Appalachian State University

Code of Student Conduct
Issued by the Office of the Chancellor  
Adopted July 1991  
Revised August 14, 2015  

The University reserves the right to change policies and procedures at any time during a student's term of enrollment. Each student is responsible for maintaining current knowledge of disciplinary rules and regulations.  

The most current Code of Student Conduct can be accessed at http://studentconduct.appstate.edu.
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Created July 2013
Appalachian State University
Code of Student Conduct

PURPOSE AND GOALS

Appalachian State University is an academic community dedicated to teaching, scholarship, research, service, inclusion, and the holistic development of students. As an academic community, the University has an interest in the safety, welfare, and education of the members of this community and in fostering an environment consistent with the educational mission, purpose, and processes of the University. When students voluntarily enter the University, they assume obligations of performance and behavior relevant to the University’s mission, processes, and functions. Expectations of students in an academic community are higher than those of other citizens.

The University acknowledges that students have rights and responsibilities as members of the Appalachian State University community and the University has expectations regarding the behavior of its members which extend beyond the classroom into all aspects of life. The mission of the Office of Student Conduct is to educate students about community standards and prohibited conduct, promote student learning and accountability, and facilitate the development of thoughtful, responsible, and engaged members of the community. Through the Code of Student Conduct, the Office of Student Conduct strives to reduce and prevent behavior that undermines academic success and that negatively detracts from the educational mission of the University; to ensure the health and safety of students and the community; to provide timely support and resources for students; and to prevent violence in and around the University community.

The process by which Appalachian State University educates students who violate the community standards of the Code of Student Conduct is through disciplinary review and imposition of sanctions, including possible separation from the University. Decisions made using the Code of Student Conduct take into consideration both the rights of the student(s) and the needs of the University in accomplishing its educational goals and mission. In exercising its disciplinary authority, the University is committed to the principle of fundamental fairness The Code of Student Conduct is administered without regard to race, color, national origin, religion, sex, gender identity and expression, political affiliation, age, disability, veteran status, genetic information, or sexual orientation.

The goals of the proceedings under the Code of Student Conduct are as follows:

a. to facilitate an understanding of the University’s community standards;
b. to help the student determine level of responsibility for their behavior;
c. to determine with the student reasons for their misconduct;
d. to help bring the student’s behavior into compliance with the community standards;
e. to aid the student in clarifying their values and how the values relate to the behavior in question;
f. to assist the student in making future choices that will enable them to be successful;
g. to help the student consider in advance the consequences of their behavior; and
h. to protect the safety and welfare of the University community.

ARTICLE I – DEFINITIONS

1.01 “Advocate” is an attorney or non-attorney individual who may represent a Respondent, and in cases involving an alleged act(s) of sexual misconduct or sex/gender-based harassment, a Complainant, at any point in the disciplinary proceedings except for a Formal Resolution involving the Student Conduct Board. The Advocate may fully participate only to the extent and in the same manner afforded to the student(s) they represent, provided that the Advocate may not provide testimony. The Advocate may not, in the sole
discretion of the individual facilitating the meeting, delay, disrupt, or otherwise interfere with the proceeding.

1.02 “Appeals Board or Officer” is the University Board or Official with the authority to review and make decisions on appeals. The Appeals Board, comprised of three Council members, may hear cases involving, but not limited to, interim suspensions and Administrative Hearings. In cases involving Expulsion, the Appeals Officer shall be the Provost. In any other cases, the Vice Chancellor for Student Development shall serve as the Appeals Officer.

1.03 “Chancellor” is the Chancellor of Appalachian State University. The Chancellor may delegate the authority to perform any of the duties assigned to that official in this Code. All references to the Chancellor include any such designee.


1.05 “Code” is the Appalachian State University Code of Student Conduct, unless the context specifically indicates otherwise.

1.06 “Complainant” is any individual or entity that submits a report regarding an alleged violation(s) of this Code.

1.07 “Conduct Review Officer” is a University official appointed by the Director who has the authority to facilitate an Informal Resolution or refer a case to a Board for Formal Resolution.

1.08 “Consent” is clear, knowing, voluntary, and sober permission, through words or actions, for another individual to do something that affects the individual giving consent. Consent is based on choice and must be informed, freely and actively given, and mutually understandable, indicating a willingness to participate in mutually agreed upon activity. Additional information can be found in Appendix D of this Code.

1.09 “Council” is a group established to hear appeals regarding interim suspensions, allegations of sexual misconduct or sex/gender-based harassment. The Council is selected from the following: faculty members from a pool consisting of all members of the University faculty; staff members from a pool consisting of all Directors, Associate Directors, Assistant Directors, and Coordinators, or the equivalent, in the Division of Student Development or in departments with a student services function; senior level administrators below the level of dean; and academic deans or designees from the following colleges/schools: College of Arts & Sciences; College of Fine and Applied Arts; College of Health Sciences; Hayes School of Music; Reich College of Education; Walker College of Business; Cratis D. Williams Graduate School; and Libraries. The academic deans or designees serve as permanent members of the Council; all other members shall serve two-year terms, which may be renewed. The members of the Council will be assigned, as necessary, to Appeals Boards. No member can serve on more than one board with cases involving the same Complainant and Respondent.

1.10 “Crime of Violence” is an act(s) that would constitute any of the following offenses or attempts to commit the following offenses: arson, assault, burglary, criminal homicide – manslaughter by negligence, criminal homicide - murder and non-negligent manslaughter, destruction/damage/vandalism of property, kidnapping/abduction, robbery, and forcible sex offenses, as defined by FERPA.

1.11 “Day” is a business day on which the University is open.
“Dean of Students” is the Associate Vice Chancellor for Student Development and Dean of Students of Appalachian State University. The Dean of Students may delegate the authority to perform any of the duties assigned to that official in this Code. All references to the Dean of Students include any such designee.

“Director” is the Director of Student Conduct at Appalachian State University. The Director may delegate the authority to perform any of the duties assigned to that official in this Code. All references to the Director include any such designee. The Director is subject to the authority of the Vice Chancellor for Student Development and the Chancellor. The Director shall administer the provisions of this Code, oversee the day-to-day operations of the Office of Student Conduct, advise the Vice Chancellor for Student Development on changes in this Code that should be considered by the Committee on Student Conduct, and advise and train members of conduct boards and individuals designated as administrative hearing officers.

