Sexual Misconduct Policy

Approved March 21, 2019
to replace NMT Interim Sexual Misconduct Policy

Campus-wide Administrative Policy
New Mexico Institution of Mining and Technology
Socorro, New Mexico 87801
Responsible University Office: Office of the President

Effective Date: 3/21/2019

Date Revised: 8/1/2024

(due to Federal Title IX Regulations 2024 Amendments and HB 151)

Policy Owner(s):
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I. Policy Statements

A. New Mexico Institute of Mining and Technology (New Mexico Tech or the “University”) is committed to a healthy and safe learning, living, and working environment that promotes responsibility, dignity, and respect for all persons. New Mexico Tech prohibits all forms of discrimination however, this policy specifically relates to sex discrimination (sexual orientation, sex stereotyping, sex characteristics, pregnancy or related conditions, gender expression, gender identity, and various forms of sex-based harassment). Sex-based Harassment (e.g. sexual violence/assault, intimate partner violence, stalking, quid pro quo, and creating a hostile environment) is a form of sex discrimination. Sex discrimination is a violation of Title VII of the Civil Rights Act of 1964; Title IX of the Educational Amendments of 1972; and the New Mexico Human Rights Act, NMSA 1978, Sections 28-1-1 to 28-1-7, 28-1-7.2, 28-1-9 to 28-1-14.

B. In this policy and its associated procedures, the University utilizes the term sexual misconduct to collectively apply to all forms of sex discrimination and any Title IX offenses (collectively “Title IX prohibited conduct”), as well as the other terms and violations defined below in Section III (collectively “prohibited conduct”). All Title IX prohibited conduct must follow the NMT Title IX Resolution Procedures (i.e., Grievance Procedure).

C. All University members are prohibited from engaging in, or assisting, or abetting another’s engagement in sexual misconduct and any form of discrimination (i.e., prohibited conduct).

D. This policy applies to University members, who include:
   1. University students, whether enrolled full-time or part-time, for credit or non-credit courses;
   2. University employees and
   3. third parties who are engaged in any University activity or program, or who are otherwise interacting with the University, including, but not limited to, volunteers, contractors, vendors, visitors, and guests.

E. This policy applies to all forms of sexual misconduct, sex discrimination, and related retaliation committed by or against students, employees, and third parties when:
   1. the conduct occurs on University property;
   2. the conduct occurs in the context of a University employment or an education program or activity, including, but not limited to, University-sponsored academic, extracurricular (e.g. athletics/club sports), study abroad, research, online or internship programs or activities;
   3. the conduct occurs off University property and outside the context of a University employment or education program or activity, but has a continuing adverse effect on or creates a hostile environment for students, employees, or third parties while on University property or in any University employment or education program or activity; or
   4. the conduct indicates that the Respondent (accused) may present a danger or threat to the health or safety of University members.

F. Title IX jurisdiction applies to all sex discrimination occurring under the University’s education program or activity in the United States. However, the University has an obligation to address a sex-based hostile environment under its education program or activity even when some conduct alleged to be contributing to the hostile environment occurred outside the University’s education program or activity or outside the United States. In these cases, the University can only address the resulting or continuing sex-based hostile environment occurring under its education programs or activities, not the original conduct outside the US or outside its education programs or activities.

G. This policy is applicable regardless of the sex, sexual orientation, or gender identity and gender expression of individuals engaging in sexual activity.

H. This policy also includes information for students and employees on resources available
following an act of sexual misconduct, New Mexico Tech responses, prevention, and supportive measures, the disciplinary process, possible disciplinary sanctions, remedies, and the University’s requirement to collect and report general associate statistics in accordance to the Clery Act.

Any individual, who believes that they have been subjected to sexual misconduct or sex discrimination, is strongly encouraged to report the incident(s) to the New Mexico Tech Police Department (NMTPD), and/or internally with New Mexico Tech’s Title IX Coordinator. The Title IX Coordinator can help stop the unwelcome behavior, remedy/resolve the situation with discipline, preventative, referrals, supportive measures (e.g. accommodations), and recommend other related support services or institutional changes.

H. University employees must report incidents of assault or abuse of a child (i.e. under age 18) that they know about or have reason to believe is occurring or occurred on University property or at University-sponsored activities to the New Mexico Tech Campus Police and Title IX Coordinator.

I. Except for Confidential Employees, all New Mexico Tech employees have been designated as Mandatory Reporters with regards to this policy and grievance procedure. These Mandatory Reporters are obligated to report any known or perceived sexual misconduct or sex discrimination to the University’s Title IX Coordinator even if little information is known (see FREQUENTLY ASKED QUESTIONS section for more details). To the extent possible, information obtained, shared, or reported to a Mandatory Reporter will be communicated with the Title IX Coordinator within 24-hours. These Mandatory Reporters and the Title IX Coordinator will not share personally identifiable information with New Mexico Tech Campus Police or other law enforcement without the Complainant’s/ victim’s consent or unless the victim has also reported the incident to law enforcement. This information is considered private.

J. Employees whose communications are privileged or confidential under federal or state law (e.g. Counselors, Medical Professionals) are considered Confidential Employees. The University has also extended the role of a Confidential Employee to its two (2) Ombudspersons. Complainants going to these individuals would receive the same confidentiality as they would with the University counseling and medical staff.

However, these Confidential Employees must share (1) that they are confidential, including when they are not required to notify the Title IX Coordinator about conduct that reasonably may constitute sex discrimination; (2) how to contact New Mexico Tech’s Title IX Coordinator and how to make a complaint of sex discrimination; and (3) that the Title IX Coordinator may be able to offer and coordinate supportive measures, as well as initiate an informal resolution process or an investigation under the grievance procedures.

New Federal Title IX regulations have established confidentiality for some researchers. Research covered by IRB on sex discrimination (institutional or other IRB), are confidential with respect to that study (not in other roles), and they do not have to share the information that other confidential resources do as stated in “J.” above.

K. Concurrently, the University complies with all related local, state, and federal laws including the Campus Sexual Violence Elimination Act (“Campus SaVE Act”) amending the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (“Clery Act”), which is a federal law that requires colleges and universities to have procedures in place to respond to incidents. As mentioned above, New Mexico Tech also complies with Title IX of the Education Amendments of 1972 (Title IX), that is a federal civil rights law that prohibits discrimination on the basis of sex in federally funded education programs and activities.

L. It is a violation of Title IX and University policy to retaliate against any person who makes a complaint or report of sexual misconduct or testifies, assists, or participates in an investigation or
proceeding regarding an allegation of sexual violence or sexual misconduct. Concerns that a student or employee has threatened to retaliate or has retaliated against another student or employee should be reported promptly to the Title IX Coordinator or Affirmative Action/Equal Employment Opportunity Commission (AA/EEOC) Director. Reports of retaliation will be reviewed and investigated in the same manner in which other allegations of misconduct are handled.

M. New Mexico Tech is dedicated to preventing and resolving sexual misconduct and Title IX offenses by providing:
   1. Awareness and prevention programming
   2. Assistance and support for students and employees affected by violence and other forms of discrimination or harm.
   3. Reports of sex discrimination, sexual misconduct, and any form of discrimination will be taken seriously and dealt with promptly and equitably.
   4. Processes for reliable and impartial investigation and adjudication that include appropriate disciplinary sanctions for those who commit Title IX offenses or sexual misconduct, including limiting access to campus facilities, suspension, and dismissal.
   5. Support and guidance from the campus Title IX Coordinator will also include resources to help students and employees better understand Complainant rights and Respondent rights.
   6. Where offenses are found to have occurred, New Mexico Tech will act to stop the reported conduct, prevent its reoccurrence, remedy its effects, and discipline those found responsible.

N. Use of alcohol or other drugs will never function to excuse any behavior that violates this policy.

II. Terms

A. Affirmative Consent is affirmative, informed, and conscious decision to willingly engage in mutually acceptable sexual activity. This higher level of consent requires a clear affirmative act or statement by each participant to each sexual act in a sexual interaction. Affirmative Consent demonstrates that the conduct in question is welcome or wanted. Relying solely on non-verbal communication can lead to miscommunication about one’s intent. Confusion or ambiguity may arise at any time during a sexual interaction. Therefore, it is essential that each participant makes clear their willingness to continue at each progression of the sexual interaction. This definition of affirmative consent does not vary based on an individual’s sex, sexual orientation, gender identity, or gender expression.

The following factors will be considered when determining whether Affirmative Consent was given.

1. Each individual who wishes to engage in sexual contact is responsible for obtaining Affirmative Consent from the other individual or individuals who intend to be involved in the sexual activity.
2. A lack of protest, the absence of resistance, and silence do not by themselves indicate consent.
3. The existence of a present or past sexual, dating, or other romantic relationship between the individuals involved does not by itself imply consent to sexual contact.
4. Affirmative consent must be present throughout the sexual interaction, it must be given, and can be withdrawn at any time.
5. When consent is withdrawn, all sexual contact must stop. Where there is confusion about the state of consent, sexual contact must stop until the individuals have verified the Affirmative Consent of all individuals involved.
6. Affirmative Consent to one form of sexual contact does not by itself constitute consent to another form of sexual contact.
Affirmative Consent is not obtained where:

1. An individual is compelled to engage in unwanted sexual contact through the use of coercion. Coercion may consist of physical force, intimidation, threats, or severe or persistent pressure that would reasonably cause an individual to fear significant consequences if they refuse to engage in sexual contact.

2. An individual involved in sexual contact is incapacitated due to the influence of drugs or alcohol, and a reasonable person would know of this incapacitation. Incapacitation due to the influence of drugs or alcohol is a state beyond mere intoxication or impaired judgment. Some indicators of incapacitation due to the influence of drugs or alcohol may include:
   a. A lack of control over one’s physical movement (e.g., an inability to walk or stand without stumbling or assistance).
   b. An inability to effectively communicate (e.g., where one’s speech is heavily slurred, incomprehensible, or nonsensical).
   c. A lack of awareness of one’s circumstances or surroundings (e.g., a lack of awareness of where one is, how one got there, who one is with, and how or why one became engaged in sexual contact).

Intoxication alone, however, does not mean a person is incapable of consenting to sexual activity. The University examines the record for other behaviors like stumbling or otherwise exhibiting loss of equilibrium; slurred speech or word confusion; bloodshot, glassy or unfocused eyes; vomiting, especially repeatedly; being disoriented, or confused as to time or place; or loss of consciousness. Should the evidence in the record demonstrate that one or more such behaviors were objectively apparent at the time the alleged unconsented-to or unwelcomed sexual activity occurred, and then the evidence may demonstrate that the respondent knew or should have known that the Complainant was incapable of giving meaningful Affirmative Consent to sexual activity due to incapacitation (e.g. intoxication). If the person initiating the sexual activity is also under the influence of alcohol or drugs, that does not diminish their responsibility to obtain Affirmative Consent nor is it a defense to charges of violation of this policy. Because it may be difficult to discern whether a sexual partner is incapacitated, it is better to err on the side of caution and assume that your partner is incapacitated and unable to give consent to the sexual activity.

3. An individual involved in sexual contact is unable to communicate or understand the nature or extent of the sexual situation because of a physical or mental condition.

4. An individual involved in sexual contact is asleep, unconscious or involuntarily physically restrained.

5. An individual involved in sexual contact is not of legal age to give consent pursuant to New Mexico state law.

   Please note, under NM State law children who are less than 13 years of age are incapable of consent under all circumstances. Sexual activities with someone who is at least 13 years of age and less than 16 years of age are only legal if the defendant is less than 18 years of age and less than 4 years older than the victim.

B. **Complainant** means (1) a student or employee who is alleged to have been subjected to conduct that could constitute sexual misconduct or sex discrimination under Title IX; or (2) A person other than a student or employee who is alleged to have been subjected to conduct that could constitute sexual misconduct or sex discrimination under Title IX and who was participating or attempting to participate in the recipient’s education program or activity at the time of the alleged sex discrimination. Throughout this policy, its related documents, and in other New Mexico Tech policies, the complainant may be referred to as the reporting party or impacted
individual. Some advocates and other entities may also refer to the complainant as the victim or survivor. In a Title IX grievance process, an individual must be affiliated or a former affiliate participating or attempting to participate in an education program or activity when the incident occurred. Complainants can also be guest speakers, volunteers, or potential students on a college visit are either attempting to or participating in an educational program or activity (e.g. sports, theater or fine arts fan) and therefore have a right to file a Title IX report.

C. **Complaint** is an oral or written request to the University that objectively can be understood as a request for the University to investigate and make a determination about alleged discrimination under Title IX.

D. **De minimis harm** is a risk assessment term and principle that refers to the highest level of risk that is still too small to be concerned with. According to new Title IX regulations (§ 106.31(a)(2)), schools cannot treat people differently based on sex in a way that causes "more than de minimis harm" unless permitted by Title IX. Under Title IX, preventing someone from participating in an activity that matches their gender identity is considered more than de minimis harm and is prohibited.

E. **Disciplinary sanctions** mean consequences imposed on a Respondent following a determination under Title IX that the Respondent violated the University’s prohibition on sex discrimination.

F. **Formal Resolution** under the University’s Sexual Misconduct Policy and Title IX is a grievance process that begins when a complaint is filed alleging sex discrimination or other forms of sexual misconduct. This grievance process ends (1) if the parties agree to resolve the matter through the Informal Resolution process; (2) the Complainant withdrawals their complaint; (3) if after an initial assessment by the Title IX Coordinator and any additional requests for information it is determined there is insufficient information to continue with a Formal Complaint of this nature (i.e. the matter cannot officially continue as a Title IX case but can be referred to be resolved by other University grievance processes); or (4) after a due process that includes an investigation, adjudication, and any associated appeal.

G. **Grievance Procedures** is the process the University follows to resolve formal complaints of sex discrimination or sexual misconduct that is fair, equitable, and incorporates due process principles. The process ensures that all parties are treated fairly and that the grievance process is not used for retaliation.

H. **Incapacity** is when a person lacks the ability to voluntarily agree (i.e. give Affirmative Consent) to sexual activity because the person is asleep, unconscious, under the influence of an anesthetizing or intoxicating substance such that the person does not have control over their body, is otherwise unaware that sexual activity is occurring, or is unable to appreciate the nature and quality of the act. Incapacity is not necessarily the same as legal intoxication. A party who engages in sexual conduct with a person who is incapacitated, under circumstances in which a reasonable sober person in similar circumstances would have known the person to be incapacitated is responsible for Title IX Prohibited Conduct. Except for sanction considerations, it is not a defense that the Respondent’s belief in Affirmative Consent arose from their own intoxication.

I. **Informal Resolution (IR)** under this policy and Title IX is a voluntary agreement between parties involved in allegations of sex discrimination or other sexual misconduct. It's an alternative to a formal investigation and can be used to address allegations of this policy or sex discrimination violations. The IR process is intended to be flexible and provide a range of possible outcomes. The IR process is mediated by a trained IR administrator. The final outcomes of the IR must be agreed upon by the parties and the Title IX Coordinator.

J. **Parties** means the Complainant or Respondent
K. **Peer Retaliation** is retaliation by a student against another student for the purpose of:
   1. interfering with Title IX rights, or
   2. because the person participated in some way in the Title IX grievance procedure and
   3. may sometimes also constitute sex-based harassment.

L. **Prohibited Conduct** is the term used collectively by the University referring to behaviors that
   all University employees and students are prohibited from engaging in, or assisting or abetting
   another’s engagement in, such as sexual misconduct, and related retaliation. Title IX
   Prohibited Conduct calls out specific behaviors where the University uses the collective term
   sexual misconduct for the same violations.

M. **Pregnancy or related conditions** means:
   1. Pregnancy, childbirth, termination of pregnancy, or lactation;
   2. Medical conditions related to pregnancy, childbirth, termination of pregnancy, or lactation; or
   3. Recovery from pregnancy, childbirth, termination of pregnancy, lactation, or related medical
      conditions.

N. **Relevant** means related to the allegations of sex discrimination under investigation as part
   of the grievance procedures under § 106.45, and if applicable § 106.46. Questions are relevant
   when they seek evidence that may aid in showing whether the alleged sex discrimination
   occurred, and evidence is relevant when it may aid a decision-maker in determining whether the
   alleged sex discrimination occurred.

O. **Remedies** means measures provided, as appropriate, to a Complainant or any other person the
   University identifies as having had their equal access to the University’s education program or activity
   limited or denied by sex discrimination. These measures are provided to restore or preserve that
   person’s access to the University’s education program or activity after the University determines that
   sex discrimination occurred or the result of an Informal Resolution. Remedies may include Supportive
   Measures, but need not be non-disciplinary or non-punitive and need not avoid burdening the Respondent.

P. **Respondent** shall mean the individual reported to have allegedly committed the violation of the
   University’s Sexual Misconduct Policy. Throughout this policy, its related documents, and in
   other New Mexico Tech policies, the Respondent may also be referred to as the accused or
   perpetrator.

Q. **Sex Discrimination** (see definitions in Section III. Violations below)
   1. **Discrimination on the Basis of Sex:**
      a. sex stereotypes
      b. sex characteristics
      c. pregnancy or related conditions
      d. sexual orientation, and
      e. gender identity
   2. **Sex-Based Harassment:**
      a. Quid pro quo harassment
      b. Hostile environment harassment
      c. Specific offenses
         • Sexual assault
         • Dating violence (i.e. intimate partner violence)
         • Domestic violence (i.e. intimate partner violence)
         • Stalking
   3. **Non-harassment sex discrimination**
      a. Differential treatment
b. Failure to provide reasonable accommodations for pregnancy and related conditions
c. Retaliation

R. Sexual Misconduct shall mean the University’s comprehensive term for any form of sex
discrimination, sex-based harassment, sexual violence/assault, stalking, and intimate partner
violence as defined in section III. Violation below. This can be any Title IX offense or any other
conduct of a sexual nature that is nonconsensual, or has the purpose or effect of threatening,
intimidating, or coercing a person. It can also be actual, attempted, or threatened sexual contact
with another person without that person's consent.

S. Standard of Evidence is the degree of certainty or the amount of evidence required to establish
a violation has occurred. New Mexico Tech utilizes the Preponderance of the Evidence for
resolving complaints under this policy. In the Preponderance of Evidence Standard, the
University would need to determine it was more likely than not that violation (e.g. sexual
misconduct, harassment, abuse) occurred to find the Respondent to be in violation of this policy.
This standard is not as stringent as the Clear and Convincing Standard or Beyond a Reasonable
Doubt Standard.

T. Student with a disability means a student who is an individual with a disability as defined in
the Rehabilitation Act of 1973, as amended, 29 U.S.C. 705(9)(B), (20)(B), or a child with a
disability as defined in the Individuals with Disabilities Education Act, 20 U.S.C. 1401(3).

U. Supportive measures means individualized measures offered as appropriate, as reasonably available,
without unreasonably burdening a Complainant or Respondent, not for punitive or disciplinary
reasons, and without fee or charge to the Complainant or Respondent to:
1. Restore or preserve that party’s access to the University’s education program or activity, including
measures that are designed to protect the safety of the parties or the University’s educational
environment; or
2. Provide support during the University’s grievance procedures under § 106.45, and if
applicable § 106.46, or during the informal resolution process.
Supportive measures may include extensions of deadlines or othercourse-related adjustments,
modifications of work or class schedules, campus escort services, mutual restrictions on contact
between the parties, changes in work or housing locations, leaves of absence, increased security and
monitoring of certain areas of the campus, and other similar measures.

V. Title IX or Title IX of the Education Amendments of 1972, 20 U.S.C. §§ 1681 et. Seq., with
implementing regulations, 34 C.F.R. Part 10, is a comprehensive federal law that prohibits
discrimination on the basis of sex in any federally funded education program or activity. Sex
discrimination and other forms of sexual misconduct interfere with a student’s right to receive an
education free from discrimination or an employee’s right to a discrimination-free work
environment. According to Title IX, “No person in the United States shall, on the basis of sex,
be excluded from participation in, be denied the benefits of, or be subjected to discrimination
under any education program or activity receiving federal financial assistance.”

W. Title IX Prohibited Conduct means conduct or behavior that is prohibited under Title IX (i.e.
sex discrimination).

X. Trauma-informed Response means a response involving an understanding of the complexities
of sexual misconduct dating violence, domestic violence, sexual assault and harassment or
stalking through training centered on the neurobiological impact of trauma, the influence of
societal myths and stereotypes surrounding the causes and impacts of trauma with an
understanding of perpetration methodology and how to conduct an effective investigation.

Y. University Property shall mean all land, buildings, facilities, and other property in the
possession of or owned, used, or controlled by the University, either solely or in conjunction with
another entity.

Z. University-Sponsored Activities and Educational Programs shall mean any program or event sponsored by the University, including but not limited to those sponsored by student groups. These activities can be hosted at on or off-campus venues.

III. Sexual Misconduct Violations (but not limited to):

A. Domestic abuse: under the Family Violence Protection Act, “domestic abuse” is defined as “an incident of stalking or sexual assault whether committed by a household member or not” resulting in physical harm, severe emotional distress, bodily injury or assault, a threat causing imminent fear or bodily injury by any household member, criminal trespass, criminal property damage, repeatedly driving by a residence or workplace, telephone harassment, harassment, or harm or threatened harm to children. Under the Family Violence Protection Act, “household members” include a spouse, former spouse, parent, present or former stepparent, present or former parent-in-law, grandparent, grandparent-in-law, child, stepchild, grandchild, co-parent of a child, or a person with whom the petitioner has had a continuing personal relationship. Cohabitation is not necessary to be deemed a household member under the Act. Violation of any provision of an order of protection issued under the Family Violence Protection

B. Dating violence: under New Mexico’s Crimes Against Household Members Act, someone with whom a person has a dating or intimate relationship is considered to be a household member. Any of the felony and misdemeanor crimes enumerated as domestic violence in the Crimes Against Household Members Act are also crimes when committed against someone with whom the offender has a dating or intimate relationship. Under the Violence Against Women Act of 2013 (42 USC § 13925) dating violence means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim; and where the existence of such a relationship shall be determined based on a consideration of the following factors:

1. The length of the relationship.
2. The type of relationship.
3. The frequency of interaction between the persons involved in the relationship.

These violations are also considered misdemeanor crimes and constitutes contempt of court and may result in a fine or imprisonment or both.

C. Domestic violence: under state law, domestic violence is defined as felony and misdemeanor crimes under the New Mexico Crimes Against Household Members Act. Crimes included under the New Mexico Crimes Against Household Members Act are assault, aggravated assault, assault with intent to commit a violent felony, battery, and aggravated battery. A “household member” is a spouse, former spouse, parent, present or former stepparent, present or former parent-in-law, grandparent, grandparent-in-law, a co-parent of a child, or person with whom someone has had a continuing personal relationship. Cohabitation is not necessary to be deemed a household member. In addition, under the New Mexico Family Violence Protection Act, violation of a court-issued order of protection granted to protect an individual who has experienced sexual violence or domestic abuse is a misdemeanor crime.

D. Intimate partner violence: is the general term the University will utilize to encompass domestic violence, domestic abuse, and dating violence that includes physical, sexual, or psychological harm (e.g. emotional abuse) as defined above.

E. Hostile environment harassment: is behavior that is unwelcome, sex-based, subjectively and objectively offensive, as well as so severe or pervasive that it results in a limitation or denial of a person’s ability to participate in or benefit from the University’s education program or activity.

F. Non-consensual oral sex: non-consensual contact between one person’s mouth and the genitals or
anus of another person.

G. **Quid pro quo harassment:** is when an employee of the University conditions the provision of an aid, benefit, or service of the University on an individual’s participation in unwelcome sexual conduct. This can include related situations where there is a power differential between the parties (e.g. supervisor and employee, instructor or teaching assistant and student).

H. **Peer Retaliation:** means retaliation by a student against another student.

I. **Rape:** non-consensual sexual intercourse (either vaginal or anal) with a penis, vagina, tongue, finger, or any object.

J. **Retaliation** is any form of intimidation, reprisal or harassment against an individual because the individual has made a report of sexual misconduct or has participated in an investigation of sexual misconduct by or of a University community member including:
   1. firing, refusing to hire, or refusing to promote the individual;
   2. departing from any customary employment or academic practice regarding the individual;
   3. transferring or assigning the individual to a lesser position in terms of wages, hours, job classification, job security, employment or academic status;
   4. informing another student, staff, or faculty member who does not have a need to know that the individual has made a complaint or participated in an investigation of a complaint of sexual misconduct; and
   5. impeding the individual's academic advancement in any University activity or program. In order for a behavior to be retaliation, the negative action must have been taken because of the report or participation in the investigation.

K. **Sex discrimination:** is discrimination on the basis of sex (e.g. sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, and gender identity) and sex-based harassment. This includes differential treatment of individuals or groups based on sex, gender, sexual orientation; instead of their behavior or qualifications.

L. **Sexual assault**: actual or attempted sexual contact without affirmative consent; or a threat to engage in contact that would be, if the threat were carried out, sexual contact without affirmative consent. Some forms of sexual assault include:
   1. Penetration of the victim’s body, also known as rape
   2. Attempted rape
   3. Forcing a victim to perform sexual acts, such as oral sex or penetrating the perpetrator’s body
   4. Fondling or unwanted sexual touching

* Source: The Rape Abuse and Incest National Network (RAINN)

M. **Sexual contact/battery:** non-consensual touching, kissing, or fondling of another person in a sexual way, whether the person is clothed or unclothed; or forcing someone to touch another in a sexual way.

N. **Sexual exploitation:** taking sexual advantage of another person without consent, including, without limitation, indecent exposure; voyeurism; non-consensual recording, photographing, or transmitting identifiable images of private sexual activity and/or the intimate parts of another person; and/or allowing third parties to observe private sexual acts. The use of technology, electronic mail, or computer to disseminated sex discrimination based communications or sexually explicit images; and the posting of pornography or other sexually explicit materials in University offices, classrooms, or any other public area owned or controlled by the University.

O. **Sex-based harassment:** Sex-based harassment is unwelcome conduct of a sexual nature. Sex–based harassment covered by this policy generally falls into one of three categories (quid pro quo, hostile environment, and specific offenses). Conduct of a sexual nature becomes a violation of this policy when:
   1. submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment or academic advancement (quid pro quo);
2. submission to or rejection of such conduct by an individual is used as the basis for employment
decisions or academic decisions affecting such individual (quid pro quo); or
3. unwanted conduct of a sexual nature is sufficiently serious (i.e., severe or pervasive), subjectively
and objectively offensive as to deny or limit a person’s ability to participate in or benefit from the
University’s education programs, services, opportunities, or activities; or when such conduct has
the purpose or effect of unreasonably interfering with an individual’s employment (hostile
environment).

Mere offensiveness is not enough to create a hostile environment. Although repeated incidents
increase the likelihood that harassment has created a hostile environment, a serious incident such as a
sexual assault, even if isolated, can be sufficient.

In determining whether harassment has created a hostile environment, consideration will be made as
to not only whether the conduct was unwelcome to the person who feels harassed but also whether a
reasonable person in a similar situation would have perceived the conduct as objectively offensive.
The following factors also will be considered:

1. The degree to which the conduct affected one or more student’s education or individual’s
   employment.
2. The nature, scope, frequency, duration, and location of incident or incidents.
3. The identity, number, and relationships of persons involved.
4. The nature of higher education or employment status of the parties, such as inherent power
differentials.

Listed below are sample behaviors that may constitute sex-based harassment (either quid pro quo,
hostile environment, or specific offenses, as defined above), depending on the particular circumstances
of the situation:

1. Suggestive or obscene letters, notes, invitations
2. Electronic communications, such as e-mail, text messaging, and Internet or network use, that are
   sexual in nature
3. Unwelcome sexual jokes or comments (including favorable comments about someone’s gender,
   body, or appearance)
4. Impeding or blocking movements, touching, or any physical interference or stalking
5. Sexually oriented gestures; or displaying sexually suggestive or derogatory objects, pictures,
cartoons, or posters
6. Threats or insinuations that refusal to provide sexual favors will result in reprisals; withholding
   support for appointments, recommendations, promotions, or transfers; or change of assignments or
   poor performance reviews or grades
7. Sex-based violence, including, but not limited to, rape, sexual assault, sexual battery, sexual
   coercion, intimate partner violence, and stalking.

While sex-based harassment often takes place under circumstances where a power differential
between the persons involved exists, this policy recognizes that sex-based harassment also may occur
between persons of the same University status: student-student, faculty-faculty, and staff-staff (i.e.
between peers). Additionally, the prohibition against sex-based harassment applies regardless of the
gender or gender identity of the parties. Sometimes harassers target a person who has authority over
them. Harassers can also be persons who are not members of the University community, such as
contractors or visitors. Regardless of the status of the parties, the University does not tolerate this kind
of behavior and the University is committed to maintaining an environment free from sex-based harassment.

Sex-based harassment is especially serious when it threatens relationships between students and teachers, or relationships between supervisors and their subordinates. Through grades, wage increases, recommendations for graduate study, promotion, and the like, a teacher or supervisor can have a decisive influence on a student’s or employee's success and future career at the University and beyond.

The University prohibits all forms of sex discrimination, including sexual violence and other forms of sexual misconduct.

P. **Sexual violence**: refers to physical sexual acts perpetrated with force or coercion against a person’s will; or where a person has not given consent as defined in this policy or is unable to consent due to their use of alcohol or drugs, or disability, or age.

Q. **Stalking**: is a course of conduct directed at a specific person that is unwanted, unwelcome, or unreciprocated and that would cause a reasonable person to feel fear. This can be in a physical form or electronically. Under New Mexico law, “stalking” is defined as knowingly pursuing a pattern of conduct, without lawful authority, directed at a specific individual when the person intends that the pattern of conduct would place the individual in reasonable apprehension of death, bodily harm, sexual assault, or restraint of the individual or another individual. “Aggravated stalking” consists of stalking perpetrated by a person who knowingly violates a court order, including an order of protection, or when the person possesses a deadly weapon or when the victim is under sixteen years of age.

**IV. Sanctions**

The following sanctions may be imposed singly or in combination upon any member of the community found to have violated this Sexual Misconduct Policy:

A. **Student Sanctions**
   1. Warning
   2. Probation
   3. Restrictions
   4. Educational Assignments
   5. Referrals or Required Counseling
   6. Suspension
   7. Expulsion
   8. Withholding a Diploma or Degree
   9. Revocation of Admission or Degree
   10. Transcript Notation
   11. Organizational Sanctions
   12. Other actions as outlined in Section V. of the Student Code of Conduct.

B. **Employee Sanctions (listed below and defined in Employee Handbook)**
   1. Warning – Written or Verbal
   2. Performance Improvement Plan
   3. Required Counseling
   4. Required Training or Education
   5. Demotion
   6. Loss of Annual Pay Increase
   7. Suspension without Pay
There are many factors considered when determining appropriate sanctions. New Mexico Tech utilizes Sanctioning Guidelines for Sexual Misconduct/Title IX Violations when establishing student sanctions.

V. Jurisdiction

A. The Dean of Students Office (DOSO), Office of Graduate Studies (OGS), Title IX Office, and AA/EEOC are not law enforcement agencies. As such, while these office may be charged with investigating allegations of sexual violence and sexual misconduct as provided in this policy, they do not enforce criminal statutes. Enforcement of criminal statutes is the sole jurisdiction of law enforcement agencies. Similarly, while they generally have jurisdiction to administratively investigate claims of sexual misconduct, depending on the allegations made, the DOSO, OGS, Title IX Office, and AA/EEOC may not have jurisdiction to investigate all alleged sexual misconduct. The information received from an individual reporter/s or Complainant/s will be reviewed and a determination will be made as to whether the DOSO, OGS, Title IX Office, or AA/EEOC has jurisdiction over the concerns.

B. Conduct occurring off-campus can be the subject of a complaint or report and will be evaluated to determine whether it implicates this policy or the Student Code of Conduct. If off-campus sexual misconduct has continuing effects that create a hostile environment on campus for an individual who has experienced sexual misconduct, the University will address the behavior to determine if the on-campus behavior constitutes a violation of this policy or any other University policy. The University will not take up or adjudicate the original off-campus behavior. If the University investigates the on-campus behavior, supportive measures may be implemented.

VI. Amnesty From Disciplinary Action

One of New Mexico Tech’s primary concerns is the safety of its students and employees. To facilitate reports and thorough investigations of prohibited conduct or sexual misconduct, individuals who report information about possible sexual misconduct violations to the University, and individuals who participate in an investigation under this policy, will not be disciplined by the University for violations of its drug and alcohol policies that occurred in connection with the reported prohibited conduct and were discovered as a result of a prohibited conduct report or investigation. This amnesty provision applies to complainants, respondents, and other individuals who participate in an investigation under this policy. However, this amnesty provision does not apply to a person who has given another person alcohol or drugs without their knowledge and with the intent of causing them to become incapacitated and therefore vulnerable to experiencing prohibited conduct.

Moreover, the University may offer leniency with respect to other violations that emerge as a result of a prohibited conduct report or investigation, depending on the circumstances involved.

However, students and employees should understand that any violation of state or federal criminal law involving the use or possession of alcohol or illegal drugs may result in prosecution. New Mexico Tech cannot grant amnesty from proceedings in the criminal justice system. Prosecution decisions are made by
the District Attorney’s Office in the state criminal justice system and by the U.S. Attorney’s Office in the federal criminal justice system.

**VII. Privacy and Confidentiality**
The University is committed to protecting the privacy of all individuals involved in the investigation and resolution of a report under this policy to the greatest extent possible. The University will maintain the privacy of student records in accordance with applicable state and federal law, including the Family Educational Rights and Privacy Act (FERPA). The University will maintain the privacy of employee records in accordance with applicable state and federal law. In accordance with these legal requirements, the University will make reasonable efforts to protect the privacy of individuals while also fulfilling the need to gather information to assess the report, to take steps to eliminate prohibited conduct, prevent its recurrence, and remedy its effects, and to satisfy the due process rights of the parties.

The University has a compelling interest in protecting the integrity of its investigations, protecting the privacy of parties and witnesses, and protecting parties and witnesses from harassment, intimidation, or retaliation because of their participation in an investigation. To further these goals, witnesses and parties are asked to keep confidential the information that they learn about an investigation (including the allegations, the identities of the parties, witnesses, and the questions asked in interviews). In particular, witnesses and parties are advised not to discuss the investigation or allegations with anyone who they believe could be a witness.

In some circumstances, the University may find it necessary to require that parties and witnesses keep confidential all information related to the investigation to prevent harm to individuals or the work or academic environment. For example, University members may be required to maintain confidentiality to protect University members from harassment, intimidation, and retaliation; to keep evidence from being destroyed; to ensure that testimony is not fabricated or contaminated by others; to prevent a cover-up; or to prevent serious disruption of the work environment. The parties and their Advocates may be asked to sign a Non-disclosure form on some aspects of their case.

On the New Mexico Tech campus, the NMT Health Center and NMT Counseling Center & Disabilities Office in the Fidel Center are the only offices on campus where disclosures of sexual misconduct may be made confidentially. A victim can seek assistance and support from the medical personnel and support staff in the Student Health Center without triggering a University investigation. Individuals working or volunteering in those offices can confide in the Title IX Coordinator without revealing any personally identifiable information regarding the incident. New Mexico Tech’s Employee Assistance Program (EAP) can also provide confidential resources to New Mexico Tech employees. Individuals can change their minds and make a report to the Title IX Coordinator or law enforcement at any time.

In addition to the two confidential offices mentioned above, the University has a Faculty Ombudsman and Staff Ombudsperson (i.e. Ombuds) who are considered Confidential Employees.
VIII. Rights of the Parties

A. During the investigation following a report of sexual misconduct to New Mexico Tech, and prior to a final determination being made, the reporting party (“Complainant”) and responding party (“Respondent”) have equal rights. Below is a sample of the rights to which both parties are entitled:

1. To be treated with respect, dignity, and sensitivity throughout the process.
2. To written notification about their right to change academic, living, transportation, or work situations even if they do not formally report or participate in the University’s investigatory or disciplinary process.
3. To written notification of a student or employee’s rights and options, regardless of whether the crime took place on campus or off campus.
4. To be provided information on how the University will protect the confidentiality of the parties.
5. To notification of available services for mental health/counseling, advocacy, legal assistance, and other available community resources.
6. To be informed of the University’s sexual misconduct policies and procedures.
7. To a timely and thorough investigation of the allegations.
8. To participate or decline to participate in the investigation or disciplinary process. However, these processes may still occur and decisions made based on the information available.
9. To the opportunity to have one (1) advisor/advocate (i.e. Support Person) present at any meeting or hearing with University officials for support and/or consultation.
10. To the opportunity to be present and have others (e.g. witnesses) provide evidence about alleged violations in disciplinary proceedings (informal or formal).
11. To be notified, in writing of the outcome of any investigative, disciplinary, or appeals proceeding (both parties are free to share the outcome with anyone they wish).
12. To disagree with the decision and/or sanctions determined by the informal/investigative proceedings.
13. To request an appeal of the decision and/or sanctions determined by the formal disciplinary proceedings.
14. To be protected from retaliation for their involvement in the University’s investigatory and disciplinary proceedings.
15. To information on obtaining orders of protection and no contact orders.

B. Respondents are only required to meet with the campus authority (e.g. Title IX office, AA/EEOC) to hear the allegations and learn about the prohibited conduct and the rest of the associated grievance process.

1. Student Respondents who fail to attend this initial meeting with the campus authority in sexual misconduct cases will have a hold placed on their student account and in some situations will also receive an Interim Suspension until the time of the initial meeting occurs.
2. Respondents are not required to respond to the allegations or provide other information to the campus Title IX office.
3. However, if the Respondent does not provide information, the investigation will proceed based on the information available.

C. Individuals experiencing sexual discrimination, sex-based harassment or retaliation and the matter is not effectively resolved according to our procedures, individuals also have the right to file a formal grievance with government authorities:
D. Victims, complainants, or reporters of sexual misconduct should review “New Mexico Tech’s
Procedures to Follow if You are a Victim or Complainant of Sexual Harassment or Another
Forms of Sexual Misconduct” in the Procedures Section of this policy.
E. Respondents or the accused should review “New Mexico Tech’s Procedures to Follow if You are
the Respondent or Accused of Committing Sexual Harassment or Another Form of Sexual
Misconduct” in the Procedures Section of this policy.

IX. Resources Following an Act of Sexual Misconduct or Other
Forms of Sex Discrimination

While the University encourages an individual who has experienced sexual misconduct to make an
official report, whether the person chooses to do so, they are urged to seek appropriate help. There are
numerous resources for students and employees on campus at New Mexico Tech or externally in the
community or region. Specific resources, either on or off campus for medical treatment, legal evidence
collection, obtaining information, support, counseling, and officially reporting an incident of sexual
misconduct can be found on New Mexico Tech’s Title IX website from the Title IX office, Counseling
Center and Health Center.

Those resources can assist a person to access the full range of services available. Students and employees
accused (respondent) of committing an act of sexual misconduct may obtain confidential and anonymous
support and counseling at NMT Counseling Center and the Fidel Student Center. Employees can receive
support and advice from the Office of Human Resources or Office of AA/EEOC.

X. Supportive Measures

The Title IX Coordinator, Vice President of Student Affairs, and the Dean of Students or designees’ have
the authority to implement supportive measures which stay in place until the end of any review or appeal
process. These administrators Vice President of Student can impose a “no contact” order (NCO), which
typically directs the complainant and respondent not to have contact with each other, either in-person or
through electronic communication, pending the investigation and resolution of a complaint. These
administrators can work collaboratively with the Academic Affairs office and the Office of the Registrar
to arrange for changes in academic and/or on-campus living situations, as needed. Other supportive
measures, as appropriate, can be implemented by these administrators before the final outcome of the
investigation and afterward as needed. Employee Complainants are encouraged to communicate with
their supervisor, the Office of Human Resources, and AA/EEOC, for supportive measures as needed.
XI. Investigations

The University will not officially conduct an investigation without first informing the Complainant to get consent, however there are some cases where the University will investigate related tips while maintaining your confidentiality. A Support Person may be present (e.g. advisor, advocate, parent, attorney, etc.) during any questioning related to this incident. The University will follow the direction of law enforcement authorities in obtaining, securing, and maintaining evidence relating to the sexual misconduct incident. University authorities will also assist in preserving materials which are relevant to a University disciplinary proceeding. The University will not wait for the conclusion of a criminal investigation before beginning a Title IX investigation. More details regarding the investigative process can be found in the URLs below in the PROCEDURE section of this policy.

XII. Grievance Proceedings

New Mexico Tech’s grievance procedures for resolving allegations of sexual misconduct against students are slightly different from those used for employees. In these University grievance proceedings, both parties are allowed a Support Person present, such as an advisor, advocate, or attorney. The University utilizes the preponderance of the evidentiary standard for resolving a complaint of this policy. The due process followed by New Mexico Tech allows for an informal resolution option, a formal hearing, and an appeal process if needed. The standard procedures are impartial and provide the opportunity for both the Complainant and Respondent to make statements, call witnesses, and present evidence. Each party has the right to be notified of the outcome of any University disciplinary or grievance proceeding concerning a complaint, subject to the limitations of the New Mexico Government Data Practices Act, as well as be informed of any appeal procedures. Both parties must agree to engage in an informal resolution process. If needed, the formal hearing’s decision regarding the violation and/or any associated sanctions can be appealed. Any other potential violation of the University’s Student Code of Conduct or Employee Handbook will be addressed separately from the sexual misconduct allegation. See the NMT Title IX Procedures for more details.

XIII. FERPA

The Family Educational Rights and Privacy Act (FERPA) protects students’ educational records, including reports made to the Title IX Coordinator and disciplinary complaints. FERPA prohibits the University from releasing these records to persons outside the institution without the student’s consent except in response to a lawful subpoena or other special circumstances as required by law. As required by law and in compliance with the Department of Education, New Mexico Tech will notify both the complainant and respondent of sexual misconduct cases of University disciplinary proceedings and any sanctions imposed on either party. Details of some sanctions (e.g. private mature) may not be completely disclosed.

XIV. Timely Warning Alerts/Emergency Notification

If a report of sexual misconduct or Title IX offense reveals there is an immediate threat to the health or safety of students or employees on campus or that ongoing serious or continuing threat to the campus community exists, an Emergency Notification or a Timely Warning will be issued. The purpose of a
Timely Warning is to enable persons to protect themselves, heighten safety awareness, and seek information that will lead to an arrest and conviction of the perpetrator/s. The victim’s name and other personally identifying information will NOT be included in any Emergency Notification or Timely Warning.

As required by law (i.e. Clery Act), all cases of sex discrimination, sex-based harassment, sexual assault, intimate partner violence, and stalking will be included in the University’s Annual Security and Fire Safety Report/Crime Statistics.

**XV. Title IX Coordinator**

The New Mexico Tech’s Title IX Coordinator [(575) 835-5953 or titleixcoordinator@nmt.edu], oversees compliance with all aspects of sexual discrimination, sex-based harassment, and this sexual misconduct policy. The Title IX Coordinator reports directly to the Vice President for Student Affairs and Chief Diversity Officer-of New Mexico Tech. Questions about this policy should be directed to the Title IX Coordinator. Anyone wishing to make a report relating to sexual discrimination sex-based harassment, and sexual misconduct policy or NMT Title IX Prohibited Conduct may do so by reporting the concern to the University’s Title IX Coordinator or Deputy Title IX Coordinator.

If an incident involves alleged misconduct by the Title IX Coordinator, reports should be made directly to the Vice President for Student Affairs and Chief Diversity Officer (575) 835-5880.

Additionally, anonymous reports can be made by victims and/or third parties using the online reporting form or the reporting hotline at (575) 835-5005. Note that these anonymous reports may prompt a need for the University to investigate and not having all the needed information may make it difficult to effectively protect the reporter from further harm and adjudicate a disciplinary case.

**XVI. Providing False Information**

Because of the nature of discrimination, harassment, or retaliation complaints, allegations often cannot be substantiated by direct evidence other than the complaining individual’s own statement. Lack of corroborating evidence should not discourage individuals from seeking relief under this policy. No adverse action will be taken against an individual who makes a good faith allegation of sexual misconduct under this policy, even if an investigation fails to substantiate the allegation.

Notwithstanding this provision, the University may discipline employees or students when it has been determined that they brought an accusation of sexual misconduct in bad faith or with reckless disregard of the truth or falsity of the claim. Additionally, anyone participating in an investigation who intentionally misdirects an investigation, whether by falsehood or omission, may be subject to disciplinary action.

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**REASON FOR POLICY**

The Student Code of Conduct Policy and employee policies in the Employee Handbook prohibit conduct covered by this administrative policy. Further, this policy in part establishes and communicates
associated procedures for responding to incidents involving sexual misconduct. The commitment of the entire Tech community to this policy contributes to our goal of creating a campus free from sexual misconduct, sex discrimination, and other forms of sex-based harassment that may occur within a personal or intimate relationship, as well as preventing a hostile environment.

PROCEDURES

- NMT Sexual Misconduct Reporting Options & Procedures
- NMT Title IX Resolution Procedures
- Employee Handbook

APPENDICES

- Complainant’s Rights Related to Gender-based Discrimination/Sexual Misconduct, Stalking, Intimate Partner Violence, and Retaliation Cases
- Respondent’s Rights Related to Gender-based Discrimination/Sexual Misconduct, Stalking, Intimate Partner Violence, and Retaliation Cases
- Sanctioning Guidelines for Sexual Misconduct/Title IX Violations

FREQUENTLY ASKED QUESTIONS

- Grievance Process Investigations and Accommodations
- Retaliation
- Supervisor Obligations

CONTACTS

<table>
<thead>
<tr>
<th>Subject</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title IX Coordinator</td>
<td>575-835-5953</td>
<td><a href="mailto:titleixcoordinator@nmt.edu">titleixcoordinator@nmt.edu</a></td>
</tr>
<tr>
<td>AA/EEOC Director &amp; Deputy Title IX Coordinator</td>
<td>575-835-5005</td>
<td><a href="mailto:affirmative-action@nmt.edu">affirmative-action@nmt.edu</a></td>
</tr>
<tr>
<td>Director of Counseling Center</td>
<td>575-835-5780</td>
<td><a href="mailto:counseling@nmt.edu">counseling@nmt.edu</a></td>
</tr>
<tr>
<td>NMT Police Department</td>
<td>575-835-5434</td>
<td><a href="mailto:dispatcher@nmt.edu">dispatcher@nmt.edu</a></td>
</tr>
</tbody>
</table>

Please Note: When using a campus phone, dial the last 4-digits or dial 9 before dialing the full numbers above.