INDEX

- Introduction
- Section 1: Reporting Sexual Misconduct
- Section 2: Interim Protective Measures
- Section 3: Support Services
- Section 4: Process for Investigating and Resolving Institutional Reports
- Section 5: Appeals
- Section 6: Recusal Challenge for Bias
- Section 7: Definitions and Prohibited Conduct
- Section 8: Clayton State University EEO Statement
- Section 9: Important Contact Information

INTRODUCTION

Clayton State University ("CSU") is committed to ensuring a safe learning environment that supports the dignity of all members of the University’s community and the University System of Georgia community. Clayton State University does not discriminate on the basis of sex or gender in any of its education or employment programs and activities. To that end, this policy prohibits specific forms of behavior that violate Title IX of the Education Amendments of 1972. Clayton State University will not tolerate sexual misconduct, which is prohibited, and which includes, but is not limited to, domestic violence, dating violence, sexual assault, sexual exploitation, sexual harassment, and stalking. Clayton State University further strongly encourages all members of the University community who are not deemed Responsible Employees (Mandatory Reporters) to report instances of sexual misconduct promptly. The University Community is defined as students, faculty and staff, as well as contractors, vendors, visitors, and guests.

This policy and procedures are intended to ensure that all parties involved receive appropriate support and fair treatment, and that allegations of sexual misconduct are handled in a prompt, thorough and equitable manner.

Prevention is one of the primary mechanisms used to reduce incidents of sexual violence on campus. Clayton State University provides prevention tools and conducts ongoing awareness and prevention programming and training for the campus community including students, faculty, and staff. Such programs are designed to stop sexual violence through the promotion of positive and healthy behaviors. Programming will educate the campus community on consent, sexual assault, alcohol use, dating violence, domestic violence, stalking, bystander intervention, and reporting.
SECTION 1: REPORTING SEXUAL MISCONDUCT

A complainant of sexual misconduct can choose among several reporting options at Clayton State University: filing a criminal complaint with the Department of Public Safety and law enforcement officials; filing an administrative report with the Title IX Coordinator or Deputy Title IX Coordinator in the Department of Human Resources; with Responsible Employees; or filing an anonymous report. These processes are detailed below.

A complainant of sexual misconduct may also report to the Office of Civil Rights (OCR). An individual who believes he/she is a victim of sexual misconduct is encouraged to report allegations of sexual misconduct promptly.

The Title IX Coordinator and the Deputy Title IX Coordinator identity and contact information is published prominently on the institution’s website, as well as in any relevant publication.

Individuals are encouraged to report their complaints in writing, though oral complaints will also be accepted, taken seriously, and investigated, to the extent possible. Further, while complaints should be made as quickly as possible following an alleged incident of sexual misconduct, all reports should be accepted regardless of when reported.

Clayton State University Office of Institutional Equity Administration:

Rodney Byrd – Title IX Deputy Coordinator
Chief Human Resources Officer, EEO Director, ADA/Section 504 Coordinator
Arbor Hall – East Campus, Suite 200 Morrow, Georgia 30620
Office Phone: 678-466-4232
e-Mail: RodneyByrd@clayton.edu
web: http://www.clayton.edu/human-resources/Institutional-Equity

Nikia Yallah – Title IX Coordinator
Assistant Director for Institutional Equity/EEO/Employee Relations
Arbor Hall – East Campus, Suite 200 Morrow, Georgia 30620
Office Phone: 678-466-4237
e-Mail: nikiayallah@clayton.edu
web: http://www.clayton.edu/human-resources/Institutional-Equity

All reports of sexual misconduct alleged to have been committed by a student must be handled consistently with requirements set forth in Section 4.6.5, Standards for Institutional Student Conduct Investigation and Disciplinary Proceedings.

All reports of sexual misconduct alleged to have been committed by a non-student member of the institution community will be addressed and/or resolved through Clayton State University’s and the Board of Regents’ applicable policies for discipline of non-students.

1. **Student or Employee Making a Report:**

Complaints and reports should be made as soon as possible after an incident. The Title IX Coordinator coordinates and tracks all complaints and reports under this procedure. There are several avenues available for submitting a complaint or report:

Approved: Cabinet
Effective: Date: April 22, 2016
Revision Date: July 5, 2018
• Leave a private voice message for the Deputy Title IX Coordinator at (678) 466-4232 or for the Title IX Coordinator at 678-466-4237 or 4230;
• File a complaint or report on the form contained on the HR website: [https://claytonstate.qualtrics.com/jfe/form/SV_ebRSQ0hxLtjwDJP](https://claytonstate.qualtrics.com/jfe/form/SV_ebRSQ0hxLtjwDJP);
• Send a private email to the Title IX staff at title9@clayton.edu;
• Mail a letter to the HR (Institutional Equity/EEO/Title IX);
• Visit one of the Title IX staff (it is best to make an appointment first to ensure availability);
• Report to another trusted University official (e.g., Resident Assistant, Professor, Coach, Advisor, Administrator) who will provide information as required under the policy to the Title IX Coordinator or Title IX Deputy Coordinator.

2. **Responsible Employees/Mandatory Reporters Making a Title Report:**

Responsible Employees/Mandatory Reporters informed about sexual misconduct allegations involving any student must notify the Title IX or Deputy Coordinator as soon as practicable. Responsible Employees should not attempt to resolve the situation, but must notify and report all relevant information to the Title IX or Deputy Coordinator.

Privileged Employees are not bound by this requirement but may, consistent with their ethical and legal obligations, be required to report limited information about incidents without revealing the identities of the individuals involved to the Title IX Coordinator. All members of Clayton State University are encouraged to report incidents of sexual misconduct promptly.

Complaints should include as much information as possible – that is: (1) the type of sexual misconduct experienced; (2) the name of the respondent; (3) the date(s), time(s), and place(s) of the sexual misconduct; (4) the name(s) of any individual(s) with knowledge of the incident; (5) whether any tangible evidence has been preserved; and (6) whether a criminal complaint has been made. [Note: In gathering the information, the Responsible Employee (Mandatory Reporter) should stop short of starting to investigate the situation and must notify the Title IX Coordinator or Deputy Title IX Coordinator promptly.]

Information from complaints will be shared only as necessary to investigate and to resolve the alleged sexual misconduct. Complaints will be investigated and resolved as outlined below. The Title IX Coordinator will assess the need for and institute interim measures as described below as appropriate and where reasonable, as well as work with the appropriate institutional department to determine the need to issue a broader warning to the community in compliance with the Clery Act or to report activity to the authorities.

Institutional reports will be investigated and adjudicated separately from any criminal complaints.

1. **Confidentiality:** Where a complainant or alleged victim requests that his or her identity be withheld or the allegation(s) not be investigated, the institutions should consider, through the Title IX Coordinator, whether this request can be honored while still providing a safe and nondiscriminatory environment for the institution. Honoring the request may limit the institution’s ability to respond fully the incident and may limit the institution’s ability to discipline the respondent.
2. **Retaliation**: Anyone who, in good faith, reports what he or she believes to be misconduct under this Policy, or who participates or cooperates in, or is otherwise associated with any investigation, shall not be subjected to retaliation. Anyone who believes that he or she has been the target of retaliation for reporting, participating, cooperating in, or otherwise being associated with an investigation should immediately contact the Coordinator for the institution. Any person found to have engaged in retaliation in violation of this Policy shall be subject to disciplinary action.

3. **False Complaints**: Individuals are prohibited from intentionally giving false statements to a system or institution official. Any person found to have intentionally submitted false complaints, accusations, or statements, including during a hearing, in violation of this Policy shall be subject to appropriate disciplinary action (up to and including suspension or expulsion) and adjudicated under the student conduct policy.

4. **Amnesty**: Individuals should be encouraged to come forward and to report sexual misconduct notwithstanding their choice to consume alcohol or to use drugs. Information reported by an individual during an investigation concerning use of drugs or alcohol will not be used against the particular individual in a disciplinary proceeding or voluntarily reported to law enforcement; however, individuals may be provided with resources on drug and alcohol counseling and/or education, as appropriate.

3. **Making a Report to Law Enforcement**

Because sexual misconduct may constitute criminal activity, a complainant also has the option, should he or she so choose, of filing a report with campus (CSU Department of Public Safety) or local police, for his or her own protection and that of the surrounding community.

Contact Information:

- IMPORTANT, never hesitate to call the Department of Public Safety's emergency telephone number (770) 960-5151
- Location: Edgewater Hall Room 207
- Phone: (678) 466-4050
- Fax: (678) 466-4269

**Please remember that if someone is in immediate danger or needs immediate medical attention, the first place to report is the CSU's Department of Public Safety at 678-466-4050.**

You may also report to the Morrow City Police Department, or the local police. Some forms of discrimination and harassment may also be crimes. For example, sexual assault, stalking and rape are crimes. Criminal reports should be made to law enforcement, even if it is uncertain whether the particular conduct is a crime. Calling CSU Public Safety or local law enforcement can help you:

1. Obtain emergency and nonemergency medical care.
2. Get immediate law enforcement response for your protection.
3. Understand how to provide assistance in a situation that may escalate to more severe criminal behavior.
4. Arrange a meeting with victim advocate services.
5. Find counseling and support.
6. Initiate a criminal investigation.
7. Answer questions about the criminal process.