“Disciplinary Action” is the imposition of a sanction authorized by this Code.

“Faculty Member” or “University Faculty” is any individual hired by the University to teach in any capacity as defined by the University’s Faculty Handbook.


“Firearm” is a gun, rifle, pistol, or similar device.

“Force” is the use of physical violence or physically imposing on someone to gain sexual access. Force also includes threats, intimidation (e.g., implied threats), and coercion (e.g., unreasonable pressure for sexual activity) that overcome resistance or to sexual activity.

“Formal Charge” is the point at which (a) the Respondent acknowledges responsibility for Code violation(s) and resolves the matter by accepting an Informal Resolution as set forth in Section 6.07 of this Code or (b) the written notice of a hearing is provided to the Respondent as set forth in Section 6.08 of this Code.

“Formal Resolution” requires the use of the Student Conduct Board, University Conduct Board, or an Administrative Hearing. Additional information about Administrative Hearings and the makeup of boards can be found in Section 6.08 of this Code.

“Gender Expression” is the outward manifestation of one’s gender through socially defined behaviors and characteristics such as dress, grooming, mannerisms, and speech patterns.

“Gender Identity” is one’s innate self-identification as male, female, or neither, which may or may not correspond with the individual’s body or designated sex at birth.

"Good Disciplinary Standing" is a student’s status when there are no pending complaints or active sanctions with the Office of Student Conduct.

“Hostile Environment” is an environment that both a reasonable individual would find hostile or abusive and one that the particular individual who is the object of the harassment perceives to be hostile or abusive. Hostile environment is determined by looking at all of the circumstances, including the frequency of the allegedly harassing conduct, its severity, whether it is physically threatening or humiliating, and whether the conduct unreasonably interferes with an individual’s work performance, academic advancement, participation in extracurricular activities or access to University services. In some cases, a single incident
may constitute harassment. Examples of conduct that could create or contribute to hostile environment harassment may include, but are not limited to, unwelcome jokes about disability, race, sex, sexual orientation, etc.; offensive or degrading physical contact or coercive behavior, including stroking, patting or similar physical contact; pictures, posters, graffiti or written materials displayed in a workplace or classroom which are offensive or obscene; and exclusion of individuals from meetings or University activities due to their religious beliefs or other protected class status.

1.26 “Impact Statement” is an oral or written statement submitted by an alleged victim of a crime of violence, act of sexual misconduct, or act of sex/gender-based harassment, describing how an incident affected the individual’s life and the disciplinary action the alleged victim would like to see taken.

1.27 “Intellectual Disability” or “Intellectual Developmental Disorder” is a disability when an individual has both intellectual and adaptive functioning deficits in conceptual, social, and practical domains. Deficits may include, but are not limited to: reasoning, judgment, communicating, self-care, and social skills. The diagnostic criteria for “Intellectual Disability” shall be as defined in the most current version of the Diagnostic and Statistical Manual of Mental Disorders.

1.28 “Investigator” is a University official identified by the Director to impartially investigate and gather information as it relates to an allegation. In cases involving Title IX allegations (e.g. allegations of sexual harassment, sexual misconduct, or other sex/gender-based discrimination), the Title IX Coordinator will identify and appoint the Investigator.

1.29 “May” is used in the permissive sense.

1.30 “Member of the University Community” is any individual who is a student, faculty member, staff member, or other individual employed by or volunteering for the University.

1.31 “Organization” is any group of students who have complied with University requirements for registration or recognition.

1.32 “Possession” or “Possessing” is physically holding or controlling the subject item or owning or controlling a room, car, or other area where the subject item is present. The presence of the subject item in a room, car, or other area creates a presumption that the person owning or controlling the room, car, or other area possessed the subject item.

1.33 “Provost” is the Provost and Executive Vice Chancellor of Appalachian State University. The Provost may delegate the authority to perform any of the duties assigned to that official in this Code. All references to the Provost include any such designee.

1.34 “Quid Pro Quo Sexual Harassment” is harassment that consists of unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct when (a) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment, academic advancement, participation in extracurricular activities or access to University services, or (b) submission to or rejection of such conduct by an individual is used as the basis for decisions affecting that individual related to employment, academic advancement, participation in extracurricular activities or access to University services. Examples of quid pro quo sexual harassment may include, but are not limited to, promising a promotion or higher grade if an individual acquiesces to sexual advances and action to deny membership in an organization to a student who has declined a request for sexual favors from a leader or member of that organization.
“Reasonable Individual” is a reasonable individual under similar circumstances and with similar identities to the individual who is the subject of the behavior in question.

“Respondent” is any student who is alleged to have committed a violation of this Code.

“Sex” is the biological and physical characteristics that define men and women.

“Sexual Orientation” is an enduring emotional, romantic, sexual, or affectional attraction to another individual.

“Shall” or “Will” is used in the imperative sense.

“Student” is any individual who, at the time of the incident, has accepted an offer of admission to the University; is taking courses at the University, either full-time or part-time, pursuing undergraduate, graduate, or professional studies; is auditing a class; or has any other continuing relationship with the University. This includes, but is not limited to, new students at Orientation, individuals not currently enrolled but who are still seeking a degree from Appalachian State University, non-degree seeking students, individuals who have completed coursework but are awaiting conferral of a degree, and any other individual enrolled in a course offered by Appalachian State University. For the purposes of this Code, an individual who allegedly provided false information or omitted information on an application and has participated in courses at the University shall be considered a student.

“Student Conduct Counselor” is a University official designated by the Director to (a) assist the Respondent and any of the Respondent’s witnesses in regard to a Formal Resolution or (b) present the University’s case and assist the Complainant and University witnesses in regard to a Formal Resolution.

“They” and any of its inflected forms (e.g., them, their, themselves) is used in a generic sense, referring to either a singular or plural entity.

“Title IX Coordinator” is a University official responsible for overseeing all Title IX compliance and identifying and addressing any patterns or systemic problems found during review of complaints alleging the occurrence of sexual harassment or other sex discrimination.

“University” is Appalachian State University, a constituent institution of The University of North Carolina, with its main campus located in Boone, North Carolina. This includes any officially designated location.

“University Official” is an employee of the University acting in the performance of their assigned duties, capacity, or authority. This includes any individual who is a student employee, faculty member, staff member, or other individual employed by or volunteering for the University.

“University Premises” are buildings or grounds owned, leased, operated, controlled, or supervised by the University.

“University-Sponsored Activity” is any activity on- or off-campus which is initiated, funded, authorized, or supervised by the University.

“Vice Chancellor for Student Development” is the Vice Chancellor for Student Development of Appalachian State University. The Vice Chancellor for Student Development may delegate the authority to perform any of the duties assigned to that official in this Code. All references to the Vice Chancellor for Student Development include any such designee.
1.49 “Weapon” is a BB gun, stun gun, paintball gun, air rifle, air pistol, bowie knife, dirk, dagger, slingshot, taser, leaded cane, switchblade knife, blackjack, metallic knuckles, razors and razors blades (except for personal shaving), firework, any sharp pointed or edged instrument (except instructional supplies; unaltered nail files and clips; and tools used solely for preparing food, instruction, and maintenance), or similar devices.

1.50 Terms not specifically defined in this Code shall be defined by the Merriam-Webster’s Dictionary, located at [http://www.merriam-webster.com/dictionary](http://www.merriam-webster.com/dictionary). Terms not defined in the Merriam-Webster’s Dictionary shall be defined according to their plain and ordinary usage.

**ARTICLE II – AUTHORITY AND JURISDICTION**

2.01 Authority of the University

Per [The Code of the Board of Governors of the University of North Carolina Section 502 D(3) – Chancellors of Constituent Institutions](http://www.unc.edu/leadership/code/), the Chancellor has full authority in the regulation of student conduct and discipline. The Chancellor may delegate such authority to University administrators or other officials as set forth in this Code or in other appropriate policies, regulations, or rules. The Chancellor has delegated this authority through the Vice Chancellor for Student Development to the Office of Student Conduct.

2.02 Authority of the Code

This Code is the University’s primary policy governing student behavior. The provisions of this Code are not contractual covenants between the University and the student. The University reserves the right to change this Code at any time during a student’s term of enrollment. Such changes will be communicated to members of the University community through various publications. Each student is responsible for maintaining current knowledge of this Code.

An operating unit of the University (e.g., academic colleges or departments, University Housing, Athletics, International Education and Development) may also establish conduct standards for the student/departmental relationship, so long as those standards are consistent with the provisions of this Code or establish higher standards of conduct set forth in this Code. Disciplinary action pursuant to this Code does not preclude additional action by the operating unit. Sanctions applied under this Code cannot be waived or modified by the operating unit. Sanctions may be imposed by the operating unit in lieu of sanctions applied in proceedings under this Code only when done in consultation with the Director.

The University reserves the right to administratively rescind and void a student’s admission offer prior to their first day of class if the student provided false information or omitted information on their application.

2.03 Jurisdiction of the Code

Violations of University policies, rules, or regulations or federal, state, or local laws may constitute a violation of this Code and result in disciplinary action. The University has authority over all conduct violations that occur on University premises and reserves the right to consider the behavior of students off-campus when it is determined that the off-campus behavior is detrimental to the University and its educational mission.

a. Violation of Law and University Disciplinary Proceedings

The procedures provided in this Code are not intended to be equivalent to the process of federal, state, or local laws and do not determine whether criminal conduct has occurred. Criminal procedures do not address the educational mission of the University. University disciplinary
proceedings may be initiated against a student charged with a violation of law that is also a violation of this Code. The University reserves the right to proceed under this Code prior to, concurrent with, or subsequent to civil litigation, criminal arrest, or criminal prosecution. The University cooperates fully with law enforcement agencies to the extent permitted by law.

b. **Off-Campus Violations and University Disciplinary Proceedings**
The primary types of off-campus violations addressed by the Office of Student Conduct include, but are not limited to, the following:

1. felony charges;
2. act of harm charges, including, but not limited to, assault, harassment, or threats;
3. driving while impaired (DWI) charges or charges of driving by individuals less than twenty-one (21) years old after consuming alcohol or drugs;
4. repeated or high risk alcohol misdemeanor charges;
5. repeated or high risk drug misdemeanor charges; and
6. activities of a student or group of students that conflict with the University’s interests and mission, including, but not limited to, patterns of behavior that put the health and safety of others at risk or show disregard for the policies of the University.

c. **Freedom of Expression**
The University embraces and strives to uphold the freedoms of expression and speech guaranteed by the First Amendment of the United States Constitution and the North Carolina Constitution. The University has the right under appropriate circumstances to regulate the time, place, and manner of exercising these and other constitutionally protected rights. In administering this Code, due care will be exercised in order to preserve freedoms of speech and expression, as articulated in current legal standards.

**ARTICLE III – RIGHTS OF INVOLVED STUDENTS**

3.01 **Rights of the Respondent**
The Respondent has the following rights:

a. to be provided a fundamentally fair process;
b. to be presumed not responsible for a violation of this Code until determined otherwise;
c. to be given written notice of any allegation(s) or formal charge(s) of prohibited conduct;
d. to review the information that will be presented in any resolution, provided that the information may be given to the student in a redacted format;
e. to present relevant information on their behalf;
f. to obtain support, advice, or assistance from support individuals, a Student Conduct Counselor, or an Advocate, pursuant to relevant sections in Article VI of this Code;
g. to have sanction(s) imposed on the basis of the guidelines set forth in this Code;
h. to be informed of the final decision and results of a disciplinary proceeding;
i. to request reasonable accommodations under Section 504 of the Rehabilitation Act and the Americans with Disabilities Act through the Appalachian State University Office of Disability Services;
j. to know the identity of individuals speaking or providing written information for consideration at any hearing;
k. to confront, in some manner, the allegations and information presented relevant to the formal charge(s) against them, which in all cases will be brought forward by the University;
l. to request that a member of a Board be excluded from the hearing on the basis of a conflict of interest or bias;
m. to not speak or answer any question(s), if such testimony or answers would tend to establish against them a violation of this Code. When a student refuses to speak, therefore avoiding questioning, they relinquish the right to make a written or verbal statement at the end of the findings stage of the hearing; however, a summation of the relevant facts of the matter under adjudication may be made by the student’s Student Conduct Counselor or Advocate, provided that the summation is not a substitute for the statement the student declined to provide;
n. to pose reasonable questions to any witness appearing at a hearing in a manner determined by the Chair;
o. to have prior disciplinary history excluded from information presented during a Board’s deliberation of findings for any charge(s);
p. to appeal any decision of a Board, pursuant to Article VII of this Code;
q. to have supervised access to a recording of the hearing proceedings; and
r. to have any disciplinary records kept confidential, unless an exception is allowed or required by law or regulation.

3.02 Rights of the Complainant
The Complainant has the following rights:

a. to be provided a fundamentally fair process;
b. to file a complaint within one hundred eighty (180) days following the date on which an alleged violation of this Code occurred;
c. to file criminal charges or pursue civil action in addition to any action taken under this Code;
d. to have prior disciplinary history excluded from information presented during a Board’s hearing and deliberation of findings for any charge(s);
e. to have sanction(s) imposed on the basis of the guidelines set forth in this Code;
f. to request reasonable accommodations under Section 504 of the Rehabilitation Act and the Americans with Disabilities Act through the Appalachian State University Office of Disability Services;
g. in cases involving an alleged crime(s) of violence or act(s) of sexual misconduct or sex/gender-based harassment, to provide an impact statement, provided that such statement shall only be considered during the sanctioning phase of a hearing;
h. in cases involving an alleged crime(s) of violence or act(s) of sexual misconduct or sex/gender-based harassment, to be informed of the final decision and results of a disciplinary proceeding in accordance with FERPA and the Clery Act;
i. in cases involving an alleged act(s) of sexual misconduct or sex/gender-based harassment,
   1. to review the information that will be presented in any resolution, provided that the information may be given to the student in a redacted format;
   2. to present relevant information on their behalf;
   3. to obtain support, advice, or assistance from support individuals, a Student Conduct Counselor, or an Advocate, pursuant to relevant sections in Article VI of this Code;
   4. to know the identity of individuals speaking or providing written information for consideration at any hearing;
   5. to be provided the same opportunities as the Respondent to address any University official involved with the resolution of the complaint, including being present during the findings stage of the hearing;
6. to request that a member of a Board be excluded from the hearing on the basis of a conflict of interest or bias;
7. to not speak or answer any question(s), if such testimony or answers would tend to establish against them a violation of this Code. When a student refuses to speak, therefore avoiding questioning, they relinquish the right to make a written or verbal statement at the end of the findings stage of the hearing; however, a summation of the relevant facts of the matter under adjudication may be made by the student’s Student Conduct Counselor or Advocate, provided that the summation is not a substitute for the statement the student declined to provide;
8. to pose reasonable questions to any witness appearing at a hearing in a manner determined by the Chair;
9. to appeal any decision of a Board, pursuant to Article VII of this Code;
10. to have supervised access to a recording of the hearing proceedings in which the Complainant had an opportunity to participate; and
11. to have any disciplinary records kept confidential, unless an exception is allowed or required by law or regulation.

ARTICLE IV – PROHIBITED CONDUCT

All students are responsible for conducting themselves in a manner that helps enhance an environment of learning in which the rights, dignity, worth, and freedom of each member of the academic community are respected. Students are responsible for abiding by this Code, agree to the expectations set forth by the University, and can be held responsible for their behavior. Prohibited conduct includes the following:

4.01 Alcohol
   a. Underage Possession/Use – Possessing or using alcohol while under the age of twenty-one (21).
      Minimum Sanction: See Appendix A
   b. Improper Possession/Use – Possessing or using alcohol where it is not permissible to do so, regardless of age. Additional information regarding the possession or use of alcohol on University premises can be found in Policy 106 – Drugs and Alcohol.
      Minimum Sanction: See Appendix A
   c. Driving Under the Influence – Driving while impaired attributable in part or in whole to the use of alcohol or driving after consuming while under the age of twenty-one (21).
      Minimum Sanction: See Appendix A
   d. Providing to Minors – Providing alcohol to any individual under the age of twenty-one (21).
      Minimum Sanction: Disciplinary Warning
   e. Public Intoxication – Being intoxicated in public attributable in part or in whole to the use of alcohol.
      Minimum Sanction: See Appendix A
   f. Energy Drinks – Possessing or using energy drinks containing alcohol on University premises.
      Minimum Sanction: See Appendix A
   g. Paraphernalia – Possessing alcohol paraphernalia on University premises, including but not limited to, beer bongs and funnels, alcohol without liquid devices, kegs, beer balls, party balls, and similar alcohol containers.
      Minimum Sanction: Letter of Concern
4.02 Accessory
   a. Attempting to commit, being an accessory to the commission of, or knowingly being in the presence of prohibited conduct.
      Minimum Sanction: Letter of Concern

4.03 Acts of Harm
   a. Bodily Harm – Inflicting physical harm upon another individual.
      Minimum Sanction: Disciplinary Probation
   b. Threats – Threatening another individual or group, whether communicated to one or more individuals, physically, verbally, or by any other means such that the individual or group reasonably believes that the threat is likely to be carried out. Examples include, but are not limited to, intimidation and coercion.
      Minimum Sanction: Disciplinary Probation
   c. Reckless Behavior – Intentionally or recklessly causing any act that creates a substantial risk of bodily harm to another.
      Minimum Sanction: Disciplinary Warning
   d. Acts Against University Official or Emergency Personnel – Placing a University Official or Emergency Personnel (e.g., Police Officers, Firefighters, EMT, etc.) in fear or at risk of physical harm or danger or inflicting physical harm upon a University Official or Emergency Personnel.
      Minimum Sanction: Suspension
   e. Threats Towards a University-Sponsored Activity – Directing threats of violence in order to disrupt a University-sponsored activity.
      Minimum Sanction: Suspension
   f. Bullying/Cyberbullying – Engaging in repeated or severe aggressive behaviors that intimidate, intentionally harm, control, or seek to control another individual physically, mentally, or emotionally. Examples include, but are not limited to, spreading rumors, teasing, taunting, and intentionally embarrassing another individual.
      Minimum Sanction: Disciplinary Probation

4.04 Computer Misuse
   a. Misusing or abusing computers, computer systems, computer networks, programs, computer resources, or data. Additional information can be found in Policy 901 – Use of Computers and Data Communications.
      Minimum Sanction: Disciplinary Probation

4.05 Disorderly Conduct
   a. Disruption of University-Sponsored Activities – Intentionally disrupting, obstructing, or interfering with teaching, research, co-curricular, or other University-sponsored activities.
      Minimum Sanction: Disciplinary Probation
   b. Disruption of Student Environment – Intentionally disrupting, obstructing, or interfering with a student’s living or learning environment.
      Minimum Sanction: Disciplinary Probation
   c. Obscene Conduct – Lewd, indecent, or obscene conduct.
      Minimum Sanction: Disciplinary Warning
   d. Rioting/Raiding – Rioting, inciting to riot, assembling to riot, raiding, inciting to raid, or assembling to raid University operating units or property.
      Minimum Sanction: Disciplinary Probation
e. **Public Disturbance** – Creating a public disturbance, including, but not limited to, fighting or other violent behavior/conduct; creating the threat of imminent fighting or other violence; committing a nuisance or generally engaging in disruptive behavior; using language that is likely to provoke a reasonable individual to violent retaliation; and disrupting, disturbing, or interfering with the academic atmosphere of a living or learning environment.

   **Minimum Sanction:** Disciplinary Probation

f. **Excessive/Disruptive Noise** – Engaging in excessive or disruptive noise, including, but not limited to, the public use of unapproved amplified sound and the amplification of sound in a manner that disrupts or disturbs the normal functioning of the University.

   **Minimum Sanction:** Disciplinary Warning

g. **Non-Consensual Electronic Recording** – Creating, using, or sharing a photograph, video, or audio recording without consent or authorization that places or is likely to place an individual at risk of physical, mental, or emotional harm.

   **Minimum Sanction:** Disciplinary Warning

4.06 **Drugs**

a. **Schedule I-II Manufacturing/Selling/Delivering** – Manufacturing, selling, delivering, or possessing with the intent to manufacture, sell, or deliver, any substance identified as a Schedule I-II controlled substance by North Carolina General Statutes, Chapter 90, Article 5 (North Carolina Controlled Substances Act), or similar relevant provisions of federal or foreign law, including, but not limited to, heroin, cocaine, ecstasy, LSD/acid, mushrooms, opium, amphetamines (e.g., Adderall), and methamphetamines.

   **Minimum Sanction:** See Appendix B

b. **Schedule I-II Possession/Use** – Possessing or using any unauthorized substance identified as a Schedule I-II controlled substance by North Carolina General Statutes, Chapter 90, Article 5 (North Carolina Controlled Substances Act), or similar relevant provisions of federal or foreign law, including, but not limited to, heroin, cocaine, ecstasy, LSD/acid, mushrooms, opium, amphetamines (e.g., Adderall), and methamphetamines.

   **Minimum Sanction:** See Appendix B

c. **Schedule III-VI Manufacturing/Selling/Delivering** – Manufacturing, selling, delivering, or possessing with the intent to manufacture, sell, or deliver, any substance identified as a Schedule III-VI controlled substance by North Carolina General Statutes, Chapter 90, Article 5 (North Carolina Controlled Substances Act), or similar relevant provisions of federal or foreign law, including, but not limited to, marijuana and synthetic cannabis (K2, spice, etc.).

   **Minimum Sanction:** See Appendix B

d. **Schedule III-VI Possession/Use** – Possessing or using any unauthorized substance identified as a Schedule III-VI controlled substance by North Carolina General Statutes, Chapter 90, Article 5 (North Carolina Controlled Substances Act), or similar relevant provisions of federal or foreign law, including, but not limited to, marijuana and synthetic cannabis (K2, spice, etc.).

   **Minimum Sanction:** See Appendix B

e. **Prescription Medication** – Misusing medically prescribed drugs.

   **Minimum Sanction:** See Appendix B

f. **Over-the-Counter Drugs** – Misusing over-the-counter drugs.

   **Minimum Sanction:** See Appendix B

g. **Huffing/Sniffing** – Huffing or sniffing any substance not intended for such use.

   **Minimum Sanction:** See Appendix B
h. Paraphernalia – Possessing drug paraphernalia, including, but not limited to, pipes, scales, bongs, blow tubes, and roach holders.
   Minimum Sanction: Disciplinary Warning
i. Driving Under the Influence – Driving while impaired attributable in part or in whole to the use of drugs.
   Minimum Sanction: See Appendix B
j. Public Intoxication – Being intoxicated in public attributable in part or in whole to the use of drugs.
   Minimum Sanction: See Appendix B

4.07 Failure to Comply
a. Obstruction of Personnel – Intentionally delaying, obstructing, resisting, or failing to comply with the reasonable request of an individual who, in the performance of their duties, identifies themselves as a University Official or emergency personnel.
   Minimum Sanction: Disciplinary Warning
b. Sanctions – Failing to comply with sanctions imposed under this Code.
   Minimum Sanction: Disciplinary Warning
c. Unauthorized Disclosure – Disclosing without authorization confidential records, tapes, information, or documents provided ancillary to any proceedings under this Code.
   Minimum Sanction: Disciplinary Warning

4.08 False Information
a. Bomb Threat – Falsely reporting the presence of an unlawful explosive or incendiary device with the intent to mislead, deceive, or disrupt the operation of the University or a University-sponsored activity.
   Minimum Sanction: Expulsion
b. Misleading – Furnishing false information to the University or emergency personnel with the intent to deceive or mislead, including, but not limited to, filing a false complaint alleging misconduct by another individual. Providing information in good faith, which later is determined to be without merit, shall not be considered a violation of this Code.
   Minimum Sanction: Disciplinary Warning
c. False Statements – Knowingly making in public a false oral statement or knowingly publishing/distributing a false written or printed statement with the intent to deceive or mislead.
   Minimum Sanction: Disciplinary Warning
d. Misuse of University Documents – Forging, altering, or misusing University documents or records.
   Minimum Sanction: Disciplinary Probation
e. Fake Identification – Possessing or using a fake, forged, or altered identification card of any kind.
   Minimum Sanction: Disciplinary Warning
f. False Report of Emergency – Falsely reporting a fire or other emergency or falsely setting off a fire alarm.
   Minimum Sanction: Suspension

4.09 Fires and Emergencies
a. Unauthorized Setting – Setting a fire without authorization.
   Minimum Sanction: Disciplinary Warning
b. **Inappropriate Use of Emergency Equipment** – Tampering with or removing from its proper location any fire extinguisher, hose, or other fire or emergency equipment, except when done with a reasonable belief of real need for such equipment.

    *Minimum Sanction: Disciplinary Warning*

### 4.10 Gambling

a. Operating, playing, or betting on any game of chance at which any money, property, or other thing of value is bet, except as permitted by law. Examples of gambling include, but are not limited to, betting on, wagering on, or selling pools on any University athletic event; possessing any card, book, or other device for registering bets; offering, soliciting, or accepting a bribe to influence the outcome of any athletic event; and card games that result in individual profit or loss.

    *Minimum Sanction: Disciplinary Warning*

### 4.11 Harassment

a. Engaging in unwelcome and unsolicited speech or conduct based upon race, color, religion, sex, national origin, age, political affiliation, veteran status, disability, sexual orientation, or gender identity and expression that creates a hostile environment or circumstances involving quid pro quo exchanges. Harassment includes, but is not limited to, all acts of sexual misconduct as defined in Section 4.15 of this Code, dating violence, and domestic violence. Additional information can be found in [Policy 401.2 – Harassment and Discrimination](#).

    *Minimum Sanction: Disciplinary Probation*

### 4.12 Hazing

a. Causing or permitting an individual, as part of an initiation or as a criterion or perceived criterion of membership in a society, club, athletic team, or similar group or organization, to participate in any activity that subjects or is likely to subject that individual or others to physical, mental, or emotional harm, or destroys or removes property, whether or not that individual has consented to participation in the activity. Silent participation or being in the presence of hazing is not a neutral act; they are considered a violation of this provision.

    *Minimum Sanction: Disciplinary Probation*

### 4.13 Projectiles

a. Throwing or launching any object or substance which has potential for damaging or defacing property or causing physical harm or disruption.

    *Minimum Sanction: Letter of Concern*

### 4.14 Retaliation

a. Treating an individual adversely because that individual filed a complaint or concern, provided information relative to a complaint or concern, or otherwise was involved in such a complaint or concern in any way.

    *Minimum Sanction: Disciplinary Probation*

### 4.15 Sexual Misconduct

a. **Sexual Harassment** – Engaging in unwelcome conduct of a sexual nature that is sufficiently severe, persistent, or pervasive that it interferes with, denies, or limits an individual’s ability to participate in or benefit from the University’s educational program or activities, and is based on circumstances involving quid pro quo sexual harassment, the creation of a hostile environment, or retaliation. Examples include, but are not limited to, unwelcome sexual advances; requests for sexual favors;
sexually-based stalking or bullying; and other verbal, nonverbal, or physical conduct of a sexual nature (e.g., any act of sexual misconduct as defined in this Code).

Minimum Sanction: See Appendix C

b. Non-Consensual Sexual Contact – Engaging in intentional sexual touching of any body part, however slight, with any object, upon another individual, without consent or by force. Examples of sexual touching include, but are not limited to, contact with the breasts, buttocks, groin, or genitals, or touching another with any of these body parts, or making an individual touch another or themselves with or on any of these body parts; and any bodily contact of a sexual nature, though not involving contact with/of/by the breasts, buttocks, groin, genitals, mouth, or other orifice.

Minimum Sanction: See Appendix C

c. Non-Consensual Sexual Intercourse – Engaging in any sexual intercourse (anal, oral, or vaginal), however slight, with any object, upon another individual, without consent or by force. Examples of sexual intercourse include, but are not limited to, vaginal penetration by a penis, object, tongue or finger; anal penetration by a penis, object, tongue, or finger; and oral copulation (mouth to genital contact or genital to mouth contact).

Minimum Sanction: See Appendix C

d. Sexual Exploitation – Taking non-consensual or abusive sexual advantage of another for an individual’s own advantage or benefit, or to advantage or benefit anyone other than the individual being exploited. Examples include, but are not limited to, invading sexual privacy; creating, using, or sharing a photograph, video, or audio recording of a sexual nature without consent; viewing or downloading child pornography; prostituting another individual; allowing a third party to observe sexual activity without consent of the partner(s) (e.g., letting individuals hide in closet to watch consensual sexual activity); engaging in voyeurism, peeping, or indecent exposure; knowingly transmitting sexually transmitted infections or other communicable diseases without the knowledge of the partner(s); and exposing one’s breasts, buttocks, groin, or genitals in non-consensual circumstances or inducing another to expose their breasts, buttocks, groin, or genitals.

Minimum Sanction: See Appendix C

4.16 Skateboards and Similar Devices

a. Using skateboards, in-line skates, or similar devices on University premises.

Minimum Sanction: Disciplinary Warning

4.17 Solicitation and Fundraising

a. Soliciting or fundraising on University premises without authorization.

Minimum Sanction: Disciplinary Warning

4.18 Stalking

a. Engaging in any behaviors or activities occurring on more than one occasion directed at a specific individual that places or is likely to place a reasonable individual in fear or at risk of physical, mental, or emotional harm for themselves or others. Such behaviors or activities may occur directly, indirectly, or through a third party, and may include, but are not limited to, unwelcome communication of any type (e.g., face-to-face, telephone calls, voice messages, electronic mail, written letters or notes); unwanted gifts; pursuing/following; observing/surveillance; or interference with property.

Minimum Sanction: Disciplinary Probation
4.19 Theft or Unauthorized Possession
   a. Taking or possessing the property of another without permission.
      Minimum Sanction: Disciplinary Probation

4.20 Unauthorized Entry or Access
   a. Elevators – Entering into an elevator shaft or riding on top of an elevator car without authorization.
      Minimum Sanction: Suspension
   b. University Premises – Entering or accessing University premises without authorization.
      Minimum Sanction: Disciplinary Probation
   c. Property of Another – Entering or accessing the property of another without permission.
      Minimum Sanction: Disciplinary Probation

4.21 Vandalism
   a. Engaging in an act that intentionally or recklessly damages, destroys, or defaces property owned by another.
      Minimum Sanction: Disciplinary Probation

4.22 Violation of Law
   a. Committing or attempting to commit an act that would be in violation of any federal, state, or local law, and that is not covered under any other provision of this Code.
      Minimum Sanction: Disciplinary Warning

4.23 Violation of University Policies, Regulations, or Rules
   a. Violating any written policies, regulations, or rules of the University, as adopted by the University and as may be amended from time to time, including, but not limited to, rules and regulations established by University Housing or the Residence Hall License and Contract Agreement, Policy 301.5 – Bicycle Helmets, Policy 303.24 – Animals on Campus, and Policy 303.25 – Smoking on University Property.
      Minimum Sanction: Letter of Concern

4.24 Weapons
   a. Explosives – Possessing a dynamite cartridge, bomb (homemade or otherwise), grenade, mine, powerful explosive, or any other similar device.
      Minimum Sanction: Suspension
   b. Firearms/Weapons – Possessing any firearm or weapon on University premises without authorization, except as otherwise explicitly allowed by law.
      Minimum Sanction: Suspension (firearms); Disciplinary Probation (weapons)
   c. Displaying/Brandishing – Displaying or brandishing a firearm or weapon of any kind, or any item that may be used or perceived as a firearm or weapon, in a manner that would reasonably create a fear of harm to others.
      Minimum Sanction: Suspension

**ARTICLE V – EDUCATIONAL SANCTIONS**

Sanctions are intended to educate students on the effects of their behavior and invoke change in future decision-making. A Conduct Review Officer or Board may implement any of the sanctions listed in this Article, pursuant to the guidelines set forth in this Code.
Sanctioning Options

Sanctions that may be issued include the following:

a. **Letter of Concern** – notification that the University is concerned about the student’s behavior.
   1. A Letter of Concern may be sent without a referral for proceedings under this Code. This shall only be utilized for minor off-campus violation(s) or minor Housing violation(s) (e.g., trash, noise).

b. **Disciplinary Warning** – official disciplinary action conveying to the student that their behavior was unacceptable and that any future violation of this Code may result in more severe disciplinary action, including Disciplinary Probation, Suspension, or Expulsion.

c. **Disciplinary Probation** – pre-suspension period in which the student’s behavior is under University review, conveying that the behavior was unacceptable and that any future violation of this Code may result in more severe disciplinary action, including Suspension or Expulsion.
   1. Disciplinary Probation shall be imposed for a period no less than the remainder of the current semester up to the remainder of the student’s academic career.
   2. A student who has violated this Code while currently on Disciplinary Probation shall be suspended as a minimum sanction.
   3. A student who has violated this Code and has previously been on Disciplinary Probation, but is not currently on Disciplinary Probation, shall be placed on Disciplinary Probation as a minimum sanction.

d. **Suspension** – separation from the University for a period no less than the remainder of the current semester.
   1. Suspension shall be effective immediately. A suspension may be deferred until the end of the current semester when Compelling Factors as defined in Section 5.03 are present.
   2. During the period of Suspension, the student shall be banned from all University premises and University-sponsored activities, and is subject to arrest for trespassing if found on any University premises or at a University-sponsored activity.
   3. A notation of Suspension shall be recorded on the student’s official University transcript maintained by the Registrar’s Office. A notation will also be added to the University of North Carolina Suspension/Expulsion database.
   4. A date at which time the student may request to be cleared by the Office of Student Conduct and returned to good disciplinary standing can be established contingent upon fulfillment of all requirements set forth by a Conduct Review Officer or Board.
   5. The notation of Suspension shall be removed from the student’s transcript after they have been returned to good disciplinary standing. In the case of suspension for an indefinite period of time, the notation of Suspension shall be removed upon approval of the Director.
   6. A student who has violated this Code and has previously been suspended shall be suspended as a minimum sanction.

e. **Expulsion** – permanent separation from the University.
   1. Pending the decision of the Vice Chancellor regarding the recommendation from the Formal Resolution, a student shall be banned from all University premises and University-sponsored activities and is subject to arrest for trespassing if found on any University premises or at a University-sponsored activity.
   2. Expulsion shall be effective immediately.
   3. Expulsion precludes enrollment and matriculation at any University of North Carolina constituent institution.
4. The former student shall be banned from all University premises and University-sponsored activities, and is subject to arrest for trespassing if found on any University premises or at a University-sponsored activity.

5. A notation of Expulsion shall be recorded on the former student’s official University transcript maintained by the Registrar’s Office. A notation will also be added to the University of North Carolina Suspension/Expulsion database.

6. The former student may petition the Chancellor, through the Office of Student Conduct, to rescind the Expulsion no earlier than two (2) years after the effective date of the Expulsion. The Chancellor’s conclusion shall be based on the former student’s petition and relevant documentation supporting or opposing the rescindment. If the Expulsion is rescinded, the Expulsion notation shall be removed from the former student’s transcript, and they are no longer precluded from enrollment and matriculation at any University of North Carolina constituent institution on the basis of the Expulsion.

f. Additional Sanctions – sanctions that may be given in addition to Sections 5.01b.-5.01e. of this Code include, but are not limited to, the following:

1. community service with a non-profit agency;
2. restitution for loss, damage, or actual expenses incurred as a result of the student’s behavior;
3. participation in educational programming, which may include counseling evaluation and compliance with any recommendations, reflection pieces, or other activities;
4. service fee for on-campus alcohol and other drug education;
5. change in current University Housing assignment;
6. loss of University Housing privileges;
7. random drug testing at the student’s expense;
8. restriction from representing the University in any official function or leadership position (e.g., varsity athletics, student leadership position, cheerleader, senator or officer in Student Government Association, elected office in any recognized student organization)
9. ban for a definite or indefinite period of time from all or a portion of any University premises or University-sponsored activity;
10. restriction of contact with, or proximity to, other specified members of the University community; and
11. any other sanction determined appropriate by a Conduct Review Officer or Board.

5.02 Post-Enrollment and Post-Graduation Sanctions
A student who has violated this Code, but who graduates before imposition of a sanction, is subject to (a) revocation of any degree awarded, (b) temporary or permanent withholding of the diploma or transcript for any degree, regardless of whether the degree has been awarded, or (c) having sanction(s) imposed as a condition of re-enrollment at the University.

5.03 Compelling Factors
To maintain fairness and consistency, there is a presumption that at least the minimum sanction will be imposed. In consultation with the Office of Student Conduct, a Conduct Review Officer or Board may impose a sanction less than or greater than the minimum when there is a compelling factor(s) that warrants such action. Compelling factors to be considered may include, but are not limited to, a student’s demonstration of insight about their behavior, present demeanor and attitude, prior disciplinary history, the nature of the behavior, as well as the degree of any damage, injury, or harm resulting from it, information provided in an impact statement, and the professional judgment of a Conduct Review Officer or Board. Where a sanction less than the minimum is being considered, the responsibility shifts to the Respondent to offer reasons for a lesser sanction to be imposed.
ARTICLE VI – PROCESS FOR ADDRESSING PROHIBITED CONDUCT

6.01 Notification and Written Communication

Pursuant to Policy 915 – E-Mail as Official Means of Communication, all forms of written communication shall be delivered via the student’s official ASU e-mail. Special circumstances may require that written communication be through personal delivery or mail. Written communication shall be considered delivered on the date e-mailed, hand-delivered, or three (3) days after the communication is mailed.

6.02 Reporting Allegations

a. Any member of the University community may submit a complaint of misconduct against a student to the Office of Student Conduct. The complaint should be submitted as promptly as feasible after the occurrence. A delay in reporting may be reasonable under some circumstances, as determined on a case-by-case basis. An unreasonable delay in reporting, however, is an appropriate consideration in evaluating the merits of a complaint. In any event, a complaint must be made within one hundred eighty (180) days following the date on which an alleged violation of this Code occurred. In extenuating circumstances, the timeline for filing a complaint may be extended. (Note: Complaints regarding inappropriate behavior by staff or faculty are reported differently. The following are available to provide information regarding the most appropriate method of reporting: University Ombuds Office; Office of Human Resources; Office of Equity, Diversity, and Compliance; Office of the Dean of Students; or University Police.)

b. To be considered, a complaint must include factual information supporting the allegation(s). Anonymous complaints cannot be the sole basis of a referral under this Code. Information provided through public electronic sources or public records (e.g., criminal citations, etc.) may be used as a complaint of misconduct.

c. The Director will, in their professional judgment on the basis of the provided information or in consultation with appropriate University officials (e.g., Title IX Coordinator, University Housing), determine (a) if a complaint shall be pursued or dismissed, (b) what the possible minimum sanctions may be, based on the nature of the complaint or the Respondent’s prior disciplinary history, and (c) the most appropriate means for addressing the complaint (e.g., investigation, informal resolution, Formal Resolution). This determination should be made within five (5) days after the complaint is submitted; however, a reasonable extension of this time limit is permissible. A Complainant involved in allegations of sexual misconduct or sex/gender-based harassment may appeal the decision to dismiss a complaint to the Dean of Students with a request for an independent review of the information and decision on whether to dismiss or proceed. Appeals must be submitted to the Director within five (5) days of the notice of the decision to dismiss a complaint.

d. Allegations of misconduct will be presented to the Respondent in writing and will include the alleged violation(s) and details about next steps relevant to this Code.

e. If a Complainant involved in allegations of sexual misconduct or sex/gender-based harassment requests confidentiality or asks that a complaint not be pursued, the University will take reasonable steps to investigate and respond to the complaint consistent with the request to the extent practicable. If the Complainant insists that their name or other identifying information not be disclosed to the Respondent, the University’s ability to investigate and take remedial action may be limited. If, on the basis of the complaint or related information, the University reasonably concludes that the alleged misconduct presents a health or safety risk to members of the University community, the University may take reasonable steps to prevent recurrence of such misconduct even if the Complainant’s identity is revealed to the alleged individual as a result of such steps.
6.03 **Standard of Proof**
The University must establish that the Respondent is responsible for the alleged violation(s) by a preponderance of the evidence (i.e., that it is more likely than not that the Respondent violated this Code). This determination must be based solely on the information presented, which may include, but is not limited to, pertinent records (e.g., complaints, police reports, investigation reports), exhibits (e.g., photographs, audio/video information, social media information), and written/oral statements. Formal rules of evidence and procedure do not apply.

6.04 **Presence of Support Individuals and Advocates**
- The Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, have the right to be accompanied by up to two support individuals. These individuals are present to provide emotional support to the student(s). The support individuals may not participate in the proceedings, address any participants, or, in the sole discretion of the individual facilitating the meeting (e.g., Conduct Review Officer, Chair), delay, disrupt, or otherwise interfere with the proceeding.
- At any point except for a Formal Resolution involving the Student Conduct Board, as described in Section 6.08 of this Code, the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, may be represented by one (1) Advocate. Notification of the Advocate’s planned participation, as well as other required documents related to their participation, must be submitted at least two (2) days prior to the meeting. Failure to submit the required documents may, in the discretion of the Director, result in the Advocate not being permitted to participate in the meeting.
  1. In cases being addressed by the Student Conduct Board in which criminal charges are also pending, the Respondent may be accompanied by an attorney advisor. The Respondent may confer with their attorney advisor so long as it does not, in the sole discretion of the Chair, delay, disrupt, or otherwise interfere with the proceeding.
- