2021 Annual Safety & Fire Report

St. Francis College

www.sfc.edu
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Fire Safety Report Appendix A
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1 St. Francis College does not have “on campus” housing. St. Francis College is proactively issuing this report.
Message from the President

On behalf of the administrators and faculty of St. Francis College, we are committed to supporting your academic and career aspirations. In order to achieve this, the College strives to provide a safe and trusting environment. We are committed to ensuring the safety and security of all students while maintaining a Franciscan and welcoming environment. We are proud to be one of the safest colleges in an urban setting. We work hard at this. As a member of the college community you play an integral role in maintaining the safety and security on campus. Please review this annual security report as well as the complete Emergency Action Plan. If you have any questions regarding safety and security on campus, please do not hesitate to contact the Assistant Director of Campus Security at (718)-489-2022 and or (718)-489-5222.

Sincerely,

Miguel Martinez-Saenz
President
The Clery Act

The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act, more commonly known as the Clery Act, requires, among other things, colleges and universities to:

- Publish an annual report every year by October 1 that contains three years of campus crime and fire safety statistics.
- Disclose certain crime statistics for the campus and public areas immediately adjacent to or running through the campus; and certain non-campus facilities.
- Provide timely warning notices of crimes that have occurred and pose an ongoing “threat to students and employees”;
- Implement emergency notification procedures if there is an immediate threat to the health or safety of students or employees on campus;
- Disclose in a public crime log any Clery crime that occurred within Clery geography or within the patrol jurisdiction of the campus security department and is reported to the police or St. Francis College;
- Maintain a record of any fire that occurred in an on-campus student housing facility; and
- Publish missing student notification procedures for students residing in on-campus student housing facilities.

About this Report

The St. Francis College Office of Campus Security prepares this Report in compliance with the Clery Act.

This report is prepared in cooperation with the local law enforcement agencies surrounding our campus, the Office of Student Affairs, and the Office of College Relations. Each entity provides updated information on their educational efforts and programs.

The Report contains important information and policies regarding campus security as well as statistics for certain crimes occurring at St. Francis within the Clery geography for the last three calendar years. Campus crime, arrest, and referral statistics include incidents reported to local law enforcement agencies, campus security officers, and designated campus officials, including but not limited to student life, residence life, and coaches.

St. Francis College keeps records of all alleged criminal incidents, including non-Clery Act crimes, reported to the Campus Security Office, regardless of how much time has passed since the alleged incident occurred. A formal police report or investigation is not necessary in order for a reported crime to be included in the crime statistics in the Report. All crimes reported in any calendar year will be included in the Report for that calendar year, regardless of the calendar year in which the crime actually occurred.
The Counseling Center informs their clients of the procedures to report crime to the Assistant Director of Campus Security on a voluntary or confidential basis, should they feel it is in the best interest of the client. A procedure is in place to anonymously capture crime statistics disclosed confidentially during such sessions.

Prior to October 1 of each year, the College will distribute an email notification to all students and employees alerting individuals of the availability of the Report. The College will also inform prospective students and employees of the availability of the Report. The College will provide a copy of the report upon request.

The College currently has a variety of policies and procedures and it expressly reserves the right to modify them or adopt additional policies or procedures, in its sole and absolute discretion, at any time without notice. Such changes may appear in future issues of this report.

The statistics discussed in this report can be obtained from the St. Francis College Right to Know Report on the Safety & Security page (http://www.sfc.edu/studentlife/Safety). Information on the College’s administrative regulations and programs to educate the College community regarding security and crime prevention are also available here. The U.S. Department of Education website for campus crime statistics is http://ope.ed.gov/security.

In addition, St. Francis maintains a daily crime log, available online at www.sfc.edu which includes a brief summary of the nature of the crime, the date and time the crime occurred, the general location of the crime, and the disposition of the complaint, if known. Hard copies of the individual incident reports are kept in the Office of Campus Security. Multiple employees are trained to maintain the log and it is available to the public.

Required entries are, except when disclosure of such information is prohibited by law or would jeopardize the confidentiality of the victim, open to public inspection within two days of the report being made. New information will also be added within two days after the information becomes available to the police or campus security. If there is clear and convincing evidence that the release of such information would jeopardize an ongoing criminal investigation or the safety of an individual, cause a suspect to flee or evade detection, or result in the destruction of evidence, such information may be withheld until that damage is no longer likely to occur from the release of such information. The crime log for the most recent 60–day period is open to public inspection during normal business hours. Any portion of the log older than 60 days will be available within two business days of a request for public inspection.

**Clery Act Geography**

In accordance with the Clery Act, data included in this Report is presented to review crime on campus, in or on a noncampus building or property, on public property, and in dormitories or other residential facilities for students on campus. A breakdown of offenses occurring in the Found Study Residence Hall appears under the “Non-Campus Building or Property” category. The following definitions, as stated in the Clery Act Appendix for FSA Handbook (Oct. 2020) and 28 CFR 668.46, are provided:

**Campus:** (i) Any building or property owned or controlled by an institution within the same reasonably contiguous geographic area and used by the institution in direct support of, or in a
manner related to, the institution’s educational purposes, including residence halls; and (ii) any building or property that is within or reasonably contiguous to the area identified in paragraph (i) of this definition, that is owned by the institution but controlled by another person, is frequently used by students, and supports institutional purposes (such as a food or other retail vendor).

The St. Francis College's On Campus buildings or property consists of five interconnecting buildings with the main entrance geographically located at 182 Remsen Street.

Public Property: All public property that is within the same reasonably contiguous geographic area of the institution, such as a sidewalk, a street, other thoroughfare, or parking facility, and is adjacent to a facility owned or controlled by the institution if the facility is used by the institution in direct support of, or in a manner related to the institution’s educational purposes.

St. Francis College’s Public Property consists of the sidewalks, streets, and sidewalks on the opposing side of the street, in the four blocks surrounding the Campus: Remsen Street, Joralemon Street, Court Street and Clinton Street.

Non-campus Buildings and Property: (i) any building or property owned or controlled by a student organization officially recognized by the institution; or (ii) any building or property owned or controlled by an institution that is used in direct support of, or in relation to, the institution’s educational purposes, is frequently used by students, and is not within the same reasonably contiguous geographic area of the institution.

St. Francis College’s only Non-Campus Building or Property is the Found Study Residence Hall, 97 Columbia Heights

At St. Francis, student organizations are not permitted to have off-campus facilities, and therefore, St. Francis College does not have a policy concerning the monitoring and recording, through local police agencies, of criminal activity in which students engage at off campus locations of student organizations officially recognized by the institution.

Clery Geography: includes (A) Buildings and property that are part of the institution's campus; (B) The institution's noncampus buildings and property; and (C) Public property within or immediately adjacent to and accessible from the campus.
**Reporting Crimes or Emergencies**

St. Francis College encourages all students and members of the college community to be fully aware of the safety issues on campus and to take action to promptly report any illegal or inappropriate activities. Personal awareness and applying personal safety practices are the foundation of a safe community.

To report a crime in progress or an emergency, please contact 911. Then please call (718) 489-5222, the College’s dedicated emergency line. Reporting crimes to the College Security Desk ensures inclusion in the annual crime statistics and aids in providing timely warning notices to the community, when appropriate.

In response to a call, a security guard will take action she/he deems appropriate; she/he will also log non-emergency reports that will be submitted to the Assistant Director of Campus Security who will review the reports. An internal report that involves a student, submitted by a security officer, will be forwarded to the Dean of Students. The Dean of Students or a designee is responsible for reviewing all reports and will determine whether the case will be referred for internal adjudication. If necessary, the security officer will call the New York Police Department (NYPD) or the New York City Fire Department (NYFD) to respond to the scene. Campus Security is responsible for reviewing and classifying all incident reports for inclusion in the campus crime log and Annual Security Report.
As per New York Education Law, Article 129-A and 129-B, St. Francis College adopted and implemented a plan providing for the investigation of any violent felony offense occurring at or on the grounds of its campus. The plan provides for the coordination of the investigation of such crimes and reports with the NYPD. The College will immediately notify 911 and the 84th precinct. All College personnel will cooperate fully with police authorities in investigating the alleged offense. If a sexual assault or rape should occur, please follow the policy regarding sexual misconduct reporting procedures included in this Report. This Report contains information about on-campus and off-campus resources. That information is made available to provide St. Francis College Community members with specific information about resources that are available in the event they become the victim of a crime. The information about “resources” is not provided to infer those resources are “reporting entities” for St. Francis College.

**Reporting Policies:**

- All reports of incidents including criminal reports should be made to the Campus Security Desk, located in the lobby of 180 Remsen Street and available at (718) 489-5222. Everyone on campus (including students, faculty, staff and visitors) is encouraged to report immediately any and all potentially criminal activity to Campus Security and/or the New York City Police Department, even when the victim of a crime elects to, or not to make such a report, or is unable to do so. Individuals reporting to the College who wish to file a complaint with the New York City Police Department will be provided assistance. Crimes may also be reported to the following college officials:

  Edward Evans, Assistant Director of Campus Security, E: eevans3@sfc.edu | (347)-216-5436
  David Loutfi, Director of Event Management, Facility Rentals and Campus Security, E: dloutfi@sfc.edu l (718) 489-5271
  Ruben Gonzalez, Assistant Dean of Students, E: rgonzalez132@sfc.edu | (347)-538-0509

Students who have experienced harassment or who have friends who have been harassed may find it helpful to discuss the situation with someone. Confidential counseling services are available at the Student Counseling Center in Room 2310 or via phone at (718) 489-5335 / (718) 489-2035 E: stuhealthservices@sfc.edu. Students can also contact various administrators in the College, or a discrimination complaint may be filed with the New York City Human Rights Commission at 311 or (212) 416-0197 or online at https://www1.nyc.gov/site/cchr/about/report-discrimination.page. Students are encouraged to report hate or bias incidents.
Confidential Reporting and Policy on Counselors***
***With the exception of sexual misconduct crimes

If you are the victim of a crime and do not want to pursue action within the College system or the criminal justice system, you may still want to consider making a confidential report. With your permission, a designee of St. Francis College can file a report on the details of the incident without revealing your identity. The purpose of a confidential report is to comply with your wish to keep the matter confidential, while taking steps to ensure the future safety of yourself and others. With such information, the College can keep an accurate record of the number of incidents involving students, determine where there is a pattern of crime with regard to a particular location, method, or assailant, and alert the campus community to potential danger. Reports filed in this manner are counted and disclosed in the annual crime statistics for the institution.

- The Dean of Students using the FBI Uniform Crime Reporting Definitions will classify reports.
- When alleged perpetrators are identified as students, with the cooperation of the victim, the case will be adjudicated in accordance with the Faculty Committee on Student Behavior. Criminal investigation, arrest and prosecution can occur independently, before, during or after the campus judicial process.

Under St. Francis policy, all potential criminal activity, including any allegation of criminal sexual abuse, that is brought to the attention of any member of the College, should be reported to the Security Desk at (718) 489-5222 (with a specific, limited exemption for pastoral and professional counselors). Sexual Misconduct crimes must be reported to the College’s Title IX Coordinator, at (718) 489-5370 or lwerbel@sfc.edu. A priest or a brother who has a crime disclosed during sacrament of confession may not reveal anything that has been disclosed in the sacrament. The priest or brother, however, will encourage and work with the penitent to find appropriate services both on and off campus. Pastoral counselors or brothers who have a crime disclosed to them outside of the sacrament of confession are required to report the crime in accordance with this policy.

Every member of the faculty, administration and staff of St. Francis College acting in his or her capacity as an employee of the College is obligated to immediately report any incident of sexual assault, rape, sexual coercion, sexual exploitation, dating violence, domestic violence, and stalking or other forcible sexual offense against any member of the College community upon learning of the incident. All reports must be made to the Title IX Coordinator at (718) 489-5370 or lwerbel@sfc.edu. Even when the individual requests confidentiality of the incident, the employee has a mandatory responsibility to report it, though even College offices and employees who cannot guarantee confidentiality will maintain an individual’s privacy to the greatest extent possible.

Pastoral Counselor
A “pastoral counselor” is an employee of an institution, who is associated with a religious order or denomination and is recognized by that religious order or denomination as someone who provides confidential counseling and who is functioning within the scope of that recognition as a pastoral counselor.
**Professional Counselor**

A “professional counselor” is an employee of an institution whose official responsibilities include providing mental health counseling to members of the institution’s community and who is functioning within the scope of his or her license or certification.

- St. Francis College has a confidential program for students, providing individual and group counseling, focused problem solving, consultations and workshops. Problems are identified, options are reviewed, and assistance is offered. Referral services are available when needed. A safe, confidential environment to discuss areas of life that are troublesome or cause you concern.

  The SFC Counseling Center  
  Room 2310  
  (718) 489-5335 / (718) 489-2035

  Student Health Services  
  Room 2310  
  Phone: (718) 489-5366

- Confidentiality is the cornerstone of the program. *(Note exceptions to confidentiality: Exceptions include unusual circumstances, such as a court subpoena or information regarding imminent danger to self or someone else.)*

St. Francis College hopes that, if needed, students will avail themselves of this service. No problem is too small.

**Security Personnel at St. Francis College**

St. Francis College employs contracted security officers with the authority to ask for identification and remove individuals who do not have lawful business at St. Francis College. Security officers do not possess arrest power. The jurisdiction of the security officers is to secure, report and deter crimes on campus and its adjacent property. Criminal incidents are referred to the local police who have jurisdiction on the campus.

St. Francis College has a memorandum of understanding with the New York City Police Department (NYPD) with respect to the investigation of violent crimes.

St. Francis College maintains a highly professional working relationship with the New York City Police Department. All crime victims and witnesses are strongly encouraged to immediately report crimes to the Security Desk and the NYPD, even if the victim is unable or unwilling to file a report. Prompt reporting will assure timely warning notices on-campus and timely disclosure of crime statistics.
Timely Warnings - Public Safety Advisory

St. Francis issues timely warning notices, called Public Safety Advisories, whenever a Clery crime occurring within Clery geography reported to campus authorities is considered to pose a serious or continuing threat to students and employees.

The Assistant Director of Security/ Title IX Coordinator / Dean of Students reviews all reports made to Campus Security to determine if there is a serious or continuing threat and if a campus wide Public Safety Advisory is warranted. Under no circumstances will the advisory contain information regarding the identity of the victim of any crime. The Advisory will be issued through the college’s email system to students, faculty, and staff, and will also be posted on the St. Francis College web site.

Depending on the particular circumstances of the crime, especially in situations that could pose an immediate threat to the community and individuals, the Assistant Director of Security may also issue an emergency text and voice message alert through SFC- Alerts, the college’s emergency notification system.

These "Public Safety Advisories" are intended to enhance the safety of the members of the College community and may be updated if new or more accurate information becomes available during the course of the investigation. They do not present, nor are they intended to present, a complete picture of a crime on campus. Anyone with information concerning the information set forth in a Public Safety Advisory should contact the College Security Desk either in person at 180 Remsen Street or via phone at (718) 489-5222.

Emergency Response and Evacuation Procedures

The health and safety of all our students, faculty, administration, staff and visitors is of paramount concern at St. Francis College. The College recognizes the critical importance of being prepared and has designed a comprehensive program that ensures the security of the College community in the event of a crisis. The College’s Emergency Action Plan is attached as Appendix D. It includes the full Emergency Action Plan chain of command.

If there is an immediate threat to the health or safety of students or employees occurring on campus, the College will follow its emergency notification procedures.

New York City Office of Emergency Management

To ensure St. Francis College is aware of potential hazardous or emergency situations that may affect the College community within the New York City area, the College administration maintains direct contact with the New York City Office of Emergency Management as well as the New York City Police and Fire Departments.


Policy for Bias Related/Hate Crimes

The College believes that all members of the College should be part of a Franciscan campus environment that respects differences of culture, gender, religion, race, age, lifestyle, or ability. These expectations are communicated in our creed, Living the Franciscan Spirit. In accordance with this spirit, the College has established policies and procedures for preventing and adjudicating bias related crimes occurring on the College’s property, including student occupied housing, or any other property on which a College activity takes place.
Federal Law

Under the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (the Clery Act), 20 U.S.C. §1092(f), the College is required to disclose, in its Annual Security Report, all bias related/hate crimes. These statistics can be found on the College’s Safety and Security webpage located here: https://www.sfc.edu/studentlife/safety. The corresponding regulations to the Clery Act define hate crimes as criminal offenses “that manifest evidence that the victim was intentionally selected because of the perpetrator’s bias against the victim. For purposes of this section, the categories of bias include the victim's actual or perceived race, religion, gender, gender identity, sexual orientation, ethnicity, national origin, or disability.” 34 CFR 668.46(a).

New York Law

The New York Penal Code provides that “[a] person commits a hate crime when he or she commits a specified offense and either: (a) intentionally selects the person against whom the offense is committed or intended to be committed in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, gender identity or expression, religion, religious practice, age, disability or sexual orientation of a person, regardless of whether the belief or perception is correct, or (b) intentionally commits the act or acts constituting the offense in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, gender identity or expression, religion, religious practice, age, disability or sexual orientation of a person, regardless of whether the belief or perception is correct.” N.Y. Penal Law § 485.05(1).

The “specified offenses” mentioned above are: assault in the third degree; assault in the second degree; assault in the first degree; aggravated assault upon a person less than eleven years old; menacing in the first degree; menacing in the second degree; menacing in the third degree; reckless endangerment in the second degree; reckless endangerment in the first degree; strangulation in the second degree; strangulation in the first degree; manslaughter in the second degree; manslaughter in the first degree; murder in the second degree; murder in the first degree; unlawful imprisonment in the second degree; unlawful imprisonment in the first degree; kidnapping in the second degree; kidnapping in the first degree; coercion in the third degree; coercion in the second degree; coercion in the first degree; criminal trespass in the third degree; criminal trespass in the second degree; criminal trespass in the first degree; burglary in the third degree; burglary in the second degree; burglary in the first degree; criminal mischief in the fourth degree; criminal mischief in the third degree; criminal mischief in the second degree; criminal mischief in the first degree; arson in the fourth degree; arson in the third degree; arson in the second degree; petit larceny; grand larceny in the fourth degree; grand larceny in the third degree; grand larceny in the second degree; grand larceny in the first degree; robbery in the third degree; robbery in the second degree; robbery in the first degree; harassment in the first degree; aggravated harassment in the second degree; soliciting or providing support for an act of terrorism in the second degree; soliciting or providing support for an act of terrorism in the first degree; making a terroristic threat; crime of terrorism; hindering prosecution of terrorism in the second degree; hindering prosecution of terrorism in the first degree; criminal possession of a chemical weapon or biological weapon in the third degree; criminal possession of a chemical weapon or biological weapon in the second degree; criminal possession of a chemical weapon or biological weapon in the first degree; criminal use of a chemical weapon or biological weapon in the third degree; criminal use
of a chemical weapon or biological weapon in the second degree; criminal use of a chemical
weapon or biological weapon in the first degree; or any attempt or conspiracy to commit any of
the foregoing offenses. N.Y. Penal Law § 485.05(3).

**Reporting Hate Crimes**
A member of the College community who feels that he or she has been the victim of a hate
crime, or may have witnessed such an incident, should contact the College’s Security Desk
located in the lobby of 180 Remsen Street and available at (718) 489-5222. In all cases where a
hate crime is alleged to have occurred on the College’s property, including student occupied
housing, or any other property on which a College activity takes place, the College will
investigate the matter and if necessary facilitate or initiate the process of reporting the incident to
the New York City Police Department’s 84th Precinct. All College personnel will cooperate fully
with police authorities in investigating the alleged offense.
Additionally, any reported allegations of a hate crime against a student will be investigated
promptly, thoroughly, and impartially by the Dean of Students or a designee at his or her
discretion. The investigation may include individual interviews with the parties involved and,
where necessary, with individuals who may have observed the alleged conduct or may have other
relevant knowledge. Students charged with committing a hate crime will be subject to the
disciplinary sanctions and procedures outlined in The Cord under Sanctions for Misconduct.

**Penalties**
The New York Hate Crimes Act of 2000 provides for enhanced penalties when the commission
of a specified offense is determined to be a hate crime. Therefore, when the predicate offense is a
class C, D, or E felony or a misdemeanor, the crime for which the individual is convicted is
"deemed to be one category higher than the specified offense" and “the offense level applicable
to the defendant’s conviction for an attempt or conspiracy to commit a specified offense.” N.Y.
Penal Law § 485.10(2). When the specified offense is deemed a violent felony offense, the hate
crime shall also be deemed a violent felony offense. N.Y. Penal Law § 485.10(1).
Internal College sanctions can range from written or verbal reprimands to suspension or
expulsion. A full list of penalties is set forth in The Cord under Sanctions for Misconduct.

**Hate Crime Prevention Information**
Bias related/hate crimes can occur under any circumstance and in any environment. In order to
promote the safety and security of all members of the College community the College provides
the following:
Each section of *Introduction to Sociology* will feature a unit on hate crimes. This practice has
been in place since the College's Fall 2014 semester. *Introduction to Sociology* is part of the SFC
core curriculum, and is required to be taken by every student. This unit is a part of the section on
Prejudice, Discrimination, and Racism. Students will be exposed to the ideas of racism and
discrimination at the macro-level and micro-level, in terms of structural discrimination (e.g.
education, housing, and employment) and at the micro-level (e.g. racism and discrimination
against individuals in terms of personal attitudes and behavior). The section on micro-level
racism addresses the causes and consequences of hate crimes, as well as notable New York City
cases involving hate crime incidents. The Sociology/Criminal Justice Department will distribute
a handout to all students during this unit, with a list of resources for students who are victims of
hate crimes or sexual assault.
Availability of Counseling

Victims of or witnesses to a hate crime can obtain counseling and support services by contacting the College’s Counseling Center at 718-489-5335. Additionally, victims may seek assistance through community resources, including:

- **Ambulance / Police / Fire Department** - Call 911
- **Emergency Medical Service** - 718-416-7000
- **Emergency Dental Service** - 212-582-4065
- **The Brooklyn Hospital Center** - 718-250-8000
- **Brookdale University Hospital and Medical Center** - 718-240-5000
- **SUNY Downstate Medical Center** - 718-270-1000
- **New York Methodist Hospital** - 718-780-3000
- **New York Presbyterian Hospital** - 212-746-5454
- **Brooklyn's Women's Services** - 718-748-1234

For updates concerning security procedures, students should refer to the College’s Emergency Action Plan, Annual Security Report, SFCAlerts, or the College’s Safety and Security webpage.

**Building Access and Maintenance/Guest Policy**

The College campus is for the use of the students, faculty, staff and their invited guests and those on official business. The entrance of St. Francis College is located at 180 Remsen Street. All members of the College community must swipe their identification card at the bollards upon arrival.

All guests, including former employees and alumni, must present identification and register with our Security and Concierge Team. Guests will then be directed to their place of business. The Security Team covers the front desk, 24 hours a day, 7 days a week. Additionally, security cameras monitor all exits and entrances in addition to other areas on campus.

Students, faculty, staff and visitors are encouraged to report needed repairs to the Facilities Department. The Campus Security Office, daily checks the Security system that is included in the daily log book.

**Policies and Procedures for Safe Access to Buildings**

Keys are only issued to authorized faculty, staff and students.

Problems caused by people in buildings after hours should be reported to Campus Security immediately at extension 5222.

**Policies and Procedures for Safe Access to Residence Halls**

Please see Educational Housing rules and regulations attached as Exhibit E.

**Sex Offender Registry and Access to Related Information:**

Incarceration may remove a sex offender from the streets but it does nothing to prevent the offender from committing another crime when released.
St. Francis College is required to issue a statement advising the campus community where law enforcement agency information provided by a State concerning registered sex offenders may be obtained. It also requires sex offenders already required to register in a State to provide notice, as required under State law, of each institution of higher education in that State at which the person is employed, carries on a vocation, or is a student.

In the State of New York convicted high risk sex offenders must register with the Sex Offender Registry. The Registry was established pursuant to Chapter 192 of the Laws of 1995. The Sex Offender Registration Act (SORA) (Correction Law Article 6-C) established a Sex Offender Registry within the New York State Division of Criminal Justice Services. SORA was enacted to assist local law enforcement agencies to protect communities by: 1) requiring sex offenders to register with the State; and, 2) providing information to the public about certain sex offenders living in their communities.

As part of the Registry, SORA requires the Division of Criminal Justice Services to maintain a Subdirectory of High-Risk (Level 3) Sex Offenders and moderate-risk (level 2) sex offenders. The Registry also contains information on low-risk (level 1). This site provides public access to the Subdirectory of High-Risk level 3 and moderate-risk level 2 offenders only.

To request information, you must be at least 18 years old and must provide your name, address and telephone number. The information line is open Monday through Friday from 8:00 a.m.to 4:30 p.m.; it is not open on legal holidays. There is no fee for a call.

To learn the status of an individual, a caller must have the individual’s name and at least one of the following identifiers: the individual’s exact address (i.e. street address and apartment number), driver’s license, social security number, or date of birth.

**Sex Offender Registry Information Line - 1-800-262-3257**

**Sex Offender Registry DCJC website -
[https://www.criminaljustice.ny.gov/SomsSUBDirectory/search_index.jsp](https://www.criminaljustice.ny.gov/SomsSUBDirectory/search_index.jsp)**

**Missing Student Notification Policy and Procedures**

It is the policy of St. Francis College to investigate any report of a missing student who resides in College-designated housing. The College is committed to maintaining a safe and secure environment for its students and has created the following procedures to be followed in the event a student is reported or believed to be missing. This policy applies to students residing in College-designated housing.
Confidential Contact
Students residing in College-designated housing will have the opportunity to register a confidential emergency contact to be notified in the event the student is reported missing. Any contact information provided by the student is confidential and will not be disclosed except to authorized campus officials and law enforcement personnel in furtherance of a missing person investigation. If a student is under the age of 18 and not an emancipated minor, the College must and will notify the student’s custodial parent(s) or legal guardian in addition to any listed confidential emergency contact information.

Reporting Procedures
Any person who has reason to believe that a student may be missing should immediately contact the Dean of Students, located in Room 2000 of 180 Remsen Street and available at (718) 489-5215 or, outside of normal business hours (9:00 a.m. to 5:00 p.m.), at (347)538-0509. The Dean of Students, the Dean will refer the report immediately to Campus Security, and, in conjunction with Campus Security, will investigate each report and make an informed determination as to whether the student is considered missing in accordance with this policy. This investigation may include, without limitation: (i) contacting the student’s cell phone or campus phone; (ii) speaking with the student’s roommates, individuals residing in the student’s building, and any other known associate(s) of the suspected missing student; (iii) reviewing the student’s class schedule and access card history; and (iv) undertaking whatever other action is deemed appropriate, under the circumstances, to be in the best interest of the suspected missing student. If the Dean of Students determines that the student has been missing for 24 hours, the Dean of Students will immediately contact the New York City Police Department’s 84th Precinct, the College’s local precinct. Additionally, within 24 hours of making the determination that the student is missing, the College will notify the student’s confidential emergency contact. If the student is under the age of 18 and not an emancipated minor, the College must and will also contact the student’s custodial parent(s) or legal guardian within such 24-hour period. Nothing in this policy prevents the College from contacting other individuals if deemed necessary by the Dean of Students to prevent harm to a student or others, necessary to the investigation, or otherwise appropriate under the circumstances.

Policies Concerning Law Enforcement
A. Security staff are New York State certified Security Officers, not sworn peace officers.

B. Campus Security works closely with the New York City Police Department, and State and Federal law enforcement agencies to track and respond to campus criminal activity. Annually, the Assistant Director of Security formally requests crime statistics from the 84 Precinct (NYPD) in preparation for submission to the United States Department of Education. The statistics will then be included in the Annual Security Report.
C. Report all crime immediately: All criminal activity on campus should be reported immediately to Campus Security and the New York City Police Department (911).

- The College will assist in completing criminal reports.
- The College will accept the third-party reports in certain cases, like sex offenses. The College prefers to receive reports from the victim because the detail from the victim is often more accurate.
- Persons that would like to report criminal activity or crime conditions occurring on campus, but would like to report on a voluntary confidential basis may be assured that the College will not disclose the reported information, but will include the incident without specifics, if applicable, in the annual disclosure of crime statistics.

Such confidential reports can be called into the Office of Special Events (718) 489-5271 and or "Office of Campus Security 718-489-2022, during business hours, 9AM to 5PM, Monday through Friday (excluding holiday schedules).
- Preserve all physical evidence. Do not wash off or destroy evidence that may be critical.

D. Report as much detail as possible. If you are a victim of a crime, your immediate recall is often the best. Write down as much information as you can after a crime. If there is a criminal case stemming from these notes, they may need to be turned over to the prosecution and or defense. If you cannot identify the perpetrator by name, list as many details as possible, including:

- Gender
- Approximate age
- Height
- Weight/build
- Description of face including eye color, hair color, hair style (short, curly, etc.), nose
- Dress/clothing
- Facial hair
- Glasses
- Distinguishing walk
- Voice
Programs To Educate The College Community Regarding Security And Inform The College Community About Preventing Crime

A. Educational Programming on Campus:

- Through SFC 1001, a required course of all freshmen students, the college’s safety and security procedures and basic crime prevention techniques will be discussed for part of one class period. Sociology 1001, a course that most freshmen students are required to take includes lessons on sexual assault prevention. The Office of Special Events in association with the Counseling Center provides assistance in presenting programs on campus security and safety. Together they assist in presenting educational programs in the area of crime prevention, sexual assault awareness, personal safety, fire prevention, etc. College Relations will also work with the New York City Police Department in presenting needed safety programs. These programs will begin at student orientation and are reinforced throughout their time at St. Francis.

At the beginning of each semester, the Student Affairs department will distribute educational brochures to all students with content covering crime prevention and safety awareness, sexual assault prevention, and drug and alcohol abuse prevention. Likewise the same material will be annually distributed and discussed at the first faculty meeting of each academic year. This will also be incorporated into the orientation provided to new staff by the Office of Human Resources. The College’s Counseling Center will provide aid to students in coping with alcohol and drug abuse.

B. Educational Programming in Residence Halls:

At the beginning of each academic year, residence hall staff will review security and safety procedures with the students living in the residence hall.
Personal Security Recommendations

Campus security is available to assist you. However, only you can protect yourself by being aware of your surroundings and taking appropriate steps to prevent crime.

Security staff normally patrols the building 24 Hours a day. The Campus Security Desk, (718) 489-5222, is located in the lobby at 182 Remsen Street.

A. Protect your room or office.
   - Lock your door – even if you are only going out for a short time or only going a short distance. It only takes 8 seconds to walk into your room to steal your valuables.
   - Do not prop open locked doors. These doors are locked for your protection.
   - Never open doors for strangers or nonresidents. Always escort your guests to and from the main entrance.
   - Do not loan your keys to anyone – even classmates or friends. They may not be careful and may misplace them, giving the wrong person access.
   - Do not leave your keys in public places or in your jacket pocket when you are not wearing it.
   - Do not put your name or address on key rings; this may give the wrong person access to your room.

B. Protect your property:
   - Personal property (purses, briefcases, calculators, etc.) should never be left unattended. Take them with you when leaving the office, classroom or residence hall room.
   - Lock your door whenever you leave your room or office. Always lock your door when sleeping. Always lock your car doors.
   - Never open doors to strangers or non-residents. Always escort your guests to and from the main entrance.
   - Protect all valuables in your room or office. Do not leave valuables in plain view.
   - Take valuables home with you during vacations.
   - You are encouraged to open a saving or checking account rather than having large sums of money in your room. If you have a checking account, remember the number of the last check written. Theft of a check can go undetected until you receive the bank statement.
C. Protect yourself at night:

- Do not walk alone.
- Do not take shortcuts; walk where there is plenty of light and traffic.

D. Protect yourself walking and jogging:

- Do not walk or jog alone after dark.
- Walk along well-lit routes.
- Be aware of your surroundings. If you think you are being followed, go in a different direction or to the other side of the street and yell for help. Quickly go to a lighted area or to a group of people.
- Have your keys ready when returning to your room and keep your personal or valuable items concealed and close to your body.

E. Help us protect you:

Watch for suspicious persons in and around buildings and parking lots. Do not pursue them; call Security immediately.

A. Suspicious activity:

- If you see any suspicious activity or people on or near campus, call Campus Security immediately.
- Do not assume the person is a visitor or College staff member.

B. Suspicious people may be:

- Loitering about at unusual hours and locations; running, especially if something of value is being carried.
- Exhibiting unusual mental or physical symptoms. Person(s) could be under the influence of drugs or may need medical or psychiatric assistance.
- Carrying property that might be suspicious, depending on the circumstances, going from room to room trying door handles.

Door-to-door soliciting is not permitted in Educational Housing Services housing. Rule of violations should be reported to a Resident Advisor immediately.

Report all thefts and property losses immediately to Campus Security.
Be Security conscious at all times.
Policies Regarding Illegality of Alcohol and Drugs on Campus

Policy of Drug-Free Workplace

The federal Drug-Free Workplace Act of 1988 requires that the College certify that it has accomplished certain actions which will keep our campus workplace drug-free. Among the actions required is a statement of the College’s basic policy on this matter. That policy is as follows:

1. The unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited at St. Francis College.
2. Any employee who violates this prohibition shall be subject to discipline up to and including dismissal from the College’s service, for cause.
3. It is required that, as a condition of initial and continuing employment, each employee agrees to abide by the terms of this statement and to notify the Executive Director of Human Resources of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days following such conviction. [Employees should be aware that it is the College’s obligation to notify the Department of Education of such conviction within ten (10) days.]

Employers are also advised that the College considers drug abuse in the workplace to be extremely dangerous and inimical to our purposes as an institution of higher learning.

Any employee who believes him or herself to be suffering from a drug abuse problem may contact, in confidence, the Human Resources Department/Employee Assistance Program, for a prompt referral to an appropriate community counseling or rehabilitation agency.

Originally adopted May 1, 1989
Amended as of January 1, 2000

Drug-Free Policy

The unlawful possession, use, or distribution of illicit drugs, prescription medication, and alcohol by students and employees of St. Francis College is prohibited on the College’s property, student-occupied housing, or any other property on which a College activity takes place, or as part of any of the College’s activities.

Allegations of any violation of this standard by a St. Francis College student or employee shall be dealt with in accordance with the Judicial Process applicable to all alleged violations of the College’s Standards of Conduct Expected of Students and Employees. The handbook respectively states that, students and employees are advised that disciplinary sanctions will be applied following a finding of guilt, and that these may include expulsion from the College.

All members of the College community are further advised that the College may, in addition to imposing its own penalties, refer to appropriate authorities any case involving a violation of the standard of conduct pertaining to drug and alcohol abuse, wherein a finding of guilt is rendered.
Drug and Alcohol Counseling
Treatment and Rehabilitation Programs Available to Employees and Students

The resources listed below are agencies with which the College has developed a good working relationship. Students who believe that they might benefit from any of the services provided below should see the Dean of Students, who will be glad to facilitate a referral, in confidence. Similarly, employees should contact the Director of Human Resources.

(1) Daytop Village
500 8th Avenue
New York, NY 10018
(212)904-1500
Services:
(a) Counseling, treatment, and rehabilitation for abusers of all drugs. (non-methadone).
(b) In- and out-patient treatment.
(c) Job training.

(2) Alcoholics Anonymous
Hotline: (718)339-4777

(3) Neighborhood Counseling Center
7701 13th Ave (Dyker Heights)
(718)232-1351

(4) Community Affairs Liaison
84th Precinct, NYPD
(718)875-6850

(5) SAFE Horizon
2 Lafayette Street
New York, New York
(212)577-7700
Hotline (24 hours a day) – (212)577-7777

Additional Resources
For additional information, please contact The National Institute on Drug Abuse Hotline, 1-800-662-4357, an information and referral service that distributes Department of Education publications about drug and alcohol prevention programs.
In addition, the College’s Student Health Center, 718-489-5366, and Counseling Center, 718-489-5335, is stocked with literature and other materials concerning illicit drugs and alcohol abuse treatment resources frequently used by students in the vicinity of the College. Students and employees are encouraged to take advantage of this valuable in-house resource with the assurance that any inquiry will be treated in the strictest confidence.
**Legal Sanctions Concerning Alcohol and Drugs**

A. **Federal Law:** The Federal Controlled Substances Act prohibits the knowing, intentional, and unauthorized manufacture, distribution, or dispensing of any controlled substance or the possession of any controlled substance with intent to manufacture, distribute, or dispense. Federal law also prohibits the knowing, intentional, and unauthorized creation, distribution, dispensing, or possession with intent to distribute or dispense a “counterfeit substance.”

Simple possession carries a penalty of up to one (1) year imprisonment and a fine of not less than $1,000. Maximum penalties for narcotic trafficking violations range from twenty (20) years to life imprisonment. Certain violations carry mandatory minimum prison sentences of either five (5) years or ten (10) years. For example, the possession with intent to distribute one (1) kilogram or more of a substance containing a detectable amount of heroin carries a term of imprisonment of not less than ten (10) years and up to life imprisonment. Possession with intent to distribute five hundred (500) grams or more of a mixture or a substance containing a detectable amount of cocaine carries a sentence of not less than five (5) years and not more than forty (40) years imprisonment. Penalties are increased for certain specific drug crimes under federal law, including the following:

- the distribution of narcotics to persons under 21 years of age;
- the distribution or manufacturing of narcotics near schools and colleges;
- the employment of juveniles under the age of 18 years in drug-trafficking operations;
- the distribution of controlled substances to pregnant women.

Penalties for the violation of federal narcotic statutes vary greatly and depend upon two principal factors: the type of drug involved and the quantity of the drug involved. More severe penalties are imposed if a firearm is used in the commission of a drug trafficking crime. If a drug offense results in death or serious bodily injury to a person who uses the drug, the penalties are increased.

B. **New York Law:** The use, possession, and sale of controlled substances are subject to severe sanctions under New York law. The specific criminal sanctions are set forth in the New York State Penal Law and the severity of each offense is contingent upon the type and quantity of the illegal substance as well as the intent of the holder, such as personal use or distribution. For example, knowingly and unlawfully possessing a narcotic drug with the intent to sell it is a class B felony subject to up to nine (9) years imprisonment. Criminally using drug paraphernalia, including gelatine capsules, capsules, glassine envelopes, vials, or any other material suitable for the packaging of individual quantities of narcotic drugs or stimulants under circumstances evincing an intent to use or evincing knowledge that some person intends to use the same for the purpose of unlawfully manufacturing, packaging or dispensing of any narcotic drug or stimulant is considered a class A misdemeanor and is subject to up to one year imprisonment.

Additionally, under New York State laws, the sale or distribution of alcoholic beverages to a person under the age of 21 is deemed a misdemeanor and punishable by a fine of up to $1,000 and imprisonment for up to one year. New York has a Zero Tolerance Law for individuals under the age of 21 who operate a motor vehicle after consuming alcohol, irrespective of whether the individual’s blood alcohol content exceeds the legal limits for intoxication. Under the Zero Tolerance Law an individual can be subject to various penalties including fines and license revocation or suspension.
Health Risks Concerning Alcohol and Drugs

For further information, please visit the website [here](#).

Legal Sanctions - Laws Governing Alcohol

The State of New York sets 21 as the minimum age to purchase or possess any alcoholic beverage. Specific ordinances regarding violations of alcohol laws, including driving while intoxicated, are available from the Office of Director of Compliance. State laws regarding alcohol include the following:

- Persons under age 21 found possessing alcohol may be given a maximum fine of $50 and/or completion of an alcohol awareness program and/or up to thirty hours of community service.

- Anyone convicted of fraudulently using a driver’s license to buy or attempt to buy alcohol may have his/her driver’s license suspended for up to 90 days for a first violation.

- Persons convicted of buying alcohol through fraudulent means face a possible $100 fine and/or being required to do up to 30 hours of community service work and/or completion of an alcohol awareness program for a first violation.

A violation of any law regarding alcohol is also a violation of the College’s Student Code of Conduct and will be treated as a separate disciplinary matter by the College.

The College seeks to promote healthy living in community and individual life. The College recognizes that the misuse and abuse of alcohol and other chemicals is a serious health problem affecting every aspect of human life. Therefore St. Francis College accepts the responsibility to provide education about alcohol and other drug use. In situations where individuals are losing control of their chemical use and/or where that use is harming them and others in any way. The College will intervene to help out of concern for both the individual and the College community.

The College is also committed to providing alternatives to chemical use through social and recreational opportunities. Therefore, the possession, use, and/or sale of alcohol or illegal chemicals by any person or group using College facilities will not be permitted. Students possessing or using alcoholic beverages or illegal chemicals on campus or in College owned housing, and students selling illegal chemicals or persuading others to use them will be subject to disciplinary action.

In instances where College officials are informed that St. Francis College students have caused a disturbance off campus in connection with the use of alcohol or that St. Francis students have been found to be in possession, using or distributing illegal chemicals off campus, the College reserves the right to take disciplinary action.
The College enforces the New York State drinking laws, including the prohibition of use by persons less than 21 years of age, and the College’s policy. The College prohibits possession or consumption of alcohol on campus and student possessing or using alcohol will be subject to disciplinary action. Disciplinary action includes monetary fines.

The College enforces both New York State and Federal drug laws regarding the use, possession, and sale of illegal drugs.

**Drug and Alcohol Abuse Policy**

The purpose of this policy is to set forth the College’s policy regarding alcohol and other drug use, including unlawful drug use or abuse in the workplace in accordance with the Drug Free Workplace Act of 1988 (Public Law 100-690, Title V, Subtitle D) and the Drug Free Schools and Communities Act Amendments of 1989 (Public Law 101-226). The College recognizes the existence of chemical dependency and is aware of its occasional presence in the College community. Counseling and prevention programs are provided to the College community.

The Dean of Students is the adjudication authority for any violation of the drug and alcohol rules and procedures or any infraction committed by students. The Dean of Students, or his/her designee, has the authority and ability to adjudicate situations on a case-by-case basis and impose a penalty as is seen fit by the office to include exclusion from institutional use in the future. Human Resources is the adjudication authority for violation of drug and alcohol rules by employees.

The College provides reasonable assistance to any student, faculty or staff member seeking information on chemical dependency or treatment. Various offices on campus, including Health Services, and Human Resources provide information and prevention programs for those seeking help with substance abuse. The College counselors make off-campus referrals to area agencies and professionals specializing in chemical dependency.

**St. Francis College Student Counseling Center- Wellness Center**
Room 2310 - 718-489-5335
Monday – Friday 9am – 5pm
Daytop Village
401 State Street
Brooklyn, NY
(718) 625-1388

Services:
(a) Counseling, treatment and rehabilitation for abusers of all drugs (non-methadone)
(b) In and out patient treatment
(c) Job training

National Institute on Drug Abuse Hotline (301) 460-2600

**Alcoholics Anonymous**
What Is Provided: Support for people with alcoholism
For Whom: Anyone who wants to stop drinking
Contact: Call (212) 647-1680 or visit www.alcoholics-anonymous.org

**Narcotics Anonymous**
What Is Provided: Support for people with drug problems
For Whom: Anyone who wants to stop using drugs
Contact: Call (212) 929-6262 or visit www.na.org

**New York City Al Anon**
What Is Provided: Support for individuals and families whose loved ones have alcoholism
Contact: Call (212) 941-0094 or visit www.nycalanon.org

**On-Campus Drug and Alcohol Education Programs:**

**Under the Influence** is an online alcohol education course designed by 3rd Millennium Classrooms. Its course content includes attitude and behavioral surveys, self-assessments, law reviews and discussions on alcohol and/or drug abuse. Course completion is mandated of all first-time alcohol offenders. Program overseers include the Offices of Student Activities, Residence Life, and Dean of Students.

**Marijuana 101** represents a marijuana online education course designed by 3rd Millennium Classrooms. Its interactive course content orients students on drug consequences, law and self-help tools to reduce and stop drug usage. Course completion is mandated of all first-time marijuana offenders. Program overseers include the Offices of Student Activities, Residence Life, and Dean of Students.
**Alcohol Wise** represents an online alcohol education course designed by 3rd Millennium Classrooms. Its target population is first-year dormitory students. Course content includes presentations on alcohol use, consumption and impact on academic and social behaviors. Course completion is required of all incoming dorm students within their first month of moving into our off-site dormitory. Moreover, students are also called on to complete a post-course evaluation tool that is based on assessment of student entered data and decision making. Program overseers included the Offices of Residence Life and the Dean of Students.

**Greek Wise** represents an evidence-based online course tutorial aimed at all members of SFC Greek Life. Its course content includes an introduction and review of hazing, alcohol use, sexual assault and legal definitions. Course completion is mandated of Greek members during the fall of each academic school year. Program overseers include the Offices of Student Activities and Dean of Students.

**NYPD Community Affairs** – At the start of each new school year, SFC will host members of our local Community Affairs Division to conduct campus and off-campus (dormitories) tabling events that introduce campus safety. Moreover, the college will also disseminate attached literature, promotional materials and media communications.

**If You Are a Victim of Sexual Assault:**
If you are a victim of a sexual assault at this institution, your first priority should be to get to a place of safety. You should then obtain necessary medical treatment. It is strongly advocated that a victim of sexual assault report the incident in a timely manner. Time is a critical factor for evidence collection and preservation. An assault should be reported directly to the New York City Police Department and/or Campus security officer.

Promptly filing a police report will:
- ensure that a victim of sexual assault receives the necessary medical treatment and tests, at no expense to the victim
- provide the opportunity for collection of evidence helpful in prosecution, which cannot be obtained later (ideally a victim of sexual assault should not wash, douche, use the toilet, or change clothing prior to a medical/legal exam)
- assure the victim has access to free confidential counseling specifically trained in the area of sexual assault crisis intervention.

When a sexual assault victim contacts the NYPD, the New York City Police Sex Crimes Unit will be notified as well. A representative from the Office of Student Affairs will also be notified. The victim of a sexual assault may choose for the investigation to be pursued through the criminal justice system and or the College’s judicial system; there could be a victim who declines to participate in the college process but who may want to notify the NYPD as an option. A College representative will guide the victim through the available options and support the victim in his or her decision. The Title IX Coordinator will be accessible to the alleged victim. Various counseling options are available from the College’s Wellness Counseling Center. Counseling and support services outside the College system can be obtained through the Rape and Sexual Abuse Hotline at 212-267-7273.
Whenever sexual violence occurs, be it on or off campus, it is strongly recommended that the victims report the incident to the police and to Campus Security. Victims are advised that the College will assist and support them in reporting the incident to the police. At the direction of the police, the College will assist in obtaining, securing and maintaining evidence. The victim can report an incident to the police even if she/he does not wish to have charges filed. Whether or not criminal charges are filed depends, first and foremost, upon the wishes of the victim and secondly upon the decision by the District Attorney on whether or not there are sufficient grounds to prosecute. If the accused is a member of the campus community, the College will investigate the complaint and initiate appropriate disciplinary action against the accused, even in cases also being handled by authorities. The College will also, at the victim’s request, shield him/her from unwanted contact with the alleged assailant by providing, if available and feasible, alternative College housing and alternative classes.

The process for reporting the incident to the College and the procedures for institutional disciplinary action are discussed in the Sexual Misconduct Policy. These proceedings will provide a prompt, fair, and impartial investigation and resolution. Those who report sexual misconduct will be given a copy of the sexual misconduct policy.
PART I: GENERAL POLICY CONSIDERATIONS

I. NOTICE OF NON-DISCRIMINATION AND STATEMENT OF POLICY

St. Francis College (the “College” or “St. Francis”) seeks to maintain a safe learning, living and working environment. In furtherance of the Franciscan Spirit, and in accordance with Title IX of the Education Amendments of 1972 and its implementing regulations (“Title IX”), the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (the “Clery Act”), as amended by the Violence Against Women Act of 2013 (“VAWA”), Title VII of the Civil Rights Act of 1964 (“Title VII”), Article 129-B of the New York State Education Law (“Article 129-B”), the New York State and New York City Human Rights Laws (“NYSHRL” and “NYCHRL”), and all other applicable law, the College is committed to maintaining a community free from all forms of sex discrimination, including sexual harassment. In accordance with Title IX, the College does not discriminate on the basis of sex in its educational programs or activities that it operates, including admissions and employment. Title IX requires the College not to discriminate in such a manner. Under Title IX, discrimination on the basis of sex includes sexual harassment, as defined below.

Any inquiries about the application of Title IX and related issues of sex discrimination, may be referred to the College’s Title IX Coordinator, the U.S. Department of Education’s Assistant Secretary for Civil Rights, or both.

Linda Werbel Dashefsky
St. Francis College
Title IX Coordinator
180 Remsen Street, Room 7304
Brooklyn, NY 11201
Telephone: 718-489-5370
Email: lwerbel@sfc.edu

U.S. Department of Education
Office for Civil Rights
400 Maryland Avenue, SW
Washington, D.C. 20202-1100
Telephone: 1-800-421-3481
Fax: 202-453-6012; TDD: 1-800-877-8339
Email: OCR@ed.gov

The College has established this Sexual Misconduct Policy (the “Policy”), to promptly and equitably address allegations of “sexual misconduct” including: all forms of sex/gender-based discrimination, sex/gender-based harassment, all forms of sexual harassment, sexual assault, dating violence, domestic violence, stalking, and any other form of non-consensual sexual activity or related misconduct prohibited by this Policy, as well as retaliation as defined herein (collectively referred to as “sexual misconduct”). This Policy: (i) defines prohibited conduct; (ii) sets forth available resources and reporting options; (iii) describes the College’s processes for responding to reports, complaints, and formal complaints, as defined herein; and (iv) describes programs implemented by the College to educate and increase awareness among the College community.

II. TITLE IX COORDINATOR

Notice of alleged Policy violations, reports, complaints, formal complaints, and/or inquiries or concerns regarding this Policy and/or the state, federal, and local laws covered in this Policy may be made to the College’s Title IX Coordinator. Any member of the College who believes that they have been a victim of sexual misconduct is encouraged to immediately report it to the College’s Title IX Coordinator using the contact information listed above.

The Title IX Coordinator is responsible for, among other things: ensuring the College’s compliance with Title IX, overseeing the College’s response to reports, complaints, or formal complaints of
sexual misconduct and/or retaliation, identifying and addressing any patterns or systemic problems of sexual misconduct that arise during the investigation of a complaint or formal complaint of sexual misconduct, and assessing the effects of sexual misconduct on the campus climate. The Title IX Coordinator is also responsible for the implementation of supportive measures provided to the Parties upon notice of sexual misconduct and addresses all reports of sexual misconduct and/or retaliation in an equitable and neutral manner.

The Title IX Coordinator is available to meet with any member of the St. Francis community, as defined below, to discuss this Policy and the procedures set forth herein. The Title IX Coordinator is free from bias and conflicts of interest. Concerns involving bias or conflicts of interest, misconduct, or discrimination by the Title IX Coordinator, may be reported to Richard Grasso at richardgrasso@sfc.edu or (718) 489-3450. Any concerns of bias or a potential conflict of interest, misconduct, or discrimination by any other individual involved in the processes set forth in this Policy should be reported to the Title IX Coordinator.

III. SCOPE OF POLICY

This Policy is effective as of August 14, 2020 and governs all reports, complaints, and formal complaints of sexual misconduct made on or after such date. Any reports or complaints made prior to the effective date of this Policy will be reviewed under the prior Policies and Procedures for Reports of Student and Employee Sexual Misconduct. Other forms of discrimination and harassment, including discrimination and harassment based on race, religion, disability, and any other protected class other than sex/gender are governed by the College’s Non-Discrimination and Anti-Harassment Policy. An individual who has a question about which policy applies may contact the College’s Title IX Coordinator. Any requests for accommodations due to a disability can be raised with Richard Grasso at richardgrasso@sfc.edu for employees and Caitlin McGuire, MSW Assistant Director of Accessibility and Accommodations at oaa@sfc.edu for students.

The fundamental objective of this Policy is to address all forms of sexual misconduct, including sex discrimination, and retaliation, as defined herein. Allegations of a violation of this Policy are addressed under “Process A” or “Process B” as determined by the College’s Title IX Coordinator. Process A only applies to qualifying allegations of sexual harassment under Title IX (“Title IX sexual harassment”), including sexual assault, dating violence, domestic violence, and stalking, as defined by Title IX. Process B applies to all other forms for sexual misconduct and retaliation, including sexual harassment that the Title IX Coordinator determines does not fall within Process A. Both Process A and Process B contain an informal process.

This Policy governs all reports, complaints, and formal complaints, involving members of the St. Francis community. In this Policy, the “St. Francis community” or “College community” includes the College’s students, employees, including faculty, administrators and staff, prospective students and employees, contractors, subcontractors, vendors, or other third parties, visitors and guests, and other parties affiliated with the College by reason of employment or education and within the College’s control. Each member of the St. Francis community is expected to assist in maintaining a working and learning environment that is free of sexual misconduct at the College.

Sexual misconduct may occur between members of the same or different sex, or any combination of members of the St. Francis community. This Policy applies regardless of an individual’s race,

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1 This Policy supersedes any information contained in that policy, if applicable, with respect to the definitions or procedures relating to sexual misconduct.
color, national origin, religion, creed, age, disability, sex, gender identity or expression, sexual orientation, familial status, pregnancy, predisposing genetic characteristics, military status, domestic violence victim status, criminal conviction, part-time or full-time status, or other status protected by law. While sexual misconduct can constitute a criminal offense under state or federal law, an individual’s conduct may violate this Policy even if it does not violate the law.²

With respect to adjunct faculty only, inasmuch as their employment with the College is subject to the terms and conditions of a Collective Bargaining Agreement (“CBA”) between the College and the St. Francis College Adjunct Faculty Union (“SFCAFU”), either the College or SFCAFU may at any time elect to utilize the grievance procedures available pursuant to the CBA in the administration of this Policy and any conduct that would be subject to Process B, but not Process A. In the event that there is a conflict between the CBA and this Policy, this Policy will control as required by law if Process A applies; but the CBA will control if Process B applies. For information about the CBA, please contact Richard Grasso at richardgrasso@sfc.edu or (718) 489-3450.

IV. JURISDICTION

This Policy applies to sexual misconduct that occurs during the College’s education programs and activities, and therefore covers all of the operations of the College,³ such as academics, extracurricular activities, and may also include computer and internet networks, digital platforms, and computer hardware or software owned by, operated by, or used in the operations of the College. This Policy covers conduct that occurs on-campus, in College provided housing, and any other property owned or controlled by the College, as well as off-campus at programs and activities sponsored by the College, including study abroad.⁴ Any online postings or other electronic communications will be in violation of this Policy the same as any other verbal, written, or physical conduct addressed in this Policy. Irrespective of where the sexual misconduct took place, the College will assess all reports, complaints, and formal complaints to determine whether the sexual misconduct took place during its education program or activity or has a continuing effect on campus or in an off-campus sponsored program or activity.

Members of the St. Francis community are subject to this Policy. When the Respondent is not a St. Francis community member or the Respondent’s identity is not known, the Title IX Coordinator will provide appropriate resources and support options to the Complainant, and/or assist the Complainant in contacting law enforcement if the allegations include conduct that is criminal and the Complainant wishes to file a report with the police. The College may also prohibit individuals from College programs or activities in order to protect the Complainant or its community.

² Conduct that violates College policy may also violate New York State laws and subject the Respondent to criminal prosecution. Sex Offenses under New York law are described in Sections 130.00 to 130.96 and prohibited Stalking Offenses in Sections 120.45 to 120.60 of the New York State Penal Code, available at http://public.leginfo.state.ny.us/menugetf.cgi?COMMONQUERY=LAWS.

³ For the purposes of Title IX sexual harassment (34 CFR §§ 106.30, 106.44 and 106.45), “education program or activity” includes locations, events, or circumstances over which the College exercised substantial control over both the Respondent and the context in which the sexual harassment occurs, and any building owned or controlled by a student organization that is officially recognized by the College.

⁴ Conduct that is prohibited by Article 129-B that is not covered by Title IX sexual harassment is addressed under Process B of this Policy. To the extent applicable, students maintain the rights set forth in the Students’ Bill of Rights during resolution of a complaint or formal complaint under Process A or Process B. N.Y. Educ. Law § 6440(6). A copy of the Students’ Bill of Rights is attached hereto as Appendix A.
V. DEFINITIONS

For purposes of this Policy, the following definitions apply:

“Actual knowledge” means notice of Title IX sexual harassment or allegations of Title IX sexual harassment to the College’s Title IX Coordinator or any College official who has authority to institute corrective measures on behalf of the College, also known as any Official with Authority as defined below. Imputation of knowledge based solely on vicarious liability or constructive notice is insufficient to constitute actual knowledge. The mere ability or obligation to report Title IX sexual harassment, or having been trained to do so, does not qualify an individual as one who has authority to institute corrective measures on behalf of the College. Notice includes, but is not limited to, reports, complaints, and formal complaints of sexual misconduct, as defined herein. This standard is not met when the only official of the College with actual knowledge is the Respondent. Once the College has actual knowledge of Title IX sexual harassment in its education program or activity against a person in the U.S., it will respond promptly in a manner that is not deliberately indifferent, as defined herein.

“Advisor” means an individual who may be, but is not required to be an attorney, and that is selected by each party or appointed by the College at the party’s request to accompany the party to any related meeting or proceeding, to advise the party, and to conduct cross-examination for the party at the hearing in Process A, if any. If a party does not select an advisor and a hearing under Process A is required based on allegations of Title IX sexual harassment, the College will appoint an advisor for the purposes of conducting cross-examination.

“Affirmative consent” means a knowing, voluntary, and mutual decision among all participants to engage in sexual activity. Consent can be given by words or actions, as long as those words or actions create clear permission regarding willingness to engage in the sexual activity. Silence or lack of resistance, in and of itself, does not demonstrate consent. The definition of consent does not vary based upon a participant’s sex, sexual orientation, gender identity, or gender expression.

- Consent to any sexual act or prior consensual activity between or with any party does not necessarily constitute consent to any other sexual act.
- Consent is required regardless of whether the person initiating the act is under the influence of drugs and/or alcohol.
- Consent may be initially given but withdrawn at any time.
- Consent cannot be given when a person is incapacitated, which occurs when an individual lacks the ability to knowingly choose to participate in sexual activity. Incapacitation may be caused by the lack of consciousness or being asleep, being involuntarily restrained, or if an individual otherwise cannot consent. Depending on the degree of intoxication, someone who is under the influence of alcohol, drugs, or other intoxicants may be incapacitated and therefore unable to consent.5
- Consent cannot be given when it is the result of any coercion, intimidation, force, or threat of harm.
- When consent is withdrawn or can no longer be given, sexual activity must stop.

5 In New York, a person under the age of seventeen cannot legally consent to sexual activity and is considered incapacitated.
“Bystander” means a person who observes a crime, impending crime, conflict, potentially violent or violent behavior or conduct that is in violation of the rules or policies of the College.

“Coercion” means unreasonable pressure to engage in sexual activity.

“Complainant” refers to an individual who is alleged to be the victim of conduct that could constitute sexual misconduct and/or retaliation for engaging in a protected activity.

“Complaint” means a document filed by a Complainant or signed by the Title IX Coordinator alleging sexual misconduct, other than Title IX sexual harassment, against a Respondent and requesting that the College investigate the allegation of sexual misconduct and/or retaliation. Complaints apply to Process B of this Policy.

“Confidentiality” may be offered by an individual who is not required by law to report known incidents of sexual assault or other crimes to institution officials, in a manner consistent with state and federal law, including but not limited to 20 U.S.C. § 1092(f) and 20 U.S.C. § 1681(a). Licensed mental health counselors, medical providers and pastoral counselors are examples of institution employees who may offer confidentiality.

“Covered Non-Employees” include: (i) applicants for employment; (ii) interns, whether paid or unpaid; (iii) persons who are (or are employed by) a contractor, subcontractor, vendor, consultant, or anyone providing services to the College; and (iv) persons commonly referred to as independent contractors, “gig” workers, and temporary workers, including, but not limited to, persons providing equipment repair, cleaning services, or any other services provided pursuant to a contract with the College.

“Dating violence” as defined by VAWA at 34 U.S.C. § 12291(a)(10), means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship is determined based on a consideration of the following factors: (i) the length of the relationship, (ii) the type of the relationship, and (iii) the frequency of interaction between the persons involved in the relationship.

“Day” means a business day.

“Deliberately indifferent” as defined in 34 C.F.R. § 106.44(a), an institution is deliberately indifferent only if its response to Title IX sexual harassment is clearly unreasonable in light of the known circumstances. Once the College has actual knowledge of Title IX sexual harassment in its education program or activity against a person in the United States, the College will respond promptly in a manner that is not deliberately indifferent.

“Disciplinary sanction” means an action imposed by the College on a Respondent where a determination of responsibility has been made and the Respondent has been made and the Respondent has been found to have violated this Policy.

“Domestic violence” as defined by VAWA at 34 U.S.C. § 12291(a)(8), includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the 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 victim under the domestic or family violence laws of jurisdiction
receiving grant monies, 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.

“Education program or activity” for purposes of 34 C.F.R. §§ 106.30 and 106.45, includes locations, events or circumstances over which the College exercised substantial control over both the Respondent and the context in which the alleged sexual misconduct occurs, and also includes any building owned or controlled by a student organization that is officially recognized by the College.

“Final determination” means that a determination that has become final. A determination is a finding by the College based upon a preponderance of the evidence, regarding whether the Respondent is responsible for the alleged conduct and whether the alleged conduct constitutes a violation of this Policy. A determination indicates whether disciplinary sanctions, if any, are to be imposed on the Respondent, and whether remedies designed to restore or preserve equal access to the College’s education program or activity are to be provided to the Complainant. A “final” determination means the written determination containing the information required in 34 C.F.R. § 106.45(b)(7), as modified by any appeal by the Parties. A determination becomes a final determination on the date that the College provides the Parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

“Force” means the use of physical violence and/or imposing on someone physically to engage in sexual activity. Force can also include threats, intimidation, or coercion used to overcome an individual’s freedom of will to choose whether or not to participate in sexual activity.

“Formal complaint” means a Process A document filed by a Complainant (meaning a document or electronic submission that contains the Complainant’s physical or digital signature, or otherwise indicates that the Complainant is the individual filing the formal complaint) or signed by the Title IX Coordinator alleging Title IX sexual harassment against a Respondent and requesting that the College investigate the allegation of Title IX sexual harassment. Formal complaints apply to Process A of this Policy. At the time of filing a formal complaint, a Complainant must be participating in or attempting to participate in the education program or activity of the College.

“Grievance process” refers to the formal and informal grievance processes set forth as “Process A,” which is designated by the College to address Title IX sexual harassment that falls within this Policy, and which complies with the requirements of the Title IX regulations (34 C.F.R. § 106.45). Process A only applies to reports and formal complaints of Title IX sexual harassment.

“Hearing Officer” refers to an individual who presides over the hearing conducted during the formal grievance process (Process A) and formal resolution process (Process B) of this Policy and issues a determination as to Policy violation(s).

“Intimidation” means implied threats that reasonably cause another individual to fear for that individual’s safety or well-being.

“Investigator” means an individual(s) appointed by the Title IX Coordinator or their designee to investigate the allegations of sexual misconduct and/or retaliation under this Policy. Investigators are also charged with creating an investigative report that fairly summarizes the relevant evidence.
“No-contact order” means a directive prohibiting contact between and among designated individuals through any means, direct or indirect, including personal contact, email, telephone, text message, social media, or by means of a third party. Continued intentional contact would be a violation of College policy subject to additional conduct charges.

“Official with Authority” means an employee of the College who has the authority to implement corrective action on behalf of the College.

“Parties” include the Complainant(s) and Respondent(s), collectively (a “party” is someone directly involved in a proceeding). Others, such as witnesses and advisors, are not considered Parties.

“Preponderance of the evidence” is the standard to determinate responsibility under this Policy. This means that it is more likely than not that a violation of this Policy occurred.

“Privacy” may be offered by an individual when such individual is unable to offer confidentiality under the law but shall still not disclose information learned from a reporting individual or bystander to a crime or incident more than necessary to comply with applicable laws, including informing appropriate College officials.

“Process A” means the grievance processes defined above and detailed below. Process A only applies to conduct that constitutes Title IX sexual harassment.

“Process B” means the resolution processes defined and detailed below. Process B applies to all allegations of sexual misconduct and retaliation that do not constitute Title IX sexual harassment.

“Prohibited conduct” means conduct that constitutes a violation of this Policy.

“Remedies” means actions taken by the College in favor of a Complainant and/or the College community after a determination of responsibility has been made through Process A or Process B. Remedies are designed to restore or preserve equal access to the College’s education program or activity. Remedies may include the same individualized services as supportive measures; however, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the Respondent.

“Report” means a report made to the Title IX Coordinator that is verbal or written, by any person, alleging sexual misconduct and/or retaliation as defined herein. Such a report can be made at any time in person, by mail, by phone, or by electronic mail. A report is not the same as a complaint or formal complaint and will not initiate either the grievance processes (Process A) or the resolution processes (Process B).

“Reporting individual” means any individual who reports an alleged violation of this Policy to the Title IX Coordinator. This may or may not be the same as the Complainant, a witness, or a bystander.

“Resolution processes” refers to the formal and informal resolution processes set forth in “Process B,” and which apply when Process A does not, as determined by the Title IX Coordinator. The resolution processes address all reports and complaints of sexual misconduct as defined herein, except for all reports and formal complaints of Title IX sexual harassment.
“Respondent” refers to an individual who has been alleged to be the perpetrator of conduct that could constitute sexual misconduct and/or retaliation for engaging in a protected activity.

“Responsible employee” means an employee of the College who must share their knowledge of sexual misconduct with the Title IX Coordinator. A responsible employee who receives knowledge of sexual misconduct does not constitute actual knowledge to the College, unless the Title IX Coordinator or any Official with Authority receive notice of the same.

“Retaliation” has various definitions under state and federal laws. See Section VII of Part I.

“Sex” includes sex, gender, sexual orientation, gender identity, and/or gender expression.

“Sex discrimination” involves treating someone unfavorably because of that person’s actual or perceived sex. It occurs when, on the basis of sex, gender, sexual orientation, gender identity, including transgender status and/or gender expression, an individual or group is excluded from participation in, or denied the benefits of, any College program or activity, including admissions and employment.

“Sex/gender-based harassment” is unwelcome conduct based on an individual’s actual or perceived sex/gender. It includes slurs, taunts, stereotypes, or name-calling as well as gender-motivated physical threats, attacks, or other hateful conduct. It occurs when one person harasses another person for reasons relating to their gender or the gender with which they identify. The harassing conduct does not need to be based on anything of a sexual nature.

“Sexual activity” includes any “sexual act” or “sexual contact.”

- A “sexual act” means (a) contact between the penis and vulva or the penis and the anus where penetration occurs, however slight; (b) contact between the mouth and the penis, the mouth and the vulva, or the mouth and the anus; (c) the penetration, however slight of the anal or genital opening of another by hand or finger or by any object, with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person; or (d) the intentional touching, not through the clothing of the genitalia of another person who has not attained the age of 16 years with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person;
- “Sexual contact” means the intentional touching, either directly or through the clothing of the genitalia, anus, groin, breast, inner thigh, or buttocks of any person with an intent to abuse, humiliate, harass, degrade or arouse or gratify the sexual desire of any person.

“Sexual assault” as defined at 20 U.S.C. § 1092(f)(6)(A)(v), means an offense classified as a forcible or nonforcible sex offense under the uniform crime reporting system of the Federal Bureau of Investigation (“FBI”). These offenses are defined6 as follows:

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6 The definitions herein are from the most recent Uniform Crime Reporting Program National Incident-Based Reporting System (“NIBRS”) User Manual, dated May 7, 2020, with the exception of Rape, which, in accordance with the Clery Act, is defined pursuant to the FBI’s Uniform Crime Reporting Program Summary Reporting System (SRS), dated June 20, 2013. Once the SRS is retired, the NIBRS definition of rape shall be used.
“Sex offenses”\textsuperscript{7} include any sexual act directed against another person, without the consent of the victim including instances where the victim is incapable of giving consent.

- **Rape – Completed** [SRS Definition]: penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This definition includes either gender of victim or offender. Sexual penetration means the penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, or by a sex-related object. This definition also includes instances in which the victim is incapable of giving consent because of temporary or permanent mental or physical incapacity (including due to the influence of drugs or alcohol) or because of age. Physical resistance is not required on the part of the victim to demonstrate lack of consent.

- **Rape (except statutory rape)** [NIBRS Definition—to be used only when SRS is retired\textsuperscript{8}]: the carnal knowledge of a person, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity.

- **Sodomy**: oral or anal sexual intercourse with another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity.

- **Sexual assault with an object**: to use an object or instrument to penetrate, however slightly, the genital or anal opening of the body of another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity. An “object” or “instrument” is anything used by the offender other than the offender’s genitalia, e.g., a finger, bottle, handgun, stick.

- **Fondling**: the touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity.

“Sex offenses”\textsuperscript{9} are also unlawful sexual intercourse:

- **Incest**: sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

- **Statutory rape**: sexual intercourse with a person who is under the statutory age of consent. There is no force or coercion used in statutory rape; the act is not an attack.

“Sexual exploitation” means abuse or non-consensual use of another person’s sexuality or nudity without consent, for the Respondent’s own advantage or benefit, or for the benefit or advantage of anyone other than the one being exploited. Specific conduct that constitutes sexual exploitation could constitute Title IX sexual harassment if it meets the definition under Title IX. Examples of sexual exploitation include, without limitation:

\textsuperscript{7} Under the NIBRS User Manual dated 2011, available here, this definition was used to describe “Sex Offenses, Forcible.” The following acts were classified as “Sex Offenses, Forcible”: Forcible Rape (Except Statutory Rape), Forcible Sodomy, Sexual Assault with An Object, and Forcible Fondling.

\textsuperscript{8} It is anticipated that the FBI will retire the SRS on January 1, 2021.

\textsuperscript{9} Under the NIBRS User Manual dated 2011, available here, the definition of “(except prostitution offenses) unlawful, nonforcible sexual intercourse” was used to describe “Sex Offenses, Nonforcible.” The following acts were classified as “Sex Offenses, Nonforcible”: Incest, Statutory Rape. Moreover, please note that under the most recent NIBRS, failure to register as a sex offender is also considered a sex offense and is defined as failing to register or keep current a registration as required by state and federal laws.
• Causing or attempting to cause the incapacitation of another person in order to gain a sexual advantage over that person thus compromising that person’s ability to give affirmative consent (e.g. administering alcohol or drugs to another person for the purpose of making that person vulnerable to non-consensual sexual activity);
• Causing the prostitution of another person;
• Voyeurism (such as non-consensual observations, electronically video or audio recording, watching or taking pictures, videos or audio recordings of another person engaging in sexual activity, in a state of undress, or in a place and time where such person has a reasonable expectation of privacy, such as a bathroom or shower or changing room, each without the affirmative consent of all parties);
• Transmitting intimate or sexual utterances, sounds or images of another person in a state of undress or of a sexual nature;
• Disseminating, streaming, or posting sexual activity of any form on social media or any other public forum without permission from another individual;
• Exceeding the boundaries of consent with another individual such as by allowing third parties to observe you engaging in sexual acts with another individual;
• Exposing one’s genitals to another person without affirmative consent;
• Distributing intimate or sexual information about another person; and/or
• Knowingly exposing or transmitting a sexually transmitted infection or virus, including but not limited to HIV, to another person without the other person’s knowledge.

“Sexual harassment” has various definitions under state and federal laws. See Section VI of Part I.

“Sexual misconduct” is a broad term that encompasses a wide range of prohibited behaviors and a term used to refer to any form of sex/gender-based discrimination, sex/gender-based harassment, all forms of sexual harassment, sexual assault, dating violence, domestic violence, stalking, sexual exploitation, and any other form of non-consensual sexual activity or related misconduct prohibited by this Policy, as well as retaliation.

“Stalking” as defined by VAWA at 34 U.S.C. § 12291(a)(30), is a course of conduct directed at a specific person that would cause a reasonable person to: (1) fear for their safety or the safety of others; or (2) suffer substantial emotional distress.

“Supportive measures” are non-disciplinary and non-punitive individualized services offered as appropriate and reasonably available, without fee or charge to Complainants and Respondents before or after the filing of a complaint or formal complaint or where no complaint or formal complaint has been filed. Supportive measures are designed to restore or preserve equal access to the College’s education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all Parties or the College’s educational environment, or to deter sexual misconduct. Supportive measures can include various forms or services as set forth in Section XI of Part I.

“Title IX Coordinator” means the Title IX Coordinator and/or their designee(s). The Title IX Coordinator may delegate certain responsibilities under this Policy to designees, who will be appropriately trained.
VI. SEXUAL HARASSMENT

Sexual harassment is an unlawful form of discrimination. Sexual harassment may be committed by any individual upon another, regardless of that individual's sex, sexual orientation, gender identity, or gender expression. The term “sexual harassment” has various definitions under applicable laws and by various bodies, including the U.S. Department of Education, the U.S. Equal Employment Opportunity Commission (“EEOC”), and New York State. Reports and formal complaints of sexual harassment that constitute Title IX sexual harassment are addressed under Process A of this Policy. Reports and complaints of conduct that do not constitute Title IX sexual harassment, as well as conduct that may constitute Title VII or NYSHRL sexual harassment are addressed under Process B of this Policy. Note, however, that conduct can meet more than one of these definitions.

a. Title IX Sexual Harassment

Under Title IX, specifically 34 C.F.R. § 106.30, “sexual harassment” means conduct on the basis of sex that satisfies one or more of the following:

1. A College employee conditioning the provision of an aid, benefit, or service of the College on an individual's participation in unwelcome sexual conduct;
2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the College's education program or activity; or
3. Sexual assault, as defined in 20 U.S.C. § 1092(f)(6)(A)(v), dating violence, as defined in 34 U.S.C. § 12291(a)(10), domestic violence, as defined in 34 U.S.C. § 12291(a)(8), or stalking as defined in 34 U.S.C. § 12291(a)(30). Definitions for these terms are also provided in Section V of Part I.

To fall under Title IX, the sexual harassment must have occurred during the College’s education program or activity against a person in the United States. At the time of filing a formal complaint, a Complainant must be participating in or attempting to participate in the education program or activity of the College.

b. Title VII Sexual Harassment

It is unlawful to harass a person because of that person's sex. Harassment can include “sexual harassment” or unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when:

1. Submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment;

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10 Conduct that constitutes sex discrimination, including under Title IX, and which does not constitute Title IX sexual harassment, is addressed under Process B of this Policy.

11 Categories 1 and 3 do not require elements of severity, pervasiveness, or objective offensiveness. Severity, pervasiveness and objective offensiveness must be evaluated in light of the known circumstances and depend on the facts of each situation but must be determined from the perspective of a reasonable person standing in the shoes of the Complainant.
2. Submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual; or

3. Such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment.

c. NYSHRL Sexual Harassment

NYSHRL sexual harassment includes harassment on the basis of sex, sexual orientation, self-identified or perceived sex, gender expression, gender identity and the status of being transgender. NYSHRL sexual harassment is unlawful when it subjects an individual to inferior terms, conditions, or privileges of employment. Harassment need not be severe or pervasive to be unlawful and can be any harassing conduct that consists of more than petty slights or trivial inconveniences. NYSHRL sexual harassment includes unwelcome conduct which is either of a sexual nature, or which is directed at an individual because of that individual's sex when:

- Such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive work environment, even if the reporting individual is not the intended target of the sexual harassment;
- Such conduct is made either explicitly or implicitly a term or condition of employment; or
- Submission to or rejection of such conduct is used as the basis for employment decisions affecting an individual's employment.

A sexually harassing hostile work environment includes, but is not limited to, words, signs, jokes, pranks, intimidation or physical violence which are of a sexual nature, or which are directed at an individual because of that individual's sex. NYSHRL sexual harassment also consists of any unwanted verbal or physical advances, sexually explicit derogatory statements or sexually discriminatory remarks made by someone which are offensive or objectionable to the recipient, which cause the recipient discomfort or humiliation, which interfere with the recipient's job performance.

NYSHRL sexual harassment also occurs when a person in authority tries to trade job benefits for sexual favors. This can include hiring, promotion, continued employment or any other terms, conditions or privileges of employment. This is also called “quid pro quo” harassment. Any employee who feels harassed should report so that any violation of this Policy can be corrected promptly. Any harassing conduct, even a single incident, can be addressed under this Policy.

NYSHRL sexual harassment can occur between any individuals, regardless of their sex or gender. New York Law protects employees, paid or unpaid interns, and non-employees, including independent contractors, and those employed by companies contracting to provide services in the workplace. Harassers can be a superior, a subordinate, a coworker or anyone in the workplace including an independent contractor, contract worker, vendor, client, customer or visitor.

Unlawful NYSHRL sexual harassment is not limited to the physical workplace itself. It can occur while employees are traveling for business or at employer sponsored events or parties. Calls, texts, emails, and social media usage by employees can constitute unlawful workplace

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12 The NYSHRL applies to all employees, applicants for employment, interns, whether paid or unpaid, contractors, and persons conducting business, regardless of immigration status, with the College; all must follow and uphold this Policy. Any employee or individual covered by this Policy who engages in sexual harassment or retaliation will be subject to remedial and/or disciplinary action.
harassment, even if they occur away from the workplace premises, on personal devices or during non-work hours.

i. **Examples of NYSHRL Sexual Harassment**

The following describes some of the types of acts that may be unlawful NYSHRL sexual harassment and that are strictly prohibited:

- Physical acts of a sexual nature, such as:
  - Touching, pinching, patting, kissing, hugging, grabbing, brushing against another employee’s body or poking another employee’s body;
  - Rape, sexual battery, molestation or attempts to commit these assaults.

- Unwanted sexual advances or propositions, such as:
  - Requests for sexual favors accompanied by implied or overt threats concerning the target’s job performance evaluation, a promotion or other job benefits or detriments;
  - Subtle or obvious pressure for unwelcome sexual activities.

- Sexually oriented gestures, noises, remarks or jokes, or comments about a person’s sexuality or sexual experience, which create a hostile work environment.

- Sexual or discriminatory displays or publications anywhere in the workplace, such as:
  - Displaying pictures, posters, calendars, graffiti, objects, promotional material, reading materials or other materials that are sexually demeaning or pornographic. This includes such sexual displays on workplace computers or cell phones and sharing such displays while in the workplace.

- Hostile actions taken against an individual because of that individual’s sex, sexual orientation, gender identity and the status of being transgender, such as:
  - Interfering with, destroying or damaging a person’s workstation, tools or equipment, or otherwise interfering with the individual’s ability to perform the job;
  - Sabotaging an individual’s work;
  - Bullying, yelling, name-calling.

Preventing sexual harassment is everyone’s responsibility. The College cannot prevent or remedy sexual harassment unless it knows about it. Any employee, paid or unpaid intern or nonemployee who has been subjected to behavior that may constitute sexual harassment is encouraged to report such behavior to a supervisor, manager or the Title IX Coordinator. Anyone who witnesses or becomes aware of potential instances of sexual harassment should report such behavior to a supervisor, manager or the Title IX Coordinator.

Reports of sexual harassment may be made verbally or in writing. A form for submission of a written complaint is attached to this Policy as Appendix B, and all employees are encouraged to use this complaint form. Employees who are reporting sexual harassment on behalf of other employees should use the complaint form and note that it is on another employee’s behalf. Employees, paid or unpaid interns or non-employees who believe they have been a victim of sexual harassment may also seek assistance in other available forums, as explained below in the section on Legal Protections.

All supervisors and managers who receive a complaint or information about suspected sexual harassment, observe what may be sexually harassing behavior or for any reason suspect that
sexual harassment is occurring, are required to report such suspected sexual harassment to the Title IX Coordinator. In addition to being subject to discipline if they engaged in sexually harassing conduct themselves, supervisors and managers will be subject to discipline for failing to report suspected sexual harassment or otherwise knowingly allowing sexual harassment to continue. Supervisors and managers will also be subject to discipline for engaging in any retaliation.

All complaints or information about sexual harassment will be investigated, whether that information was reported in verbal or written form. Investigations will be conducted in a timely manner and will be confidential to the extent possible. An investigation of any complaint, information or knowledge of suspected sexual harassment will be prompt and thorough, commenced immediately and completed as soon as possible. All persons involved, including Complainants, witnesses, and Respondents will be accorded due process, as outlined below, to protect their rights to a fair and impartial investigation. Any employee may be required to cooperate as needed in an investigation of suspected sexual harassment. The College will not tolerate retaliation against employees who file complaints, support another’s complaint or participate in an investigation regarding a violation of this Policy. NYSHRL sexual harassments claims will be handled as outlined below and in accordance with Process B.

VII. PROHIBITION AGAINST RETALIATION

The College will not tolerate any form of retaliation as defined herein. Unless the form of retaliation constitutes Title IX sexual harassment, which would be addressed under Process A, all complaints alleging retaliation under this Policy or the laws covered by this Policy should be addressed under Process B. The following constitutes “retaliation”:

a. Title IX Retaliation

The College will not tolerate any intimidating, threatening, coercing, or discriminating behavior against any individual for the purpose of interfering with any right or privilege secured by Title IX, or because an individual has made a report, complaint, or formal complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under Title IX. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or Title IX sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination or a report or formal complaint of Title IX sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX, constitutes retaliation.

The exercise of rights protected under the First Amendment does not constitute retaliation prohibited under this subsection of the Policy. Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding does not constitute retaliation under this subsection of the Policy, provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

b. Title VII Retaliation

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13 Complaints alleging retaliation may be filed according to the resolution processes for sex discrimination required to be adopted under 34 C.F.R. § 106.8(c), which is Process B under this Policy.
In accordance with Title VII, the College will not discriminate against any of its employees or applicants for employment because of the employee’s or applicant’s opposition to any practice made an unlawful employment practice by Title VII, or because the employee or applicant made a charge, testified, assisted, or participated in any investigation, proceeding, or hearing under Title VII.

c. NYSHRL Retaliation (Employees Only)

No employee covered by this Policy shall be subject to adverse action because the employee reports an incident of NYSHRL sexual harassment, provides information, or otherwise assists in any investigation of a NYSHRL sexual harassment complaint. The College will not tolerate such NYSHRL retaliation against anyone who, in good faith, reports or provides information about suspected NYSHRL sexual harassment. Any employee of the College who retaliates against anyone involved in a NYSHRL sexual harassment investigation will be subjected to disciplinary action, up to and including termination. All employees, paid or unpaid interns, or non-employees working in the workplace who believe they have been subject to such NYSHRL retaliation should inform a supervisor, manager, or the Title IX Coordinator. All employees, paid or unpaid interns or non-employees who believe they have been a target of such NYSHRL retaliation may also seek relief in other available forums, as explained below in the section on Legal Protections.

Under the NYSHRL, unlawful retaliation can be any action that could discourage a worker from coming forward to make or support a NYSHRL sexual harassment claim. Adverse action need not be job-related or occur in the workplace to constitute unlawful retaliation (e.g., threats of physical violence outside of work hours). Such retaliation is unlawful under federal, state, and (where applicable) local law. The NYSHRL protects any individual who has engaged in "protected activity." Protected activity occurs when a person has:

- Made a complaint of sexual harassment, either internally or with any anti-discrimination agency;
- Testified or assisted in a proceeding involving sexual harassment under the NYSHRL or other anti-discrimination law;
- Opposed sexual harassment by making a verbal or informal complaint to management, or by simply informing a supervisor or manager of harassment;
- Reported that another employee has been sexually harassed; or
- Encouraged a fellow employee to report harassment.

Even if the alleged harassment does not turn out to rise to the level of a violation of law, the individual is protected from retaliation if the person had a good faith belief that the practices were unlawful. However, the retaliation provision is not intended to protect persons making intentionally false charges of harassment.

VIII. IMMEDIATE RESOURCES

There are a number of on-campus and off-campus resources available that can help after an incident of sexual misconduct. For emergency or immediate assistance (24 hours a day, 7 days a week) contact 911.

a. Immediate Medical Assistance and Counseling
If you or someone you know is or may be the victim of any form of sexual misconduct and/or retaliation, the College strongly urges you to seek immediate assistance. Seeking assistance promptly may be important to ensure physical safety or to obtain appropriate medical care and emotional support. It may also be necessary to preserve evidence. Assistance is available 24 hours a day, 7 days a week, from:

- Local Police (84th Precinct) and Emergency Assistance – Call 911
- Campus Security – (718) 489-5333 or, if on campus, extension 5333
- Safe Horizon Rape and Sexual Assault Hotline – (866) 689-HELP (4357)
- Safe Horizon Domestic Violence Hotline – (800) 621-HOPE (4673)
- Beth Israel Hospital Emergency Room*, First Avenue and 16th Street Manhattan
- Maimonides Medical Center Emergency Rm – 4802 10th Ave., Brooklyn, NY, 11219, (718) 283-7222
- NYPD Sex Crimes Report Hotline – (212) 267-7273
- Brooklyn District Attorney’s Office Special Victims Bureau – (718) 250-3170
- New York City Gay and Lesbian Anti-Violence Project – (212) 714-1141
- St. Luke’s Hospital Crime Victim Treatment Center – (212) 523-905
- Center Against Domestic Violence – (718) 254-9134
- New York State Office of Victim Services Toll Free Number – (800) 247-8035 *
- New York State Police – (844) 845-7269
- New York State Domestic Violence and Sexual Assault Hotline, provides crisis intervention, shelter services, and referrals (800)-942-6906

b. Sexual Assault Forensic Examiners

Being examined as soon as possible is important in the case of sexual assault. Sexual Assault Forensic Examiners (SAFE) are considered the best and most appropriate medical professionals to conduct such an examination and are available at:

- The College has an MOU with Beth Israel Hospital (Manhattan)
- St. Luke’s Hospital (Manhattan)
- Roosevelt Hospital (Manhattan)
- Bellevue Hospital (Manhattan)
- Mount Sinai (Manhattan)
- New York Presbyterian – Weill Cornell (Manhattan)
- Woodhull Hospital (Brooklyn)
- Coney Island (Brooklyn)
- King’s County Hospital (Brooklyn)

To preserve evidence, do not shower, bathe, brush teeth, change clothing or drink liquids before going to the hospital or the police after experiencing an act of sexual assault or other misconduct.

c. College Counseling Resources
Regardless of whether an individual makes a complaint or formal complaint, the following counseling options are available at the College:

<table>
<thead>
<tr>
<th>Student Health Services</th>
<th>SFC Counseling Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>180 Remsen Street, Room 2310</td>
<td>180 Remsen Street, Room 2310</td>
</tr>
<tr>
<td>Brooklyn, NY 11201</td>
<td>Brooklyn, NY 11201</td>
</tr>
<tr>
<td>Phone: 718-489-5366</td>
<td>Phone: 718-489-5335</td>
</tr>
<tr>
<td>Monday – Friday, 9AM – 5PM</td>
<td>or if on campus, extension 5335</td>
</tr>
<tr>
<td>Nurse Liz Giugliano</td>
<td>Natasha Edwards</td>
</tr>
<tr>
<td>Email: <a href="mailto:egiugliano@sfc.edu">egiugliano@sfc.edu</a></td>
<td>Email: <a href="mailto:Nedwards2@sfc.edu">Nedwards2@sfc.edu</a></td>
</tr>
</tbody>
</table>

IX. OPTIONS FOR REPORTING INCIDENTS OF SEXUAL MISCONDUCT

The College encourages individuals who experience, witness or become aware of alleged sexual misconduct to report the incident to the Title IX Coordinator. The College will assist individuals in contacting law enforcement, if desired. The College also provides individuals the opportunity to discuss alleged incidents with a trained professional on campus with the assurance that the discussion will be confidential. For more information on how to file a complaint of sexual misconduct or formal complaint of Title IX sexual harassment please see Section I of Part II for formal complaints (Process A) and Section I of Part III for complaints (Process B).

a. Law Enforcement Notification and Orders of Protection

If you are the victim of sexual misconduct, the College strongly encourages you to promptly report the incident to the police. Timing is a critical factor in collecting and preserving evidence that may assist in proving that the alleged misconduct occurred or may be helpful in obtaining a protection or restraining order. College representatives are available to assist you in notifying law enforcement of an incident of sexual misconduct and in contacting law enforcement or legal service organizations. You may also decline to notify law enforcement.

Any internal College process will run concurrently with a criminal investigation and proceeding, except for temporary delays as requested by external entities while law enforcement gathers evidence. Temporary delays should not last more than 10 days, except when law enforcement specifically requests and justifies a longer delay. Not all sexual misconduct under this Policy is a crime\(^\text{14}\) and the standard applied in criminal cases (beyond a reasonable doubt) is different than the College’s standard (preponderance of evidence) under this Policy. Questions about whether incidents violate criminal laws and how the criminal process works should be directed to law enforcement officials or the District Attorney.

College representatives are also available to: (i) assist students in initiating legal proceedings in family or civil court and (ii) to assist students in acquiring a New York State court order of protection. If an order of protection is granted, the Parties have the right to receive a copy of the order when the College receives it. The Parties will also have the opportunity to have the College explain the order, the consequences for violating the order, and answer any questions about the order. If the party against whom the order is made violates the order of protection, the protected

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\(^\text{14}\) Penal codes and definitions vary by state and federal law. These definitions may also differ from the definitions of violations in this Policy. New York Penal law Article 130 addresses sex offenses and can be accessed at [https://www.nysenate.gov/legislation/laws/PEN/P3THA130](https://www.nysenate.gov/legislation/laws/PEN/P3THA130).
party may receive assistance from the College in calling local law enforcement to inform them of the violation.  \[15\]

b. College Notification

The College will promptly and equitably respond to all reports of sexual misconduct made to the Title IX Coordinator, as identified above with measures designed to stop such conduct, prevent its recurrence and remediate any adverse effects. Reports of sexual misconduct and/or retaliation may be made using any of the following options:

- Any individual (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sexual misconduct) may report incidents of sexual misconduct to the Title IX Coordinator at any time (including during non-business hours) by using the telephone number or email address, or by mail to the office address, listed herein for the Title IX Coordinator.
- Report online, using the reporting form posted at https://www.sfc.edu/studentlife/share.
- Individuals may report anonymously.  \[16\]

Except for those employees designated as confidential, as set forth herein, any incident of sexual misconduct reported to a College employee (a responsible employee as defined herein), must be reported by the employee to the Title IX Coordinator.

The College will confidentially maintain the identities of reporting individuals, Complainants, individuals who have been alleged to be perpetrators of sexual misconduct, including Respondents, and witnesses, except as may be permitted by the Family Educational Rights and Privacy Act (“FERPA”) and its implementing regulations, as required by law, or as necessary to conduct proceedings under this Policy. To the extent possible, information reported to the Title IX Coordinator will be shared only with individuals responsible for handling the College’s response to the report. The Title IX Coordinator will not share information with law enforcement without the Complainant’s consent, except as required by law, the information involves suspected abuse of a minor under the age of 18, or the incident poses a safety risk to the College community.

i. Initial Assessment

Upon receiving a report, complaint, or formal complaint of an alleged violation of this Policy, the Title IX Coordinator will commence an initial assessment within 5 to 7 business days:

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15 The College’s Mutual of Omaha Employee Assistance Program (EAP) provides confidential, cost-free professional consultation and referral services to assist all SFC employees and their family members when faced with any personal or professional challenges. For more information, or to utilize the EAP benefit, please call (800) 316-2796 and please see the attached information sheet. Should you contact the EAP and be asked to provide an SFC group identification number, the number is: G0000BML9.

16 To the extent possible, the College will investigate anonymous reports in order to determine what actions it may be able to take, including to provide supportive measures. However, the College’s ability to respond to the report may be limited, including the College’s ability to provide supportive measures if the Parties’ identities are unknown. Additionally, a known Complainant cannot remain anonymous during the formal grievance process set forth in Process A regardless of whether the Complainant or the Title IX Coordinator files the formal complaint. If a report is filed anonymously and the Complainant is not identified, the Title IX Coordinator may still proceed with filing a formal complaint, should circumstances warrant. However, like with reports, the College’s ability to respond to a formal complaint will be limited.
• The Title IX Coordinator will contact and provide the Complainant with a written explanation of their rights and options to proceed with respect to their report of sexual misconduct, offer immediate assistance available to the Complainant (e.g., referrals to appropriate law enforcement agencies; and referrals for medical treatment at local hospitals, existing counseling and legal assistance, and trauma centers), and other services available both within the College and in the community.

• A reporting individual will have emergency access to the Title IX Coordinator, or their designee who is properly trained. The Title IX Coordinator will provide the reporting individual information regarding their options to proceed, and other important information about their rights under College policy and the law. Such information includes, where applicable, the importance of preserving evidence and obtaining a sexual assault forensic examination as soon as possible, and detailing that the criminal justice process utilizes different standards of proof and evidence and that any questions about whether a specific incident violated the penal law should be addressed to law enforcement or to the District Attorney. The Title IX Coordinator will also explain whether they are authorized to offer the reporting individual confidentiality or privacy, and will inform the reporting individual of other reporting options.¹⁷

• The Title IX Coordinator will determine whether the scope of the allegations fall within the jurisdiction of this Policy.

• The Title IX Coordinator promptly makes supportive measures available to the Parties upon receipt of a report, complaint, or formal complaint. The Title IX Coordinator will discuss the availability of supportive measures, consider the Complainant’s wishes with respect to supportive measures, inform the Complainant of the availability of supportive measures with or without the filing of a complaint or formal complaint, and explain to the Complainant the process for filing a complaint or formal complaint.¹⁸ At the time that supportive measures are offered, the College will inform the Complainant, in writing, that they may file a complaint or formal complaint with the College either at that time or in the future, if they have not done so already.

• The Title IX Coordinator will work with the Complainant to determine whether the Complainant prefers a supportive response, an informal option, if applicable, or an investigation and formal grievance process (Process A) or resolution process (Process B), if applicable.

• The Title IX Coordinator determines the applicability of a grievance process under Process A and if the complaint does not fall within the scope of Process A, assesses which processes may apply to the complaint (e.g. Process B). If the allegations fall within the scope of Process A, then the Title IX Coordinator will inform the Complainant of the option to file a formal complaint as well as the process for doing so. If the Complainant decides to file a formal complaint, please see Section I of Part II of this Policy.

• If the Complainant wishes to proceed with either process, if applicable, or the College believes it is otherwise necessary, the Title IX Coordinator will ascertain the name of the Respondent, the date, location, and nature of the alleged sexual misconduct, and, in a timely fashion, will notify the Respondent of the allegations and supportive measures available to the Respondent. If a formal complaint is filed, the Title IX Coordinator will provide initial notice to the Parties as further described in Section II of Part II of this Policy. The grievance process and resolution processes outlined in this Policy will be followed before any discipline is imposed on the Respondent.

¹⁷ For the purpose of this Policy, privacy and confidentiality have distinct meanings. Section V of Part I.

¹⁸ For a period of 7 years, the College will maintain a record of any supportive measures provided to the Parties. This documentation is further explained in Section XII of Part I of this Policy.
c. Confidentiality

College employees have varying levels of responsibility to maintain confidentiality. However, even College offices and employees who cannot guarantee confidentiality will maintain an individual’s privacy to the greatest extent possible. The information provided to non-confidential resources will be relayed only as necessary to the Title IX Coordinator for purposes of investigation and/or resolution.

i. Professional and Pastoral Counselors

Professional, licensed counselors and pastoral counselors (ordained clergy) whose official responsibilities include providing mental-health counseling to College students, including those who act in that role under the supervision of a licensed counselor, are not required to report any information about an incident of sexual misconduct to the Title IX Coordinator without the individual’s consent. The College’s professional and pastoral counselors include:

- Student Health Services
  180 Remsen Street, Room 2310
  Brooklyn, NY 11201
  Phone: 718-489-5366
  Monday – Friday, 9AM – 5PM
  Nurse Liz Giugliano
  egiugliano@sfc.edu

- SFC Counseling Center
  180 Remsen Street, Room 2310
  Brooklyn, NY 11201
  Phone: 718-489-5335
  or if on campus, extension 5335
  Natasha Edwards
  Nедwards2@sfc.edu

ii. Non-Professional Counselors and Advocates

Certain non-professional counselors and advocates may generally talk to an individual without incurring an obligation to disclose personally identifying information about an incident to the College. A Complainant or Respondent can seek assistance and support from these individuals without triggering the College’s response that could reveal the party’s identity or that the party disclosed the incident.

iii. Responsible Employees

A “responsible employee” is a College employee who is obligated by this Policy to share their knowledge of sexual misconduct with the Title IX Coordinator. This definition encompasses virtually every College employee, including all faculty, staff and administrators, except those who are acting as pastoral and professional counselors and non-professional counselors and advocates at the College. A responsible employee must immediately report all relevant details about the alleged sexual misconduct shared by the reporting individual to the Title IX Coordinator. A responsible employee will strive to maintain privacy and information reported to the responsible employee will be shared only with those having a need to know such information in order to respond in accordance with College policy.19

iv. When a Complainant Does Not Wish to Proceed

19 Providing notice of sexual misconduct to a responsible employee does not provide actual notice to the College under Title IX. The College has actual knowledge when the Title IX Coordinator or Official with Authority, as defined herein, has notice of sexual misconduct.
If a Complainant wants a report to remain confidential, such that the Complainant’s identity will not be disclosed to the Respondent, and chooses not to file a complaint or formal complaint, the Complainant may receive supportive measures without an investigation, or formal grievance process or resolution process being conducted. A Complainant may also report the alleged incident for the purpose of receiving supportive measures, and later decide to file a complaint of sexual misconduct or formal complaint of Title IX sexual harassment.

The College will seek consent from Complainants prior to conducting an investigation and hearing. Declining to consent to an investigation may be honored unless the Title IX Coordinator determines in good faith that failure to investigate does not adequately mitigate a potential risk of harm to the Complainant or ensure the safety of other members of the College community, would be clearly unreasonable in light of the known circumstances, or violates state or federal law. Honoring such a request may limit the College’s ability to meaningfully investigate and pursue conduct action against a Respondent. Factors used to determine whether to honor such a request include but are not limited to:

- Whether the Respondent has a history of violent behavior, a pattern of misconduct or is a repeat offender;
- Whether the incident represents escalation in unlawful conduct on behalf of the Respondent from previously noted behavior;
- The increased risk that the Respondent will commit additional acts of violence;
- Whether the Respondent used a weapon, violence or force;
- Whether the Complainant is a minor; and
- Whether the College possesses other means to obtain evidence such as security footage, and whether available information reveals a pattern of perpetration at a given location or by a particular group.

The Title IX Coordinator has ultimate discretion to determine whether the College will proceed when the Complainant requests otherwise. The Title IX Coordinator may sign a complaint or formal complaint to initiate a formal grievance process or resolution process upon completion of a good faith determination. If the Title IX Coordinator signs the complaint or formal complaint, they do not become the Complainant.

A Complainant may withdraw a report, complaint, or formal complaint from the College at any time. The College may, however, still have an obligation to investigate and/or take action.

v. **FERPA**

FERPA permits institutions to share information with parents when: (i) there is a health or safety emergency, or (ii) when the student is a dependent on either parent’s prior year federal income tax return. Generally, the College will not share information about a report of domestic violence, dating violence, stalking, or sexual assault with parents without the permission of the reporting individual or Complainant.

d. **Time for Reporting**

There is no time limit for reporting sexual misconduct. Nevertheless, any member of the College community who believes that they have been a victim of sexual misconduct is encouraged to report the alleged sexual misconduct immediately in order to maximize the College’s ability to meaningfully respond. If the Respondent is no longer subject to the College’s jurisdiction and/or
significant time has passed, the ability to investigate, respond, and provide remedies may be more
limited or impossible.

Under no circumstances will the College allow an impending graduation to compromise its
resolution of a sexual misconduct complaint or formal complaint. The conferral of a degree may,
therefore, be withheld, if necessary, until proper resolution of any sexual misconduct charges,
provided that an opportunity will be scheduled for the earliest practicable date that can
accommodate the Parties and their witnesses.

e. Clery Reporting and Federal Timely Warnings

Pursuant to the Clery Act, the College will make reports of certain crimes in the College’s Annual
Security Report in an anonymized manner that identifies neither the specifics of the crime nor the
identity of the reporting individual, including a Complainant. The College will issue timely warnings
of crimes enumerated in the Clery Act that represent a serious or continuing threat to students
and employees, except in those circumstances where issuing such a warning may compromise
current law enforcement efforts or when the warning itself could potentially identify the reporting
individual or Complainant. A reporting individual or Complainant will not be identified in a timely
warning.

f. Minors

Certain members of the College community who interact with, supervise, chaperone, or otherwise
oversee minors in programs or activities at the College or sponsored by the College are required
to report immediately to the NYS Maltreatment Hotline if they have reasonable cause to suspect
abuse or maltreatment of individuals under the age of 18. If there is suspected abuse or
maltreatment of a minor on campus, contact the College’s Security Desk at (718) 489-5333, the
Title IX Coordinator and call the NYS Child Maltreatment Hotline at 800-342-3720. For more
information regarding minors and reporting obligations, please refer to the College’s Minors on
Campus Policy.

g. Bad Faith Reporting

Submitting a false report of sexual misconduct or providing false or misleading information in bad
faith in connection with an incident of sexual misconduct is prohibited and subject to disciplinary
action under the Cord for students and Employee Handbook for employees, up to and including
dismissal from the College. This provision does not apply to reports made or information provided
in good faith, even if the facts alleged in the report are determined not to be accurate.

h. Public Awareness and Advocacy Events

If an individual discloses information through a public awareness event such as candlelight vigils,
protests, or other public events, the College is not obligated to begin an investigation based on
such information, unless a report, complaint, or formal complaint of sexual misconduct is filed with
the Title IX Coordinator because the Complainant clearly indicates that they desire a report to be
made or seek a specific response from the College. The College will use the information provided
at such an event to inform its efforts for additional education and prevention efforts.

i. External Reporting Options
i. **Office of Civil Rights Notification**

Individuals may also report sexual misconduct to the U.S. Department of Education’s Office for Civil Rights (OCR) at [https://www2.ed.gov/about/offices/list/ocr/index.html](https://www2.ed.gov/about/offices/list/ocr/index.html).  

ii. **Legal Protections and External Remedies for Employees**

Sexual harassment is not only prohibited by the College, but is also prohibited by state, federal, and, where applicable, local law. Aside from the internal processes at the College, employees and covered non-employees, as defined herein, may also choose to pursue legal remedies with the following governmental agencies. While a private attorney is not required to file a complaint with a governmental agency, you may seek the legal advice of an attorney.

1. **New York State Human Rights Law**

The NYSHRL, codified as N.Y. Executive Law, art. 15, § 290 *et seq.*, applies to all employers in New York State with regard to sexual harassment, and protects employees and covered non-employees regardless of immigration status. A complaint alleging violation of the NYSHRL may be filed either with the Division of Human Rights (“DHR”) or in New York State Supreme Court.

Complaints with DHR may be filed any time within three (3) years of the harassment. If an individual did not file at DHR, they can sue directly in state court under the NYSHRL, within three (3) years of the alleged sexual harassment. An individual may not file with DHR if they have already filed a NYSHRL complaint in state court.

Complaining internally to the College does not extend your time to file with DHR or in court. The three years are counted from date of the most recent incident of harassment.

You do not need an attorney to file a complaint with DHR, and there is no cost to file with DHR.

DHR will investigate your complaint and determine whether there is probable cause to believe that sexual harassment has occurred. Probable cause cases are forwarded to a public hearing before an administrative law judge. If sexual harassment is found after a hearing, DHR has the power to award relief, which varies but may include requiring your employer to take action to stop the harassment, or redress the damage caused, including paying monetary damages, attorney’s fees and civil fines.

DHR’s main office contact information is: NYS Division of Human Rights, One Fordham Plaza, Fourth Floor, Bronx, New York 10458. You may call (718) 741-8400 or visit [www.dhr.ny.gov](http://www.dhr.ny.gov).

Contact DHR at (888) 392-3644 or visit [www.dhr.ny.gov/complaint](http://www.dhr.ny.gov/complaint) for more information about filing a complaint. The website has a complaint form that can be downloaded, filled out, notarized and mailed to DHR. The website also contains contact information for DHR’s regional offices across New York State.

2. **Civil Rights Act of 1964**

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20 Please see the contact information for the OCR in Section I of Part I of this Policy.
The United States Equal Employment Opportunity Commission ("EEOC") enforces federal anti-discrimination laws, including Title VII of the 1964 federal Civil Rights Act (codified as 42 U.S.C. § 2000e et seq.). An individual can file a complaint with the EEOC anytime within 300 days from the harassment. There is no cost to file a complaint with the EEOC. The EEOC will investigate the complaint and determine whether there is reasonable cause to believe that discrimination has occurred, at which point the EEOC will issue a Right to Sue letter permitting the individual to file a complaint in federal court.

The EEOC does not hold hearings or award relief but may take other action including pursuing cases in federal court on behalf of complaining Parties. Federal courts may award remedies if discrimination is found to have occurred.

An employee alleging discrimination at work, can file a "Charge of Discrimination." The EEOC has district, area, and field offices where complaints can be filed. Contact the EEOC by calling 1-800-669-4000 (1-800-669-6820 (TTY)) or visiting their website at www.eeoc.gov or via email at info@eeoc.gov. If an individual filed an administrative complaint with DHR, DHR will file the complaint with the EEOC to preserve the right to proceed in federal court.

3. Local Protections and Contacting the Local Police Department

Many localities enforce laws protecting individuals from sexual harassment and discrimination. An individual should contact the county, city or town in which they live to find out if such a law exists. For example, employees who work in New York City may file complaints of sexual harassment with the New York City Commission on Human Rights. Contact their main office at Law Enforcement Bureau of the NYC Commission on Human Rights, 40 Rector Street, 10th Floor, New York, New York; call 311 or (212) 306-7450; or visit www.nyc.gov/html/cchr/html/home/home.shtml. If the harassment involves unwanted physical touching, coerced physical confinement or coerced sex acts, the conduct may constitute a crime. Contact the local police department.

X. STUDENT AMNESTY POLICY

The health and safety of every student at the College is of utmost importance. St. Francis recognizes that students who have been drinking and/or using drugs (whether such use is voluntary or involuntary) at the time that violence, including but not limited to domestic violence, dating violence, stalking, or sexual assault occurs may be hesitant to report such incidents due to fear of potential consequences for their own conduct. The College strongly encourages students to report domestic violence, dating violence, stalking, or sexual assault to institution officials. A bystander acting in good faith or a reporting individual acting in good faith that discloses any incident of domestic violence, dating violence, stalking, or sexual assault to the College’s officials or law enforcement will not be subject to the College’s code of conduct action for violations of alcohol and/or drug use policies occurring at or near the time of the commission of the domestic violence, dating violence, stalking, or sexual assault.

XI. SUPPORTIVE MEASURES, EMERGENCY REMOVALS, AND NO-CONTACT ORDERS

a. Supportive Measures
Supportive measures are non-disciplinary and non-punitive, individualized services to a party, which are designed to restore or preserve equal access to the College’s education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all Parties or the College’s educational environment, or deter sexual misconduct under this Policy. Supportive measures can range from referral to supportive services such as counseling or medical services to class/housing/office modifications, withdrawals, leaves of absence, and no-contact orders.

Provided it has notice, before or after a complaint or formal complaint is filed, or where no complaint or formal complaint has been filed, the College (through the Title IX Coordinator) will provide supportive measures to all Parties. When offering supportive measures, the Title IX Coordinator will inform the Complainant, in writing, that they may file a complaint or formal complaint at any time.

The determination of appropriate supportive measures must be based on the facts and circumstances of that situation. Supportive measures, include but are not limited to:

- Providing campus escort services;
- Modifications to work or class schedules;
- Extensions of deadlines or other course-related adjustments;
- Changes to work, housing, living, transportation, or other applicable situations including changes in residence hall assignments or office locations;
- Providing counseling and academic support services, such as tutoring;
- Referral to counseling, medical and/or other healthcare services;
- Proving course-related adjustments such as extensions of deadlines;
- Providing leaves of absence;
- Providing increased security, supervision or monitoring of certain areas of the campus;
- Establishing restrictions on contact (no-contact orders) between the Parties; and
- Other similar measures or any other actions the Title IX Coordinator deems appropriate.

The College will review the facts and circumstance of each case and will implement measures in a way that does not unreasonably burden the other party. Upon written request and in accordance with College policies, a student may seek prompt review of the need for or terms of supportive measures to the extent the relevant supportive measure has a direct impact on them. This request should include the basis for the request and any supporting evidence. A student may also ask for review of a request for additional supportive measures and submit evidence in support of the request. Such requests should be submitted in writing to the Title IX Coordinator. The other party will have the right to respond to the request for review to the extent the relevant supportive measure has a direct impact on them.

b. Emergency Removals

If the Title IX Coordinator, in consultation with other College administrators, based on an individualized safety and risk analysis, determines that an immediate threat to the physical health or safety of any individual justifies removal, including but not limited to an interim suspension, then the College will remove such Respondent from its education program or activity on an emergency basis. In determining whether an interim suspension is appropriate, the College will consider, inter alia, the following factors:
• Whether there have been other sexual misconduct reports, complaints, or formal complaints about the same Respondent;
• Whether the incident involves a weapon or violence;
• Whether the Respondent has a history of arrests or disciplinary records;
• Whether the incident represents an escalation in and unlawful conduct on behalf of the Respondent from previously noted behavior; and
• Whether there is an increased risk that the Respondent will commit additional acts of violence.

The College will provide the Respondent with written notice and an opportunity to challenge the College’s decision immediately following the removal. The Parties may request a review of the need for, and terms of, an emergency removal, reasonable under the circumstances, including potential modification, and may submit evidence in support of their request to the Title IX Coordinator. Upon receipt of such a request, the Title IX Coordinator will inform the other party of the request and allow the other party to respond in writing and submit relevant evidence.

The Title IX Coordinator has sole discretion to implement or stay an emergency removal and to determine the conditions and duration, if the emergency removal is to end before a determination is made by the Hearing Officer. Violation of an emergency removal under this Policy will be grounds for discipline under the Cord for students and the Employee Handbook for employees, including but not limited to expulsion/termination from the College. The College may also place a non-student employee Respondent on administrative leave at its discretion and/or in accordance with federal and state laws.

c. No-Contact Orders

All no-contact orders will be mutual – i.e. neither party involved will be permitted to contact the other party -- unless the Title IX Coordinator determines, in their discretion and after a fact-specific analysis, that a non-mutual order is appropriate. The Title IX Coordinator will issue any no-contact order in writing, specifying the terms of the no-contact order, including the Parties’ responsibilities. The Parties may request a review of the need for, and terms of, the no-contact order, including potential modification, and may submit evidence in support of their request. Any such requests should be submitted to the Title IX Coordinator who will then notify the other party and conduct a prompt review in response to such request. Violation of a no-contact order under this Policy will be grounds for discipline under the Cord for students and the Employee Handbook for employees, including but not limited to expulsion/termination from the College.

XII. Recordkeeping

For a period of 7 years, the College will maintain records generated in connection with sexual misconduct reports, investigations, disciplinary proceedings, hearings, informal resolutions, appeals, and the audio, audiovisual recording, or transcript, as well as any determinations regarding responsibility including any disciplinary sanctions imposed on the Respondent, and any remedies provided to the Complainant. All materials used to train (in connection with Process A) the Title IX Coordinator and their designees, Investigators, Hearing Officers, and any individual who facilitates informal resolution processes will also be maintained for at least 7 years.

For a period of 7 years, the College will also maintain records of any responses, including supportive measures, that the College took in response to a report, complaint, or formal complaint of sexual misconduct. In each instance, the College must document the basis for its conclusion.
that its response was not deliberately indifferent, and document that it has taken measures
designed to restore or preserve equal access to the College’s education program or activity. If the
College does not provide a Complainant with supportive measures, the College must document
the reasons why such a response was not clearly unreasonable in light of the known
circumstances. The documentation of certain bases or measures does not limit the College in the
future from providing additional explanations or detailing additional measures taken.

XIII. PREVENTION AND AWARENESS EDUCATION PROGRAMS

To promote and maintain a safe and respectful environment, the College engages in
comprehensive educational programming. The College provides prevention and awareness
programs for all incoming students and employees, and ongoing prevention and awareness
campaigns for all students and employees. Student leaders and officers of student organizations
recognized by or registered with the College and those seeking recognition by the College, as
well as student-athletes, must complete certain training prior to receiving recognition from the
College or participating in intercollegiate athletic competition. The College educates the student
community about sexual misconduct through its mandatory freshman orientation program, certain
required courses, and ongoing program initiatives throughout the students’ time at the College.

As a condition of continued employment with the College, every employee must participate in and
complete annual sexual misconduct prevention training. New hires must complete this training
within 30 days of hire, unless they received training within the same annual cycle from a prior
employer. For information about the College’s sexual misconduct prevention, training, and
awareness programming, please contact the Title IX Coordinator.

XIV. REVISIONS AND DESIGNATION

The most current revision of this Policy supersedes all previously issued revisions and
inconsistent verbal or written policy statements. The College reserves the right at any time to
change, modify, delete, or add to any of the provisions of this Policy. The College may, at its
discretion, designate a trained and experienced individual(s) to act in the place of the
Title IX Coordinator, Investigators, Hearing Officers, Appeals Panel members, and/or facilitators in this
Policy. If there is such a designation, the Parties involved will be promptly informed.

XV. INVESTIGATIONS, FORMAL GRIEVANCE PROCESS, AND RESOLUTION
    PROCESSES, GENERALLY

The provisions in this section of the Policy apply to all investigations, the formal grievance process
(Process A), and the resolution processes (Process B), as well as all appeals.

    a. Standard of Evidence, Presumption of Non-Responsibility, and Burdens of Proof
       and Gathering Evidence

    The standard for decisions under this Policy is a preponderance of the evidence, meaning that it
    is more likely than not that a violation of this Policy occurred. There is a presumption that a
    Respondent is not responsible for the alleged sexual misconduct until a determination of
    responsibility is made. The burdens of proof and of gathering evidence sufficient to reach a
determination regarding responsibility rests on the College and not the Parties.
Members of the College community are expected to cooperate and be honest in their interactions with the College under this Policy. In this regard, community members are expected to acknowledge and respond to requests for information from College officials or their designees in a timely fashion and be available for discussions with such individuals.

**b. Promptness, Notice, and Timeframes**

The College will promptly resolve all reports, complaints, formal complaints, investigations, grievance and resolution processes, excluding appeal, within 60 to 90 business days of the filing of a report, complaint, or formal complaint of sexual misconduct with the Title IX Coordinator, unless the College has good cause for any temporary delays or limited extensions. Good cause may include, but is not limited to, absence of a party, advisor, or witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities. In the case of any delays past the timeframes set forth in this Policy, the College will provide written notice to the Parties of the delay, the cause of the delay, and a calculation of the additional time that the College expects is necessary resulting from the delay.

The College will provide clear written notice to the Parties before every interview or other meeting they are invited or expected to attend, including the date, time, location, participants, and purpose of the investigative interview, hearing or meeting, whose participation is invited or expected, including the Complainant and Respondent. Through the notice, the College will provide sufficient time for the party to prepare to participate.

**c. Advisor of Choice**

The Parties may have an advisor present during any grievance process or resolution process, including the opportunity to be accompanied to any related meeting, interview, or hearing by the advisor of their choice who may advise and assist the Parties. A party’s advisor of choice may be, but is not required to be, an attorney. Each party is permitted one advisor who must sign an advisor acknowledgement form and comply with the College’s advisor rules.

Throughout the process, the role of the advisor is narrow: they may attend meetings or interview at which the party is entitled to be present, and may help the party prepare for each meeting, however, the Parties should anticipate asking and responding to questions on their own account. Except for cross-examination during a hearing in Process A, as described below, advisors cannot actively participate or speak on behalf of the Parties or act as a proxy for any party, though, as reasonably needed, they may confer privately with the party during the proceedings. Accommodations, including scheduling of interviews or reviews, generally will not be made for any advisors if they unduly delay the process, as determined by the Title IX Coordinator. The College reserves the right to take appropriate action regarding any advisor who disrupts the process, or who does not abide by the restrictions on their participation as determined in the sole discretion of the Title IX Coordinator.

**d. Conflicts of Interest, Bias, and Training**

The College’s Title IX Coordinator, Investigators, Hearing Officers, Appeal Panel members, and any person who facilitates an informal process, are trained to serve impartially and must be free from conflicts of interest and bias against Complainants or Respondents generally or an individual Complainant or Respondent. These individuals also receive training on, _inter alia_, topics set forth in Article 129-B (N.Y. Educ. Law § 6444(5)(c)(ii)) and Title IX (34 C.F.R. § 106.45 (b)(1)(iii)).
e. General Disciplinary Considerations

The College policies or contracts may require the College to use additional processes before taking certain employment-related actions with respect to faculty and certain other employees. Where a person covered by such a policy or contract has allegedly engaged in conduct prohibited by this Policy, the investigation and formal grievance process or resolution process will proceed in accordance with the procedures set forth herein, except that the Hearing Officer will not impose any discipline that would require the use of additional processes. Instead, the Hearing Officer will impose all appropriate discipline that does not require the use of additional processes and then refer the matter, if appropriate, for action under the additional process. The College’s disciplinary action will be considered complete with the Hearing Officer’s imposition of discipline and referral, subject to any appeals. For information, please contact the Title IX Coordinator.

f. Disciplinary Sanctions and Remedies

There is a broad range of possible disciplinary sanctions and remedies that the College may implement as part of a determination of responsibility. All remedies are designed to restore or preserve equal access to the College’s education programs or activities and may include the same individualized services as supportive measures, described herein. However, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the Respondent. The Hearing Officer may also identify additional remedies to address the effects of the conduct on the Complainant. Thus, the range of remedies is broad and may include supportive measures as described in Section XI of Part I of this Policy, as well as remedial sanctions, as described in Section XV of Part I of this Policy. If a Complainant declined or did not take advantage of a specific service or resource previously offered, the College may re-offer the service as applicable or necessary. The Title IX Coordinator may also consider broader remedial action for the campus community, such as increased supervision or monitoring, targeted or increased education and prevention efforts, and review of policies and procedures. The Title IX Coordinator is responsible for effective implementation of any remedies.

The range of disciplinary sanctions that the Hearing Officer may consider for any individual found responsible for a violation of this Policy span from a warning up to and including expulsion or termination or revocation of a student’s degree. The Hearing Officer may impose any of the following disciplinary sanctions that are determined to be fair and proportionate to the violation of the Policy under Process A or Process B:

- Reprimand or warning;
- Changing the Respondent’s work or academic schedule;
- Disciplinary probation;
- Revocation of honors or awards or a degree;
- Community service and/or training;
- Restricting the Respondent’s access to College facilities or activities;
- Issuing a no-contact order or requiring that such an order remain in place;
- Changing the Respondent’s work or housing assignment;
- Dismissal from or restricting or reassignment of College employment;
- Removing the Respondent from student housing;
- Suspension (limited time or indefinite);
- Forfeiture of a benefit, honor, leadership position, promotion, or other privilege enjoyed by virtue of the person’s membership as adjunct faculty, staff, or administration;
- Reassignment of College employment;
- Respondents who are non-student employees may also be placed on administrative leave during the pendency of a formal grievance process or resolution process;
- Expulsion or termination; and/or
- Any other actions deemed appropriate by the Title IX Coordinator.²¹

In addition, the College reserves the right to withhold a student’s diploma where a report of sexual misconduct is pending. It may also revoke any degree awarded for an individual who is found to have engaged in sexual misconduct prior to conferral of the degree.

In determining appropriate disciplinary sanctions, the Hearing Officer may consider any record of past violations of College policies, including the nature and severity of such past violation(s),²² as well as previous disciplinary action of any kind involving the Respondent may be considered in determining an appropriate disciplinary sanction upon a determination of responsibility. This information is only considered at the disciplinary sanction stage of the process. As part of the deliberations, the Hearing Officer will also consider whether the Respondent poses a continued risk to the Complainant and/or the College community. The College will implement disciplinary sanctions and remedies when the determination of responsibility becomes a final determination, as defined above.

g. Transcript Notations

If a Respondent is found responsible through the College’s conduct process for crime(s) of violence, including, but not limited to sexual violence, defined as crimes that meet the reporting requirements pursuant to the federal Clery Act established in 20 U.S.C. § 1092(f)(1)(F)(i)(I)-(VIII), the College will make one of the following notations on the transcript of such student:

- “Suspended after a finding of responsibility for a code of conduct violation”; or
- “Expelled after a finding of responsibility for a code of conduct violation”; or
- If a student withdraws from the College while such conduct charge(s) is pending and declines to complete the disciplinary process, the College will not on the student’s transcript that they “withdrew with conduct charges pending.”

For more information, please see the College’s Transcript Notation Policy.

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²¹ Please note that this is a non-exhaustive list.
²² Past findings of domestic violence, dating violence, stalking, or sexual assault may be admissible in the disciplinary stage that determines disciplinary sanctions. N.Y. Educ. Law § 6444.
PART II: PROCESS A—FORMAL GRIEVANCE PROCESS FOR ALLEGATIONS OF TITLE IX SEXUAL HARASSMENT

Process A applies only to qualifying allegations of Title IX sexual harassment as defined above in Section VI of Part I. If a dismissal of a formal complaint occurs under Process A, please see Process B, if applicable. Process B may also apply to Title IX sexual harassment if the Title IX Coordinator determines that the allegations fall outside the jurisdiction of Process A. Unionized or other categorized employees are subject to the terms of their agreements or employees’ rights to the extent those agreements do not conflict with federal or state compliance obligations.

Under Title IX, the College’s response to reports or formal complaints of sexual harassment must treat Complainants and Respondents equitably by offering supportive measures to a Complainant, and by following a grievance process that complies with Title IX before the imposition of any disciplinary sanctions or other actions that are not supportive measures, against a Respondent.

I. FORMAL COMPLAINTS

Reports of Title IX sexual harassment may be made using any of the following options as set forth in Section IX of Part I.

A formal complaint, as defined herein, may be filed with the Title IX Coordinator at any time (even during non-business hours) in person, by mail, or by electronic mail, by using the contact information in Section I of Part I. The College will promptly investigate formal complaints and follow a formal grievance process that complies with 34 C.F.R. § 106.45 before the imposition of any disciplinary sanctions or other actions that are not supportive measures as defined in 34 C.F.R. § 106.30, against a Respondent with the Title IX Coordinator or if the Title IX Coordinator signs such a formal complaint. The Complainant must be participating in or attempting to participate in the College’s education program or activity at the time the formal complaint is filed alleging Title IX sexual harassment against a Respondent and requesting that the College investigate the allegations.

If the Complainant files the formal complaint, the formal complaint must contain the Complainant’s physical or digital signature or provide an indication that the Complainant is the individual filing the formal complaint. The Title IX Coordinator may also sign a formal complaint. However, where the Title IX Coordinator signs a formal complaint, the Title IX Coordinator is not a Complainant or otherwise a party to the formal complaint.

a. Dismissal of Formal Complaints

The College must dismiss a formal complaint or any allegations therein, if, at any time during the investigation or hearing, it is determined that: (1) the conduct alleged in the formal complaint would not constitute Title IX sexual harassment as defined in 34 C.F.R. § 106.30, even if proved; (2) the conduct did not occur in the College’s education program or activity; (3) the conduct did not occur against a person in the United States; or (4) at the time of filing a formal complaint, the Complainant is not participating in or attempting to participate in the education program or activity of the College. Such dismissal does not preclude the College from acting under Process B of this Policy or College policy. The Title IX Coordinator will determine whether a formal complaint must be dismissed in accordance with this section.
The College may, in its discretion, dismiss a formal complaint or any allegations therein, if at any time during the investigation or hearing the: (1) Complainant notifies the Title IX Coordinator, in writing, that they would like to withdraw the formal complaint or any allegations therein; (2) Respondent is no longer enrolled at or employed by the College; or (3) specific circumstances prevent the College from gathering sufficient evidence to reach a determination as to the formal complaint or allegations therein.

In the event of the dismissal of a formal complaint, the Title IX Coordinator will promptly and simultaneously send the Parties written notice of the dismissal and the reasons for such dismissal. Both Parties may appeal the decision to dismiss a formal complaint or any allegations therein under the procedures for appeal below.

b. Consolidation of Formal Complaints

The College may consolidate formal complaints regarding allegations of Title IX sexual harassment against more than one Respondent, or by more than one Complainant against one or more Respondents, or by one party against the other party, where the allegations of Title IX sexual harassment arise out of the same facts or circumstances.

II. INITIAL NOTICE OF ALLEGATIONS

Upon receipt of a formal complaint of Title IX sexual harassment, the Title IX Coordinator will provide written notice to the Parties who are known. The notice will include:

- Notice of the formal grievance process, including any informal resolution process;
- Notice of the allegations of sexual harassment potentially constituting Title IX sexual harassment, as well as sufficient details known at the time and with sufficient time to prepare a response before any initial interview;
  - Sufficient details include the identities of the Parties involved in the incident, if known, the conduct allegedly constituting Title IX sexual harassment under 34 C.F.R. § 106.30, and the date, time, location, and factual allegations of the alleged incident, if known;
- The specific section(s) of this Policy alleged to have been violated;
- A statement about the College’s prohibition on retaliation;
- A description of the range of possible disciplinary sanctions and remedies or a list the possible disciplinary sanctions and remedies that the College may implement following any determination of responsibility;
- A statement that the Respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the process;
- A statement that informs the Parties that they may have an advisor of their choice, who may be, but is not required to be, an attorney;
- A statement informing the Parties that they may inspect and review the evidence collected in an investigation; and
- A statement informing the Parties that this Policy prohibits knowingly making false statements or knowingly submitting false information during the grievance process.

During the course of the investigation, the College may investigate allegations about the Parties that are not included in the initial written notice of allegations. If this is the case, the College will provide additional allegations to the Parties whose identities are known.
III. INFORMAL GRIEVANCE PROCESS

At any time prior to reaching a determination of responsibility, the College may offer the Parties the option to resolve the formal complaint through an informal grievance process, without completing a full formal grievance process. However, the College will only offer an informal grievance process if it determines, in its sole discretion, that such informal grievance process may be appropriate, and after the College has obtained the Parties’ voluntary, written consent to an informal grievance process. The informal grievance process may encompass a broad range of conflict resolution strategies, including, but not limited to, arbitration, mediation, or restorative justice. The Title IX Coordinator will be responsible for determining whether an informal grievance process is appropriate by assessing the totality of the circumstances including, but not limited to, the severity of the alleged Title IX sexual harassment, the Parties’ wishes, and the potential risks to the St. Francis community. The College will promptly resolve an informal grievance process within 30 business days of the filing of a formal complaint of Title IX sexual harassment with the Title IX Coordinator.

The informal grievance process may not be used to: (i) resolve an allegation of Title IX sexual harassment unless a formal complaint is filed, or (ii) to resolve an allegation of Title IX sexual harassment against a College employee where the Complainant is a student.

In order to proceed with an informal grievance process, the Title IX Coordinator must provide the Parties with written notice disclosing: (i) the allegations; (ii) the requirements of the informal grievance process, including the circumstances under which it precludes the Parties from resuming a formal complaint arising from the same allegations, provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal grievance process and resume the formal grievance process with respect to the formal complaint; and (iii) any consequences resulting from participating in the informal grievance process, including the records that will be maintained or could be shared.

The Title IX Coordinator or their designee will serve as the facilitator(s) of the informal grievance process and may elect to be assisted by another member of the senior staff of the College or a trained outside expert. The informal grievance process is designed to obtain an expedient, mutually acceptable solution, which may include an acceptance of responsibility and disciplinary sanctions by the Respondent, without the necessity of conducting a formal grievance process. The informal grievance process may result in the imposition of protective actions agreed upon by the Parties, or (with or without such agreement) based on information derived from the informal grievance process taken together with any other relevant information known to the College at the time of the informal grievance process.

Participation in the informal grievance process is voluntary. The College will not compel the Parties to engage in an informal grievance process and will allow the Parties to withdraw from the informal grievance process at any time and resume the investigation and formal grievance process with respect to the formal complaint. There is no appeal option after the Parties reach a resolution through informal means.

IV. INVESTIGATION OF FORMAL COMPLAINTS

The Title IX Coordinator will appoint a trained investigator(s) to conduct the investigation (the “Investigator”). A party wishing to challenge the selection of the Investigator must notify the Title IX Coordinator, in writing, within 3 business days of receipt of the name and contact information.
of the Investigator, stating the specific reason(s) for the party’s objection. The Title IX Coordinator will determine whether the challenge has merit, and reserves discretion to make changes to the individual assigned as the Investigator(s) at any time.

Formal complaints of Title IX sexual harassment will be investigated promptly, thoroughly, and impartially by the Investigator, and normally within 30 business days of filing a formal complaint with the Title IX Coordinator.

Investigations generally entail interviews with relevant Parties and witnesses and follow up interviews, if necessary. The Parties will have an equal opportunity to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence, such as documents, communications, photographs, and other evidence. Parties and witnesses are expected to provide all available relevant evidence to the Investigator during the investigation. The Parties will have the ability to discuss the allegations under investigation and gather and present relevant evidence. The Parties will have an equal opportunity to inspect and review any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint.

Unless the Investigator obtains a party’s voluntary, written consent, the Investigator will not access, consider, disclose or otherwise use a party’s records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting or assisting in such capacity, and which are made or maintained in the connection with the provision of treatment to the party. In addition, the College will not require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognizable privilege, unless the person holding such privilege has waived the privilege.

At the conclusion of the investigation, the Investigator will prepare a case file, which will include all collected evidence that is directly related to the allegations raised in the formal complaint, including the evidence upon which the College does not intend to rely in reaching a determination of responsibility and any inculpatory or exculpatory evidence, whether obtained from a party or other source as part of the investigation. The Investigator will also prepare an investigative report that fairly summarizes the investigation and all relevant evidence. Prior to completion of the investigative report, the Investigator will send to each party and party’s advisor, if any, the case file, subject to review in an electronic format or hardcopy. The Parties will have 10 business days to submit a written response. The Investigator will consider the written responses before completing the investigative report.

The Investigator will finalize the investigative report that summarizes relevant evidence and, at least 10 business days prior to the hearing, send the investigative report to each party and the party’s advisor, if any, in an electronic format or hard copy, for their review and written response. The Parties and their advisors, if any, will be provided with the other party’s written response to the investigative report, if any, in electronic format or hard copy prior to the hearing.

23 Whether included as relevant in the investigative report or not, the College will make all directly related evidence subject to the Parties’ inspection and review available at any hearing to give each party an equal opportunity to refer to the evidence during the hearing, including for purposes of cross-examination.
V. THE HEARING

a. Hearing Officer

After the investigative report is shared with the Parties, the Title IX Coordinator will assign the matter to be heard by the Hearing Officer from a group of specially trained College personnel. The Title IX Coordinator may determine that a trained individual who is external to the College will be assigned as the Hearing Officer. The assigned Hearing Officer will not participate in the grievance process until this stage of the proceeding.

b. Hearing Process

The hearing cannot be less than 10 business days from the conclusion of the investigation, which is when the final investigative report is transmitted to the Parties. The Title IX Coordinator will provide written notice at least 5 business days before the hearing date to the Parties. The written notice will include:

- The date, time, and place of the hearing;
- The participants in the hearing (including but not limited to the Parties, witnesses, etc.);
- The purpose of the hearing; and
- The name and contact information of the Hearing Officer. A party wishing to challenge the participation of the Hearing Officer must notify the Title IX Coordinator, in writing, within 3 business days of receipt of the notice of hearing, stating the specific reason(s) for the party’s objection. The Title IX Coordinator will determine whether the challenge has merit, and reserves discretion to make changes to the Hearing Officer at any time.

i. Conduct of the Hearing

The hearing will take place on the date and time specified in the notice of hearing. If circumstances arise that require a change in the hearing date or time, the College will provide the Parties with written notice explaining the reason for such change. The College will create an audio or audiovisual recording, or transcript, of all live hearings under this Policy and will make it available to the Parties for inspection and review.

The Hearing Officer may consider all evidence that they determine is relevant. The Hearing Officer is responsible for maintaining an orderly, fair, and respectful hearing and will have broad authority to respond to disruptive or harassing behaviors, including adjourning the hearing or excluding the offending individual, including a party, witness, or advisor. During the hearing, the Parties may: speak on their own behalf, including providing an opening and closing statement; be accompanied by an advisor, who may be, but is not required to be, an attorney; have an advisor cross-examine the other party and any witnesses; and the opportunity to attend the entire hearing or proceeding, except for the deliberation phase. The Hearing Officer will determine the order of witnesses and answer any procedural questions. During any hearing, the College will make all directly related evidence available for the Parties’ inspection and review to give each party an equal opportunity to refer to the evidence during the hearing.

Live hearings may be conducted with all Parties physically present in the same geographic location, or under the discretion of the College, any or all Parties, witnesses, and other participants
may appear at the live hearing virtually, with technology enabling participants to simultaneously see and hear each other. The Parties may request that the live hearing occur in this manner.

ii. Cross Examination

During the live hearing, cross-examination will be conducted directly, orally, and in real time by the party’s advisor of choice and never by a party personally. At no point shall the Parties be entitled to question each other. If a party does not have an advisor present at the live hearing, the College will provide to that party, without fee or charge, an advisor of the College’s choice, who may be but is not required to be an attorney, to conduct cross-examination on behalf of that party.

At the live hearing, the Hearing Officer must permit each party’s advisor to ask the other party and any witnesses all relevant questions and follow-up questions, including questions challenging credibility of the opposing party or any witnesses. Before a Complainant, Respondent, or witness answers a cross-examination or other question, the Hearing Officer shall determine whether the question is relevant and explain any decision to exclude a question as not relevant. The Hearing Officer may invite explanations regarding relevance with the advisors if they so choose. Once the Hearing Officer determines the relevance of the question, the Hearing Officer will allow or preclude the question.

The Hearing Officer will limit or preclude any irrelevant questions. The Hearing Officer’s determination that a question is not relevant is made by applying logic and common sense. The Hearing Officer is not required to give a lengthy or complicated explanation; it is sufficient, for example, for a Hearing Officer to explain that a question is irrelevant because the question calls for prior sexual behavior information without meeting one of the two exceptions outlined below, is duplicative, or because the question asks about a detail that is not probative of any material fact.

The Parties have the right to exclude their own mental health diagnosis and/or treatment from admittance in the hearing. Both parties also have the right to exclude their own prior sexual history with persons other than the other party in the judicial or conduct process, subject to the exceptions in 34 C.F.R. § 106.45(6)(i), which states that questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior are not relevant unless such questions and evidence about the Complainant’s prior sexual behavior are (1) offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, or (2) if the questions and evidence concern specific incidents of the Complainant’s prior sexual behavior with respect to the Respondent and are offered to prove consent.

If a party or witness does not submit to cross-examination at the live hearing, the Hearing Officer shall not rely on any statement of that party or witness in reaching a determination of responsibility. The Hearing Officer shall not draw an inference about the determination regarding responsibility based solely on a party’s or witness’s absence from the live hearing or refusal to answer cross-examination or other questions.

iii. Impact Statements

The Parties will be offered an opportunity to provide impact statements to the Hearing Officer while they are deliberating on appropriate disciplinary sanctions, if any. The impact statements must be provided to the Title IX Coordinator. The Title IX Coordinator will provide the impact statements to the Hearing Officer only once the Hearing Officer is deliberating on appropriate disciplinary sanctions. Impact Statements cannot and will not be considered by the Hearing
Officer when reaching a determination of responsibility. The impact statement may be up to five (5) pages single spaced.

c. Determinations Regarding Responsibility

The Hearing Officer will evaluate the allegations under a “preponderance of the evidence” standard. The Respondent will be found to be responsible for the alleged Title IX sexual harassment if the Hearing Officer concludes, based upon careful review of all information presented, that such Title IX sexual harassment more likely than not occurred. The Hearing Officer will determine any disciplinary sanctions imposed on the Respondent and the Title IX Coordinator will implement any remedies. Please see above Section XV of Part I of this Policy, which sets forth the non-exhaustive range of possible disciplinary sanctions and remedies that may be implemented.

i. Written Notice of Determination

Within 7 business days from the hearing, the Hearing Officer will simultaneously issue a written notice of its determination regarding responsibility to the Parties. The written notice of determination will contain the following information:

- Identification of the conduct constituting Title IX sexual harassment under this Policy as defined in 34 C.F.R. § 106.30;
- A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the Parties, interviews with Parties and witnesses, site visits, methods used to gather other evidence, and hearings held;
- Findings of fact supporting the determination;
- Conclusions regarding the application of the Policy to the facts;
- A statement of, and rationale for, the result as to each allegation, including:
  - A determination regarding responsibility;
  - Any disciplinary sanctions the College will impose on the Respondent; and
  - Whether remedies will be provided to the Complainant; and
- The College’s procedures and permissible bases for the Parties to appeal.
- When the determination becomes final.

The College will implement disciplinary sanctions and remedies when the determination becomes final. The determination regarding responsibility becomes final either on the date that the College provides the Parties with the written determination of the result of the appeal, as described below, or if an appeal is not filed, the date on which an appeal would no longer be considered timely. For the appeal process, please see Part IV of this Policy.
PART III: PROCESS B—RESOLUTION PROCESSES FOR ALL OTHER ALLEGATIONS OF SEXUAL MISCONDUCT

Process B is a prompt and equitable resolution process, which is applicable when the Title IX Coordinator determines that Process A does not, or offenses subject to Process A have been dismissed.\(^{24}\) If the Title IX Coordinator determines that Process A applies, then Process A must be applied and not Process B. Process B applies to all allegations of sexual misconduct that do not constitute Title IX sexual harassment including sex/gender-based discrimination or harassment that does not qualify as Title IX sexual harassment, involving students, employees, or third parties and other related misconduct prohibited by this Policy. Process B also applies to all allegations of retaliation covered by this Policy.

I. INITIAL STEPS

a. Intake Meeting with Complainant

As stated in Section IX of Part I of this Policy, upon filing of a complaint of any allegation of sexual misconduct and/or retaliation, the Title IX Coordinator will promptly contact the Complainant and provide the Complainant with a general understanding of this Policy, and identify the Complainant’s rights and any available supportive measures and resources. At the initial intake meeting or at a subsequent time thereafter, the Title IX Coordinator will seek to determine how the Complainant wishes to proceed; in other words, whether the Complainant wishes to pursue formal resolution, informal resolution, or does not wish to pursue resolution of any kind.

If the Complainant does not wish to pursue formal resolution or informal resolution, and either requests that their complaint remain confidential, or refuses to participate in the initial intake meeting with the Title IX Coordinator, the Title IX Coordinator will inform the Complainant that the College’s ability to respond may be limited. In such scenarios, the College will nonetheless evaluate the Complainant’s request(s) for no action in the context of the College’s commitment to provide a reasonably safe and non-discriminatory environment for the entire College community.

If the College determines that an investigation is required, it shall notify the Complainant, and take immediate action as necessary to protect and assist them. As indicated in Section IX of Part I of this Policy, the College will seek the Complainant’s consent prior to initiating an investigation and the Complainant’s decline to consent will be honored unless the College determines in good faith that failure to investigate does not adequately mitigate a potential risk of harm to the Complainant or other members of the St. Francis community.

b. Complaints

Reports may be made using any of the options set forth in Section IX of Part I. A Complaint means a document filed by the Complainant or signed by the Title IX Coordinator alleging sexual misconduct by a Respondent and requesting that the College investigate the allegation(s). If a Complainant files or the Title IX Coordinator signs a complaint, the College will initiate its complaint process, including investigation into the Complainant's allegations. A complaint may be filed with the Title IX Coordinator at any time (including non-business hours) in person, by mail,

\(^{24}\) The provisions of Article 129-B apply regardless of whether the conduct occurs on campus, or off campus, or while studying abroad. N.Y. Educ. Law § 6440(6).
or by electronic mail, by using the contact information in Section I of Part I. If the Complainant is filing the complaint, it must contain the Complainant’s physical or digital signature, or otherwise indicate that the Complainant is the person filing the complaint. The Title IX Coordinator does not become the Complainant if they sign the complaint.

The Complainant reserves the right to withdraw a complaint or their involvement in the College’s investigation or process at any time. However, in such instances, the College’s ability to respond will be limited and Title IX may nevertheless require the College to complete the investigation processes.

Dismissal of a complaint from the Process B grievance process does not preclude action under another provision of the College’s policies and/or handbooks. If a complaint and/or any allegations therein are dismissed, the Title IX Coordinator will promptly and simultaneously send written notice of the dismissal and the reasons therefore to the Parties.

The College may consolidate complaints regarding allegations of sexual misconduct against more than one Respondent, or by more than one Complainant against one or more Respondents, or by one party against the other party, where the allegations of sexual misconduct arise out of the same facts or circumstances.

c. Notice and Intake Meeting with Respondent

If the Complainant wishes to proceed with either formal or informal resolution, or the College believes it is otherwise necessary, the Title IX Coordinator will schedule an individual intake meeting with the Respondent, if known. The College will notify the Respondent that a complaint has been filed and provide the date, time, location, and factual allegations concerning the alleged violation, a reference to the specific Policy provisions alleged to have been violated, and possible disciplinary sanctions. The Title IX Coordinator will provide the Respondent with a general understanding of this Policy, identify any available supportive measures, and inform the Respondent that they may have an advisor of their choice, who may be, but is not required to be, an attorney.

II. INFORMAL RESOLUTION PROCESS

If all Parties voluntarily agree to participate in an informal resolution and the College determines that the complaint is appropriate for such a process, the College may facilitate an informal resolution of the complaint. While the informal resolution process is not as structured as the formal resolution process, it can be an effective and appropriate means to deal with certain complaints. Informal resolution is applicable when the Parties voluntarily agree to resolve the matters through alternative resolution (e.g. mediation, restorative practices, arbitration), or when the Respondent accepts responsibility for violating the Policy, or when the Title IX Coordinator can resolve the matter informally by providing remedies and supportive measures to resolve the situation.

The Parties may each bring an advisor to any meeting that is held pursuant to the informal resolution process, subject to the same restrictions set forth herein. During all phases of the informal resolution process, the Parties will be provided with advance notice of any meeting they are required or eligible to attend.

The Title IX Coordinator or designee will preside over the informal resolution and may elect to be assisted by another member of the senior staff of the College or outside trained official. Informal
resolution is designed to obtain an expedient, mutually acceptable solution, which may include an acceptance of responsibility and disciplinary sanctions by the Respondent, without the necessity for conducting further investigation or hearing.

If, in the course of the informal resolution, the Respondent admits to violating this Policy, that admission will serve as a finding of responsibility after an assessment into the matter by the College. The Title IX Coordinator will recommend one or more disciplinary sanctions, which the Respondent can accept or reject. If the Title IX Coordinator’s recommended disciplinary sanction is accepted, the process is concluded. If it is rejected, the complaint will proceed to the formal resolution process. Informal resolution may result in the imposition of remedies agreed upon by the Parties, or (with or without such agreement) based on information derived from the informal resolution taken together with any other relevant information known to the College at the time of the informal resolution.

Participation in the informal resolution process is voluntary. The College will not compel the Parties to engage in informal resolution and will allow the Parties to withdraw from the informal resolution process at any time. The College may, at any time, elect to end such proceedings and initiate formal resolution instead. Pursuing informal resolution does not preclude later use of formal resolution if the informal resolution fails to achieve a resolution acceptable to the Parties and the College. Statements or disclosures made by the Parties in the course of the informal resolution may be considered in the formal resolution. There is no appeal if a resolution is achieved using the Informal Resolution Process.

III. FORMAL RESOLUTION PROCESS

a. Investigation

Once the decision to commence a resolution process is made and the Parties have received notice, the Title IX Coordinator will determine whether the Title IX Coordinator, or their designee, will act as the investigator. The Title IX Coordinator may also designate a specially trained investigator or investigators to conduct the interviews and/or investigation (collectively, the “Investigator”). A party wishing to challenge the selection of the Investigator must notify the Title IX Coordinator, in writing, within 3 business days of receipt of the name and contact information of the Investigator, stating the specific reason(s) for the party’s objection. The Title IX Coordinator will determine whether the challenge has merit, and reserves discretion to make changes to the individual assigned as the Investigator at any time. If the Investigator is the Title IX Coordinator, the party may contact Richard Grasso at richardgrasso@sfc.edu or (718) 489-3450.