Complainants considering filing a report of sexual misconduct with law enforcement should preserve any evidence of sexual misconduct, including, but not limited to, the following:

1. Clothing worn during the incident including undergarments;
2. Sheets, bedding, and condoms, if used;
3. Lists of witnesses with contact information;
4. Text messages, call history, social media posts;
5. Pictures of injuries; and/or
6. Videos.

Emergency Blue Light Network: Throughout the campus there are several white structures with reflective lettering on the sides stating EMERGENCY and topped with a blue light. These eye catching structures are campus emergency phones. They will emit a blue light after dark when activated after the button on the phone is pressed. Once activated, users are automatically connected to University Police. These telephones have been placed throughout the campus and parking lots. In addition to the emergency telephones, there are a number of closed-circuit television surveillance cameras that assist in monitoring selected areas on campus. To activate an emergency telephone, walk up to the Tower and press the black button. Phones automatically dial into the University Police Communications Center. Immediately inform the dispatcher of the nature of the emergency and its exact location.

Is there a Safety Escort Service available? Yes. Clayton State University Public Safety will provide safety escorts. You may request an officer's presence when you are in need of a Safety Escort.

4. Making an Anonymous Report or Third-Party Reports

Clayton State University provides a mechanism by which individuals can report incidents of alleged sexual misconduct anonymously.

- Email: title9@clayton.edu
- Phone: 678-466-4237 or x4232
- Anonymous & Non-Anonymous Online Reporting Tool: https://claytonstate.qualtrics.com/jfe/form/SV_ebRSQ0hxLtiwDJP

The Title IX Coordinator accepts anonymous and third-party reports of conduct alleged to violate this Policy and will follow up on such reports. The individual making the report (Reporter) is encouraged to provide as much detailed information as possible to allow the Title IX Coordinator or the assigned Title IX Investigator(s) to investigate and respond as appropriate. The Title IX Coordinator may be limited in the ability to investigate an anonymous report unless sufficient information is furnished to enable the Title IX Coordinator to conduct a meaningful and fair investigation.
5. **Making an External Complaint**

If you filed a complaint with the Title IX Coordinator and believe the University’s response was inadequate, or you otherwise believe you have been discriminated against by the University on the basis of race, color, national origin, sex, including sexual harassment, disability age, or retaliation, you may file a complaint with the Board of Regents’ Title IX Coordinator.

**Ms. Kimberly Ballard-Washington**
Assistant Vice Chancellor and Title IX Coordinator
kimberly.ballard-washington@usg.edu
404-962-3255

In addition, you may file a complaint with the federal Office for Civil Rights (OCR) of the U.S. Department of Education based in Atlanta or the Educational Opportunities Section (EOS) of the Civil Rights Division of the U.S. Justice Department of Justice.

**Confidentiality of Complaints and Reports:** Parties in these processes, including the Complainant, the individual accused of a Policy Violation (“Respondent”), and witnesses, have privacy rights and reasonable expectations of confidentiality in the investigation of matters subject to this procedure.

In addition, the integrity of the process depends on ensuring reasonable confidentiality. The Title IX Coordinator will keep confidential the complaint, report, witness statements, and any other information provided by the Complainant, Respondent, or witnesses and will disclose this information only to the Complainant, Respondent, or witnesses, as necessary to give fair notice of the allegations and to conduct the investigation; to law enforcement consistent with state and federal law; to other University officials as necessary for conducting the investigation and for coordinating interim measures, sanctions or for health, welfare, and safety reasons, and to government agencies who review the University’s compliance with federal law. Information regarding the investigation and any written decision will be disclosed only to the Complainant, Respondent, Title IX Coordinator, Appeals Panel, and University officials as necessary.

Members involved in an administrative investigation and any proceedings have the same strict obligations to keep all information they learn confidential, subject to the limited exception when necessary to protect health, welfare or safety. Information about complaints and reports, absent personally identifiable information, may be reported to University officials and external entities for statistical and analysis purposes pursuant to federal and state law and University policy.

**SECTION 2: INTERIM PROTECTIVE MEASURES**

The Title IX Coordinator or his/her designee may impose interim protective measures before the final outcome of an investigation and until final resolution of the allegations if failure to take the interim measures would constitute an immediate threat to the safety and well-being of the alleged victim or other members of the institution, or to ensure equal access to the institution’s education programs and activities. Before any such measures are instituted, however, the Title IX Coordinator should, where practicable, provide the respondent with an initial opportunity to respond to the allegations and to the imposition of any interim protective measures specifically.