Complaints of sexual misconduct will be investigated promptly, thoroughly, and impartially by the Investigator, normally within 30 business days of notice filing a complaint with the Title IX Coordinator. The College will make a good faith effort to complete investigations as promptly as possible and will communicate regularly with the Parties to update them on progress, the timing of the investigation and delay for good cause, if necessary.

The Investigator will collect, and review evidence deemed necessary or helpful to the investigation. The investigation will include individual interviews with the Parties involved and with individuals who may have observed the alleged conduct or may have any other relevant knowledge. The investigation may also include examination of medical records, surveillance video, cell phone and other electronic records, and other evidence. The Complainant and the Respondent will be given an equal opportunity to present information in the context of the
investigation, the opportunity to suggest witnesses and review and present available evidence in the case file.

At the conclusion of the investigation, the Investigator will prepare an investigative report that fairly summarizes the investigation and all relevant evidence. The Investigator makes no conclusions, engages in no policy analysis, and renders no recommendations as part of their report. The Investigator will provide access to the investigative report to the Parties for their review and written response. In response to the investigation report, both the Complainant and the Respondent will be given the opportunity to submit a written statement and a list of proposed witnesses for the hearing. The written statement and list of proposed witnesses will be provided to the Title IX Coordinator, the opposing party, and the Hearing Officer.

b. The Hearing

i. Hearing Officer

After the investigation is complete, the Title IX Coordinator will promptly prepare a formal letter to the Hearing Officer notifying the Hearing Officer of the matter. The letter will provide the names of the Complainant and Respondent and the date, location, and nature of the alleged sexual misconduct. The Hearing Officer is designated from a pool of specially trained College personnel. The Title IX Coordinator may determine that a Hearing Officer external to the College will be assigned. The Hearing Officer receives training, at least annually, on the issues relating to sexual misconduct. The Hearing Officer will also be trained on how to conduct an investigation and on a hearing process that promotes accountability and protects the safety and rights of the Parties; including the right to a presumption that the Respondent is not responsible until a finding of responsibility is made under this Policy.

ii. Notice of the Hearing

The College will provide written notice at least 5 business days before the hearing date to the Parties stating the date, time, and place of the hearing and the name and contact information of the Hearing Officer. A party wishing to challenge the participation of the Hearing Officer must notify the Title IX Coordinator, in writing, within 3 business days of receipt of the notice of hearing, stating the specific reason(s) for the party’s objection. The Title IX Coordinator will determine whether the challenge has merit, and reserves discretion to make changes to the assigned Hearing Officer. The notice will also inform the Parties that they may have the assistance of an advisor of their choosing at the hearing and may request to see and review evidence collected in the investigation.

iii. Conduct of the Hearing

The hearing will be conducted within 10 business days from the conclusion of the investigation. The hearing will take place on the date and time specified in the notice of hearing. If circumstances arise that require a change in the hearing date or time, the College will provide the Parties with written notice explaining the reason for such change. The College will arrange for the hearing to be recorded and may arrange for the preparation of any transcript of the recording that the College deems appropriate.

As a non-adversarial process, the hearing will not follow a courtroom model, and formal rules of evidence will not be observed. The Parties will have the opportunity present evidence and
testimony during the hearing. This may be done as necessary to accommodate a witness who cannot be present, or whom the Hearing Officer determines may remain anonymous.

Only the Hearing Officer may question the individual Parties and any witnesses, unless permission is granted to modify the questioning process. After all witnesses have been questioned, each party may make a closing statement.

In order to comply with FERPA and to provide an orderly process for the presentation and consideration of relevant information without undue intimidation or pressure, the hearing process is not open to the general public. Accordingly, the College will not disclose documents prepared in anticipation of the hearing, documents, testimony, or other information introduced at the hearing, and any transcript of the hearing itself may not be disclosed outside of the hearing proceedings, except as may be required or authorized by law and/or College policy.

The Parties may have advisors present to support and assist them during any meeting, the hearing, and appeal stages of the formal resolution process. An advisor may not direct questions to the Hearing Officer or witnesses at the hearing. The Hearing Officer will not allow an advisor’s presence to inhibit the Parties’ sharing of information or the conduct of the hearing.

The Parties are expected to cooperate at the hearing. If either party fails to appear at the scheduled hearing, the Hearing Officer may postpone the proceedings if there is a legitimate documented reason for the absence, or proceed and determine the complaint on the basis of the evidence available, provided the absent party was duly notified of the scheduled hearing date.

In general, any information or questioning about the prior sexual history of the Complainant or Respondent with individuals other than the other party is precluded and will not be admitted at the hearing. Additionally, any information or questioning about either party’s mental health history diagnosis, and/or treatment is precluded and will not be admitted at the hearing. Past findings of domestic violence, dating violence, stalking, or sexual assault may be admissible in the stage that determines disciplinary sanctions.

If the Hearing Officer determines that unresolved issues exist that would be clarified by the presentation of additional information, the Hearing Officer may suspend the hearing and reconvene it in a timely manner to receive such information. A delay may not be based on the failure of witnesses to appear without good cause or on the proposed introduction of documents, which were readily available at the time of the hearing.

iv. Determination Regarding Responsibility

The Respondent will be found to be responsible for the alleged sexual misconduct if the Hearing Officer concludes, based upon careful review of all information presented, that under a preponderance of the evidence, such sexual misconduct more likely than not occurred in violation of the Policy. The Hearing Officer will determine any disciplinary sanctions imposed on the Respondent and the Title IX Coordinator will implement any remedies. Please see above Section XV of Part I of this Policy which sets forth the range of possible disciplinary sanctions and remedies that may be implemented.

v. Impact Statements
The Parties will be offered an opportunity to provide impact statements to the Hearing Officer while they are deliberating on appropriate disciplinary sanctions, if any. The impact statements must be provided to the Title IX Coordinator. The Title IX Coordinator will provide the impact statements to the Hearing Officer only once the Hearing Officer is deliberating on appropriate disciplinary sanctions. Impact Statements cannot and will not be considered by the Hearing Officer when reaching a determination of responsibility. The impact statement may be up to five (5) pages single spaced.

vi. Notice of Determination

Within 5 business days from receipt of the impact statements, the Hearing Officer will simultaneously issue written or electronic notice of its decision to the Parties. The notice of determination will detail the factual findings supporting the determination, the rationale for the disciplinary sanction(s) imposed or any remedies provided, if any, and appeal procedures. The College will implement disciplinary sanctions and remedies when the determination becomes final. The determination regarding responsibility becomes final either on the date that the College provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely. For the appeal process, please see Part IV of this Policy.
PART IV: APPEALS PROCESS FOR DETERMINATIONS REGARDING RESPONSIBILITY (PROCESS A OR PROCESS B), DISMISSAL OF A COMPLAINT OR FORMAL COMPLAINT, OR ANY ALLEGATIONS THEREIN

Either party may appeal a determination regarding responsibility reached under Process A or Process B, a dismissal of a complaint or formal complaint, or any allegations therein, on any of the following bases: (1) a procedural irregularity that affected the outcome of the matter; (2) new evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made that could affect the outcome of the matter; and/or (3) the Title IX Coordinator, Investigator, and/or Hearing Officer had a conflict of interest or bias for or against Complainants or Respondents generally or the individual Complainant or Respondent that affected the outcome of the matter.

Within 5 business days of the delivery of the written determination of responsibility or from dismissal of the complaint or formal complaint or any allegations therein, the Respondent and/or Complainant may file a notice of intent to appeal. The notice of intent to appeal must be submitted in writing (either email or hard copy) to the Title IX Coordinator. The notice of intent to appeal must contain the party's grounds for the appeal. The Title IX Coordinator will notify the non-appealing party about the notice of intent to appeal in writing and will implement appeal procedures equally to the Parties.

If the appeal is accepted, within 7 business days of filing a notice of intent to appeal, the party's formal appeal must be filed with the Title IX Coordinator stating why the party requesting the appeal believes the dismissal, or determination of responsibility were inappropriate. The appealing party must set forth, in detail, the grounds for review and must attach all materials that they wish to have considered in the appeal process. The Title IX Coordinator will notify the non-appealing party of the appeal in writing and that party will have 7 business days from the date of notification to submit a written statement.

An Appeals Committee will review the formal appeal. The Appeals Committee shall not include the Title IX Coordinator, the Hearing Officer, or Investigator. The Appeals Committee shall be fair and impartial and will not have any conflicts of interest. The Appeals Committee will simultaneously issue a written decision to the Parties describing the result of the appeal and the rationale for the result within 20 business days of receipt of receipt of the complete record, including the Parties' written submissions. This decision is final.
APPENDIX A: STUDENTS’ BILL OF RIGHTS

Under this Policy, all students have the right to:

1. Make a report to local law enforcement and/or state police;
2. Have disclosures of domestic violence, dating violence, stalking, and sexual assault treated seriously;
3. Make a decision about whether or not to disclose a crime or violation and participate in the judicial or conduct process and/or criminal justice process free from pressure by the institution;
4. Participate in a process that is fair, impartial, and provides adequate notice and a meaningful opportunity to be heard;
5. Be treated with dignity and to receive from the institution courteous, fair, and respectful health care and counseling services, where available;
6. Be free from any suggestion that the reporting individual is at fault when these crimes and violations are committed, or should have acted in a different manner to avoid such crimes or violations;
7. Describe the incident to as few institution representatives as practicable and not be required to unnecessarily repeat a description of the incident;
8. Be protected from retaliation by the institution, any student, the accused and/or the Respondent, and/or their friends, family and acquaintances within the jurisdiction of the institution;
9. Access to at least one level of appeal of a determination;
10. Be accompanied by an advisor of choice who may assist and advise a reporting individual, accused, or Respondent throughout the judicial or conduct process including during all meetings and hearings related to such process; and
11. Exercise civil rights and practice of religion without interference by the investigative, criminal justice, or judicial or conduct process of the institution.

To the extent applicable, students maintain the rights set forth in the Students’ Bill of Rights during resolution of a complaint or formal complaint under Process A or Process B. N.Y. Educ. Law § 6440(6).
APPENDIX B: EMPLOYEE COMPLAINT FORM FOR REPORTING SEXUAL HARASSMENT

New York State Labor Law requires all employers to adopt a sexual harassment prevention policy that includes a complaint form for employees and covered non-employees to report in writing alleged incidents of sexual harassment.

If you believe that you have been subjected to sexual harassment, you are encouraged to complete this form and submit it to the Title IX Coordinator. You will not be retaliated against for filing a complaint.

If you are more comfortable reporting verbally or in another manner, the College is still required to follow its sexual harassment prevention policy by investigating the claims as outlined at the end of this form.

For additional resources, visit: https://www.ny.gov/programs/combating-sexual-harassment-workplace

COMPLAINANT INFORMATION

Name:
Department: Home Address:
Work Phone: Home Phone:
Job Title: Email:
Select Preferred Communication Method: □Email □Work □Home □In person

SUPERVISORY INFORMATION

Immediate Supervisor’s Name:
Title:
Work Phone: Department:

COMPLAINT INFORMATION

1. Your complaint of Sexual Harassment is made about:

Name: Title:
Department: Work Phone:
Relationship to you: □Supervisor □Subordinate □Co-Worker □Other
2. Date(s) sexual harassment occurred: __________

Is the sexual harassment continuing? □ Yes □ No

3. Please describe what happened and how it is affecting you and your work. Please use additional sheets of paper if necessary and attach any relevant documents or evidence.

4. Please list the name and contact information of any witnesses or individuals that may have information related to your complaint:

If you have retained legal counsel and would like us to work with them, please provide their contact information.

I request that St. Francis College investigate this complaint of sexual harassment in a timely manner as outlined in the College’s policy, and advise me of the results of the investigation.

Signature: ___________________________ Date: ___________________
**St. Francis College Identification Card**

Your St. Francis College Identification Card:

- Allows you recognition as a St. Francis College student, faculty member, administrator, or staff member.
- Serves as your library card.
- Provides access to College facilities, events, and activities.
- Must be presented when asked for by Security personnel or any other college official.

To obtain your picture ID Card, please go to the office of Student Activities.

**Fire Safety**

This report contains information related to fire safety in off campus housing at the Found Study Residence Hall, located at 97 Columbia Heights, operated Found Study. In cooperation with Found Study, St. Francis College voluntarily issues this report annually to promote the safety of all members of the St. Francis community. Found Study also maintains the daily crime and fire log in the Public Safety Office. The fire log includes the nature, date, time, and general location of each fire. Please report fires in the dorm to the Security desk at Found Study Residence Hall. Any questions regarding fire safety should be directed to publicsafety@studenthousing.org

Floor plans and diagrams for emergency staircases and exits are posted in public areas on all floors as well as the back of every room door. Residents and guests should familiarize themselves with these maps to exit promptly during fire drills or actual emergencies.

1 St. Francis College does not have “on campus” housing. St. Francis College is proactively issuing this report.

**Fire Safety Systems**

Found Study is St. Francis’ only off campus residential facility. The building has the following fire safety systems:

- There is a public address system.
- The fire safety system is monitored by the Fire Safety Directors. There are sprinklers throughout the building.
- There are fire extinguishers, smoke detectors, carbon monoxide detectors, fire alarm pull boxes, emergency lights, and emergency exits.
- There is at least one fire drill per year. Records of each test will be maintained by The Director of Community Partnerships.
- The FDNY will test all fire warning systems in accordance with NYC regulations.
Procedures for Evacuation of Found Study Residence Hall in Case of Fire

In the event of a fire or other emergency, notify security immediately. Act promptly for the safety of all residents. Do not try to fight a fire, but take action to get residents out of the building. If a fire alarms sounds, please follow the following standard procedures:

If the Fire is In Your Room:
All persons are to vacate the room immediately. Before leaving your room, and only if you can, make sure you do the following:

- Close all windows and open shades.
- Turn on lights.
- Close the door of the room behind you.
- Take your identification and keys with you.
- Close all room doors.
- Alert other people by yelling “Fire Fire Fire” on your way out.
- Use the nearest stairway to exit, NEVER use the elevator.
- Assemble across the street and await instructions.
- Wait until the appropriate officials indicate that you can re-enter the building.

If the Fire is not in your room:
Try to exit your room, first feel your room door and doorknob for heat. If they are not hot, open the door slightly and check the hallway for smoke, heat or fire.

- If you can exit your room safely, follow the instructions above for a fire in a room.
- If you cannot safely exit your room or building, call 911 and then provide them with appropriate information (name, address, location, etc.).
- If you are unable to safely leave your room, seal the floor in your room with wet towels or sheets and seal air ducts or other openings where smoke may enter.
- Open windows a few inches unless flames and smoke are coming from below.
- Do not break any windows.
- If condition in the room appears life threatening, open a window and wave a towel or sheet to attract the attention of firefighters.
- If smoke conditions worsen before help arrives, get down on the floor and take short breaths through your nose.

If you ever see fire or smoke, or smell smoke, do not hesitate to pull the alarm nearest to your room. Turning in a false fire alarm is against the law. Residents will be evicted and are subject to punishment to the fullest extent of the law. As a resident, you are strongly advised to maintain fire/theft insurance. You can usually add your possessions to your parents’ homeowner’s or tenant homeowner’s insurance policy through a rider.

Tips to avoid triggering smoke detectors and alarms:
- If using a microwave, toaster oven, or other food heating device, use lower time intervals and continue to reheat your food until it is ready, as opposed to leaving something in for long periods of time which may cause a fire or excessive smoke.
- Never leave cooking food unattended.
- Do not smoke in the building. All residences are smoke-free environments.
- Remove all prohibited items (toasters, hot plates, grills) from your room.

Fire Safety Education and Training Programs
All SFC security staff members are trained according to the fire safety plans established by St. Francis College. All Found Study security staff are trained according to the fire safety plans established by Found Study Residence Hall.
Appendix A:

**Reporting of Fire Safety Information and Chain of Command:**
All fire safety concerns in the academic building should be reported to the Director of Operations at 718-489-5275. After calling 911, emergencies should be reported to 718-489-5222. Any questions regarding fire safety in the student residence should be directed to Danny Aimenez at 484-357-2724. If a member of the SFC community finds evidence of a fire that has been extinguished and the person is not sure whether the Public Safety/Security has already responded, the community member should immediately notify campus safety. For incidents at Found Study, notify Danny Aimenez at 484-357-2724. For incidents on campus, notify security at 718-489-5222.

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<tr>
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## Appendix B:

### Crime Statistics - 2018, 2019, 2020

**OC = On Campus**  
**NC = Non Campus**  
**PP = Public Property**

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| Hate Crimes                            | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Murder/Non-negligent manslaughter      | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Rape                                   | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Fondling                               | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Incest                                 | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Statutory Rape                         | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Robbery                                | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 2       |
| Aggravated Assault                     | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Burglary                               | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Motor Vehicle Theft                    | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Arson                                  | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Simple Assault                         | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Larceny Theft                          | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Intimidation                           | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Destruction/Damage/Vandalism of Prop   | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |

| VAWA Offenses                          | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Domestic Violence                      | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| "Dating Violence"                      | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Stalking                               | 0       | 0       | 0       | 1       | 0       | 0       | 0       | 0       | 0       |

| Arrests                                | 0       | 0       | 0       | 1       | 0       | 0       | 0       | 0       | 0       |
| Illegal Weapons Possessions            | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Drug Abuse Violations                  | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Liquor Law Violations                  | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |

| Disciplinary Actions                   | 0       | 49      | 0       | 0       | 7       | 0       | 0       | 0       | 0       |
| Illegal Weapons possessions            | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Drug Abuse Violations                  | 0       | 31      | 0       | 0       | 4       | 0       | 0       | 0       | 0       |
| Liquor Law Violations                  | 0       | 18      | 0       | 0       | 3       | 0       | 0       | 0       | 0       |

<p>| Unfounded Crimes                       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |
| Total Unfounded Crimes                 | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       | 0       |</p>
<table>
<thead>
<tr>
<th>Service</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ambulance / Police / Fire Department</td>
<td>911</td>
</tr>
<tr>
<td>Emergency Medical Service</td>
<td>718-416-7000</td>
</tr>
<tr>
<td>Emergency Dental Service</td>
<td>212-582-4065</td>
</tr>
<tr>
<td>The Brooklyn Hospital Center</td>
<td>718-250-8000</td>
</tr>
<tr>
<td>Brookdale Hospital Medical Center</td>
<td>718-240-5000</td>
</tr>
<tr>
<td>Downstate Medical Center</td>
<td>718-270-1000</td>
</tr>
<tr>
<td>New York Methodist Hospital</td>
<td>718-780-3000</td>
</tr>
<tr>
<td>New York Presbyterian Hospital</td>
<td>212-746-5454</td>
</tr>
<tr>
<td>Brooklyn’s Women’s Center</td>
<td>718-748-1234</td>
</tr>
<tr>
<td>Safe Horizon Hotline</td>
<td>212-227-3000 or 212-577-7777</td>
</tr>
<tr>
<td>NYU Langone Cobble Hill Emergency Department</td>
<td>646-754-7900</td>
</tr>
<tr>
<td>Beth Israel Emergency Room* for sexual assault forensic exams</td>
<td>212-677-2157</td>
</tr>
<tr>
<td>Maimonides Medical Center ER 4802 10th Avenue Brooklyn</td>
<td>718-283-6000</td>
</tr>
<tr>
<td>Poison Control Center</td>
<td>800-222-1222 or 212-764-7667</td>
</tr>
<tr>
<td>Rape and Sexual Abuse Hotline</td>
<td>212-267-7273</td>
</tr>
<tr>
<td>VIRS (Domestic Violence, Rape &amp; Sexual Assault)</td>
<td>800-656-4673</td>
</tr>
<tr>
<td>New York State AIDS Hotline</td>
<td>800-541-2437</td>
</tr>
<tr>
<td>SFC Disabilities Coordinator</td>
<td>718-489-3485</td>
</tr>
<tr>
<td>AA Hotline</td>
<td>212-647-1680</td>
</tr>
<tr>
<td>NA Hotline</td>
<td>212-929-6262</td>
</tr>
<tr>
<td>Suicide Hotline “Response”</td>
<td>800-LIFENET</td>
</tr>
<tr>
<td>“Crisis” Hotline (suicide prevention)</td>
<td>212-673-3000</td>
</tr>
<tr>
<td>Security</td>
<td><a href="mailto:security@sfc.edu">security@sfc.edu</a></td>
</tr>
<tr>
<td>Title IX</td>
<td><a href="mailto:lwerbel@sfc.edu">lwerbel@sfc.edu</a></td>
</tr>
<tr>
<td>Dean of Students</td>
<td><a href="mailto:rgonzalez132@sfc.edu">rgonzalez132@sfc.edu</a></td>
</tr>
<tr>
<td>Health and Wellness</td>
<td><a href="mailto:nedwards2@sfc.edu">nedwards2@sfc.edu</a></td>
</tr>
</tbody>
</table>