Approved: Cabinet
Effective: Date: April 22, 2016
Revision Date: July 5, 2018
Imposing interim protective measures does not indicate that a violation of this Policy has occurred, and is
designed to protect the alleged victim and community, and not to harm the respondent. To the extent interim
measures are imposed, they should minimize the burden on both the alleged victim and the respondent,
where feasible. Interim measures may include, but are not limited to:

1. Change of housing assignment;
2. Issuance of a “no contact” directive;
3. Restrictions or bans to entering certain institution property;
4. Changes to academic or employment arrangements, schedules, or supervision;
5. Interim suspension; and
6. Other measures designed to promote the safety and well-being of the parties and the
institution’s community.

An interim suspension should only occur where necessary to maintain safety, and should be limited to those
situations where the respondent poses a serious and immediate danger or threat to persons or property. In
making such an assessment, the institution should consider the existence of a significant risk to the health or
safety of the alleged victim or the campus community, the nature, duration, and severity of the risk, the
probability of potential injury, and whether less restrictive means can be used to significantly mitigate the
risk.

Before an interim suspension is issued, the institution must make all reasonable efforts to give the respondent
the opportunity to be heard on whether his or her presence on campus poses a danger. If an interim
suspension is issued, the terms of the suspension take effect immediately. When requested by the
respondent, a hearing to determine whether the intermediate suspension should continue will be held within
three (3) business days of the request.

SECTION 3: SUPPORT SERVICES

Once an individual makes a complaint, or receives notice that a complaint has been made against him or her,
that individual should receive information about support services, such as counseling, advocacy, housing
assistance, academic support, disability services, health and mental services, and legal assistance, as is
available at Clayton State University.

Available support services will also be listed on the Clayton State University Title IX website.

Clayton State University Resources

- Human Resources (Title 9): (678) 466-4237, or x4230, or x4232; http://www.clayton.edu/human-resources/Title-IX
- Department of Public Safety: (678) 466-4050; http://www.clayton.edu/public-safety
- University Health Services: (678) 466-4940; http://www.clayton.edu/uhs
- Counseling Services: (678) 466-5406; http://www.clayton.edu/counseling
- Disability Services: (678) 466-5445; http://www.clayton.edu/disability
- Department of Student Affairs: (678) 466-5420; http://www.clayton.edu/student-affairs
Other External Support Services

- Southern Regional Medical Center: (770) 991-8000
- Southern Crescent Sexual Assault Center: (770) 477-2177; http://gnesa.org/content/southern-crescent-sexual-assault-center

SECTION 4: PROCESS FOR INVESTIGATING & RESOLVING INSTITUTIONAL REPORTS

Jurisdiction: Clayton State University shall take necessary and appropriate action to protect the safety and well-being of its community. Accordingly, sexual misconduct perpetrated against students by CSU students, faculty, or staff should be addressed whenever such acts occur on a campus, in connection with an institution’s program or activity, or in a manner that creates a hostile environment for members of the institution community. Further, the policy is applicable to all Clayton State University students, faculty, and staff, as well as contractors, vendors, visitors, guests or other third parties.

Advisors: Both the alleged victim and respondent, as parties to the matter, shall have the opportunity to use an advisor (including an attorney) of his/her choosing for the express purpose of providing advice and counsel at his/her own expense. The selected advisor shall not otherwise be a party or witness involved in the investigation. The advisor may be present during any meetings and proceedings involved in the investigatory or resolution process in which the advisee is also eligible to be present. The advisor may advise the advisee, including providing questions, suggestions, advice on the proceedings, and guidance on responses to any questions of the participant, but shall not participate directly. The institution shall not prohibit family members of any party from attending if the party requests such attendance, but may limit the number to two family members.

Timeframe: Efforts will be made to complete the investigation within a reasonable timeframe, which will be determined based upon the allegations, availability of witnesses and/or evidence, etc. in a particular case. When the timeframe will extend past the reasonable timeframe, the parties will be informed of the delay and the reason for the delay. The investigator shall keep the parties informed of the status of the investigation.

Investigations:

1. The Title IX Coordinator is primarily responsible for directly overseeing the investigation and resolution of complaints, and coordinating possible remedial actions or other responses reasonably designed to minimize the recurrence of the alleged conduct as well as mitigate the effects of any misconduct. The Title IX Coordinator will ensure prompt, fair, and impartial investigations and resolutions of complaints alleging violations of the sexual misconduct policy. The Title IX Coordinator shall be responsible for ensuring any individual participating in the investigation, resolution, or appeal of any sexual misconduct case has received regular training on issues pertaining to sexual misconduct.

2. The Title IX Coordinator shall designate an investigator to conduct a prompt, thorough, and impartial investigation into each complaint received. The investigation shall consist of interviews of the complainant, alleged victim, respondent, and witnesses, and the collection and review of documents or other physical or electronic information, as well as other steps, as appropriate.

3. Unrelated charges and cases shall be investigated separately, unless the respondent consents to having them aggregated.
4. The respondent shall be provided with written notice of the complaint, pending investigation, possible charges, possible sanctions, and available support services. The notice should also include the identity of the Title IX Coordinator and any investigator(s) involved. Notice shall be provided via institution email. If confirmation of receipt is not received by the Title IX Coordinator or the investigator, the Title IX Coordinator or the investigator shall engage in other measures to ensure notice is received by the respondent. A copy shall also be provided to the alleged victim via the same means.

5. The investigator will timely begin the investigation and will schedule an initial interview with the complainant, alleged victim, respondent and any known relevant witnesses. The investigator should retain written notes and/or obtain written or recorded statements from each interview. The investigator shall also keep a record of any proffered witnesses not interviewed, along with a brief, written explanation.

6. Each party shall have three (3) business days to submit a written statement to supplement the notice of complaint and the verbal interview. In that response, the respondent shall have the right to admit or to deny the allegations, and to set forth a defense with facts, witnesses, and documents – whether written or electronic – in support. If the respondent admits responsibility, the process may proceed to the sanctioning phase or may be informally resolved, if appropriate. If respondent has not otherwise responded, a non-written response will be considered a general denial of the alleged misconduct.

7. Based on this response and other relevant information, the investigator shall continue to interview witnesses for both sides, to re-interview parties where necessary, and to collect and review documents or other physical or electronic information, as well as other steps, as appropriate.

8. Where the respondent is a student, the respondent has the right to remain silent during the investigation and resolution process, without an automatic adverse inference resulting. If the respondent chooses to remain silent, the investigation may ultimately still proceed and policy violation charges may still result, which may be resolved against the respondent.

9. The respondent and/or alleged victim may challenge the participation of the investigator on the grounds of personal bias by submitting a written statement to the Title IX Coordinator setting forth the basis for the challenge no later than three (3) business days after the party reasonably should have known of the bias. The Title IX Coordinator will determine whether to sustain or deny the challenge, and if sustained, to appoint a replacement.

10. At the conclusion of the investigation, the investigator will issue to the parties a written report setting forth charges and possible sanctions, as well as an explanation of the evidence against the respondent.

11. The parties shall have at least three (3) business days to respond to the report in writing. The respondent’s written response should outline his or her plea in response to the charge(s), and where applicable, his or her defense(s), and the facts, witnesses, and documents – whether written or electronic – in support.

12. The investigator shall, as necessary, conduct further investigation and update the report as warranted by the response(s), and will update the report as necessary.
13. If at any point the investigator determines there is insufficient evidence to support a charge or to warrant further consideration of discipline, then the complaint should be dismissed.

14. Upon completion of the investigation, the investigator will review the evidence with the Title IX Coordinator. The Title IX Coordinator will ensure policies have been followed.

15. The Title IX Coordinator will contact the alleged victim(s) and the respondent(s) and schedule an opportunity to meet with each party individually. During these meetings, the Title IX Coordinator shall review the report with the parties (individually). Should the report be acceptable to all parties, an informal resolution may be made, which would not require the parties to move to the hearing phase of these procedures. If, however, the parties agree on the conduct, but not on the sanctions, then the sanctions shall be addressed by the hearing panel.

16. Allegations of sexual misconduct involving a student that are brought against an institution’s faculty or staff will be investigated as outlined above, but will be further addressed and/or resolved through the institution’s applicable employment policies, and in accordance with the procedures for dismissal outlined in the Board of Regents Policy including procedures for appealing such decisions.

17. Where the respondent(s) is a student, a hearing, as well as corresponding procedures/rights to appeal, shall be set and administered as set forth below, and a final report shall be provided to all parties, which will also provide a date, time, and location for a hearing on the matter.

18. The final report should also be provided to the panel for their consideration in adjudicating the charges brought against the respondent. The investigator may testify as a witness before the panel regarding the investigation and findings, but shall otherwise have no part in the hearing process and shall not attempt to otherwise influence the panel outside of providing testimony during the hearing.

Hearings

1. The hearing will be coordinated and conducted by the Hearing Officer. The Panel must be composed of at least three (3) members.

2. Notice of the date, time, and location of the hearing shall be provided to the respondent, complainant, and alleged victim (where applicable) at least five (5) business days prior to the hearing. Notice shall be provided via institution email where applicable.

3. The investigator shall not serve on the Panel.

4. No student shall serve on the Panel.

5. Both the alleged victim and respondent shall have the opportunity to present witnesses and evidence to the Panel. Both parties shall have the right to confront any witnesses, including the other party, by submitting written questions to the hearing officer for consideration. Witness testimony, if provided, shall pertain to knowledge and facts directly associated with the case being heard. Advisors may actively assist in drafting questions.
6. The Panel shall ask the questions as written, and will limit questions only if they are unrelated to determining the veracity of the charge leveled against the respondent(s). In any event, the Panel shall err on the side of asking all submitted questions, and must document the reason for not asking any particular questions.

7. The Hearing Officer reserves the right to allow a party to testify in a separate room, when determined to be necessary. Where such a determination is made, special measures must be put in place to ensure no party is unfairly disadvantaged by this procedure. A party must still give testimony in the presence of the Panel, and the opposing party must have the opportunity to view the testimony remotely and to submit follow-up questions.

8. Similarly, where the Hearing Officer determines that a witness or party necessary to the proceedings is unavailable and unable to be present due to exigent circumstances (e.g., on a study abroad program, medical restrictions on travel, etc.), he or she may establish special procedures for providing testimony from a separate location.

   In doing so, the Hearing Officer must determine there is a valid basis for the unavailability, ensure proper sequestration in a manner that ensures the testimony has not been tainted, and make a determination that such an arrangement will not unfairly disadvantage any parties. Should it be reasonably believed that a party or witness who is not physically present has presented tainted testimony to the Panel, the Panel will disregard the testimony of that witness.

9. The standard of review shall be a preponderance of the evidence; however, any decision to suspend or to expel a student must also be supported by substantial evidence at the hearing.

10. Formal civil rules of evidence do not apply to the investigatory or resolution process.

11. Documentation of the proceedings will be maintained, which may include written findings of fact, transcripts, audio recordings, and/or video recordings.

12. Both the respondent and alleged victim shall be provided a written report via institution email of the outcome and any resulting sanctions. The written report must summarize the evidence in support of the sanction. The report should include details on how to appeal, as outlined below.

**Possible Sanctions**

The severity of sanctions or corrective actions may depend on the severity, frequency and/or any witnesses, including the other party, by submitting written questions to the nature of the offense, history of past discriminatory, harassing, or retaliatory conduct, the respondent’s willingness to accept responsibility, previous institutional response to similar conduct, and the Institution’s interests. The Panel will determine the sanction after review of the investigatory findings.
The broad range of sanctions includes but is not limited to: expulsion; suspension for an identified time frame or until satisfaction of certain conditions, or both; temporary or permanent separation of the parties (e.g., change in classes, reassignment of residence, no contact orders, limiting geography of where parties can go on campus) with additional sanctions for violating orders; required participation in sexual or relationship sensitivity training/awareness education programs; required participation in alcohol and other drug awareness and abuse prevention programs; counseling or mentoring; volunteering/community service; loss of institutional privileges; delays in obtaining administrative services and benefits from the institution (e.g., holding transcripts, delaying registration, graduation, diplomas); additional academic requirements relating to scholarly work or research on sexual misconduct; financial restitution; or any other discretionary sanctions directly related to the violation or conduct.

SECTION 5: APPEALS

Parties shall have the right to appeal the outcome on any of the following grounds: (1) to consider new information, sufficient to alter the decision, or other relevant facts not brought out in the original hearing, because such information was not known or knowable to the person appealing during the time of the hearing; (2) to allege a procedural error within the hearing process that may have substantially impacted the fairness of the hearing, including but not limited to whether any hearing questions were improperly excluded or whether the decision was tainted by bias; or (3) to allege that the finding was inconsistent with the weight of the information.

 Appeals may be made by the alleged offender for the above reasons in any case where sanctions are issued – even those in which such sanctions are held “in abeyance,” such as probationary suspension or expulsion.

The appeal must be made in writing, and must set forth one or more of the bases outlined above, and must be submitted within five (5) business days of the date of the final report.

Where the respondent or alleged victim appealing the outcome is a student, the appeal should be made to the Vice President for Student Affairs or his/her designee. The appeal shall be a review of the record only, and no new meeting with the respondent or alleged victim will be held. The non-appealing party shall be given the opportunity to respond to the appellant’s submission. The applicable Vice President, or his/her designee, may affirm the original finding and sanction; affirm the original finding but issue a new sanction of greater or lesser severity; remand the case back to the Title IX Coordinator to correct a procedural or factual defect; or reverse or dismiss the case if there was a procedural or factual defect that cannot be remedied by remand. The Vice President or his/her designee shall then issue a decision in writing to both the respondent and alleged victim simultaneously within a reasonable time period.

The decision of the Vice President or his/her designee may be appealed in writing within five (5) business days (as determined by the date of the decision letter) to the President of the institution solely on the three grounds set forth above.

The President may affirm the original finding and sanction; affirm the original finding but issue a new sanction of greater or lesser severity; remand the case back to the Title IX Coordinator to correct a procedural or factual defect; or reverse or dismiss the case if there was a procedural or factual defect that cannot be remedied by remand. The President’s decision shall be issued in writing to both the respondent and alleged victim and shall be issued within a reasonable amount of time. The President’s decision shall be the final decision of the institution.
Should the respondent or alleged victim wish to appeal the President's decision, he or she may appeal to the Board of Regents in accordance with the Board of Regents Policy 8.6.

**SECTION 6: RECUSAL CHALLENGE FOR BIAS**

Any party may challenge the participation of any institution official or employee in the process on the grounds of personal bias by submitting a written statement to the institution’s designee setting forth the basis for the challenge. The written challenge should be submitted within a reasonable time after the individual reasonably should have known of the existence of the bias. The institution’s designee will determine whether to sustain or deny the challenge, and if sustained, the replacement to be appointed.

**SECTION 7: DEFINITIONS AND PROHIBITED CONDUCT**

- **Community:** Students, faculty and staff, as well as contractors, vendors, visitors, and guests.

- **Complainant:** An individual lodging a complaint. The complainant may not always be the alleged victim.

- **Consent:** Words or actions that show a knowing and voluntary willingness to engage in mutually agreed-upon sexual activity. Consent cannot be gained by force, intimidation or coercion, by ignoring or acting in spite of objections of another, or by taking advantage of the incapacitation of another, where the respondent knows or reasonably should have known of such incapacitation.

  Consent is also absent when the activity in question exceeds the scope of consent previously given. Past consent does not imply present or future consent. Silence or an absence of resistance does not imply consent. Minors under the age of 16 cannot legally consent under Georgia law.

- **Dating Violence:** Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the alleged victim.

- **Domestic Violence:** Violence committed by a current or former spouse or intimate partner of the alleged victim, by a person with whom the alleged victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the alleged victim under the domestic or family violence laws of the jurisdiction, or by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the jurisdiction.

- **Incapacitation:** The physical and/or mental inability to make informed, rational judgments, and can result from mental disability, sleep, involuntary physical restraint, or from intentional or unintentional taking of alcohol and/or other drugs. Whether someone is incapacitated is to be judged from the perspective of an objectively reasonable person.

- **Nonconsensual Sexual Contact:** An intentional sexual touching upon a person, without consent or where the person is incapacitated, and/or by force, by another person or with any object. Sexual contact includes but is not limited to, intentional contact with the breasts, buttocks, groin, or genitals, or touching another with these body parts, or making another touch the alleged victim or themselves with or on any of these body parts.
• **Confidential Employees:** Institution employees who have been designated by the Institution’s Coordinator to talk with an alleged victim in confidence. Confidential Employees must only report that the incident occurred and provide date, time, location, and name of alleged respondent (if known) without revealing any information that would personally identify the alleged victim. This minimal reporting must be submitted in compliance with Title IX and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (“Clery Act”). Confidential Employees may be required to fully disclose details of an incident in order to ensure campus safety.

• **Privileged Employees:** Individuals employed by the institution to whom a complainant or alleged victim may talk in confidence, as provided by law. Disclosure to these employees will not automatically trigger an investigation against the complainant’s or alleged victim’s wishes. Privileged Employees include those providing counseling, advocacy, health, mental health, or sexual-assault related services (e.g., sexual assault resource centers, campus health centers, pastoral counselors, and campus mental health centers) or as otherwise provided by applicable law. Exceptions to confidentiality exist where the conduct involves suspected abuse of a minor (in Georgia, under the age of 18) or otherwise provided by law, such as imminent threat of serious harm. Further, Privileged Employees must still submit anonymous statistical information for Clery Act purposes.

• **Respondent:** Individual who is accused to have engaged in conduct that violates this Policy.

• **Responsible Employees:** Those employees who must promptly and fully report complaints of or information regarding sexual misconduct to the Title IX Coordinator. Responsible Employees include any administrator, supervisor, faculty member, or other person in a position of authority who is not a Privileged Employee. Student employees who serve in a supervisory, advisory, or managerial role are in a position of authority for purposes of this Policy (e.g., teaching assistants, residential assistants, student managers, orientation leaders, etc.). Responsible Employees are not required to report information disclosed at public awareness events (e.g., “Take Back the Night,” candlelight vigils, protests, “survivor speak-outs” or other public forums in which students may disclose incidents of prohibited conduct).

• **Sexual Assault:** An umbrella term referring to a range of nonconsensual sexual contact, which can occur in many forms including but not limited to rape and sexual battery.

• **Sexual Exploitation:** “Sexual Exploitation” occurs when an individual takes non-consensual or abusive sexual advantage of another for his or her own advantage or benefit, or to the benefit or advantage of anyone other than the one being exploited.

Examples of sexual exploitation may include, but are not limited to, the following:

1. Invasion of sexual privacy;
2. Prostituting another individual;
3. Non-consensual video or audio of sexual activity;
4. Non-consensual distribution of video or audio of sexual activity, even if the sexual activity or video or audio taken of sexual activity was consensual;
5. Intentional observation of un-consenting individuals who are partially undressed, naked, or engaged in sexual acts;
6. Knowingly transmitting an STD or HIV to another individual;

7. Intentionally and inappropriately exposing one’s breasts, buttocks, groin, or genitals in non-consensual circumstances; and/or

8. Sexually-based bullying.

- **Sexual Harassment:** Unwelcome verbal, nonverbal, or physical conduct, based on sex or gender stereotypes, that: is implicitly or explicitly a term or condition of employment or status in a course, program, or activity; is a basis for employment/educational decisions; or has the purpose or effect of interfering with one’s work or educational performance creating an intimidating, hostile, or offensive work or learning environment, or interfering with or limiting one’s ability to participate in or benefit from an institutional program or activity.

  o BOR Policy 8.2.16 on Sexual Harassment: [http://www.usg.edu/policymanual/section8/C224/#p8.2.16-sexual-harassment](http://www.usg.edu/policymanual/section8/C224/#p8.2.16-sexual-harassment)

  Harassment of an employee on the basis of sex violates this federal law.

  Sexual harassment of USG employees or students is prohibited and shall subject the offender to dismissal or other sanctions after compliance with procedural due process requirements. Unwelcome sexual advancements, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitutes sexual harassment when:

  1. Submission to such conduct is made explicitly or implicitly a term or condition of an individual’s employment or academic standing; or,

  2. Submission to or rejection of such conduct by an individual is used as a basis for employment or academic decisions affecting an individual; or,

  3. Such conduct unreasonably interferes with an individual’s work or academic performance or creates an intimidating, hostile or offensive working or academic environment.

(BOR Minutes, 1980-81, p. 237-38)

- **Stalking:** Engaging in a course of conduct directed toward another person based upon sex that would cause a reasonable person (i) to fear for his or her safety or the safety of immediate family members or close acquaintances, or (ii) to suffer substantial emotional distress.

**SECTION 8: CLAYTON STATE UNIVERSITY EEO STATEMENT**

[http://www.clayton.edu/Equal-Opportunity](http://www.clayton.edu/Equal-Opportunity)

Clayton State University is an equal employment, equal access, and equal educational opportunity and affirmative action institution. It is the policy of the University to recruit, hire, train, promote and educate persons without regard to race, color, national or ethnical origin, age, disability, gender, religion, sexual orientation, gender identity or veteran status as required by applicable state and federal laws (including Title VI, Title VII, Title IX, Sections 503, and 504, ADEA, ADA, E.O. 11246, and Rev. Proc. 75-50). Clayton State University is an Affirmative Action/Equal Opportunity Institution. For questions or more detailed information regarding this policy please contact the Clayton State University Department of Human Resources at (678) 466-4230. Individuals requiring disability related accommodations for participation in any event or to obtain print materials in an alternative format, please contact the Disability Resource Center at: (678) 466-5445.
SECTION 9: IMPORTANT CONTACT INFORMATION

Clayton State University Resources

- Human Resources (Title 9): (678) 466-4237, or x4230, or x4232; http://www.clayton.edu/human-resources/Title-IX
- Department of Public Safety: (678) 466-4050; http://www.clayton.edu/public-safety
- University Health Services: (678) 466-4940; http://www.clayton.edu/uhs
- Counseling Services: (678) 466-5406; http://www.clayton.edu/counseling
- Disability Services: (678) 466-5445; http://www.clayton.edu/disability
- Department of Student Affairs: (678) 466-5420; http://www.clayton.edu/student-affairs

Important Numbers

- Southern Regional Medical Center: (770) 991-8000
- Southern Crescent Sexual Assault Center: (770) 477-2177; http://gnesa.org/content/southern-crescent-sexual-assault-center
- United Way first call for help 211
- Department of Family and Children Services: (770) 603-4602
- Suicide Hotline: (800) 827-7571
- Clayton County District Attorney’s Office: (770) 477-3450
- Victim Witness Assistance: (770) 603-4110
- Clayton County Solicitor General’s Office: (770) 477-3380
- Victim Services: (770) 473-5808
- Clayton County Magistrate Court: (770) 477-3444
- Clayton County Jail: (678) 479-5390
- Clayton County Juvenile Court: (770) 477-3270
- RAINN (Rape, Abuse, Incest, National Network): https://rainn.org/
  - Need help? Call 800.656.HOPE (4673) to be connected with a trained staff member from a sexual assault service provider in your area.
  - How does it work? When you call 800.656.HOPE (4673), you’ll be routed to a local RAINN affiliate organization based on the first six digits of your phone number. Cell phone callers have the option to enter the zip code of their current location to more accurately locate the nearest sexual assault service provider.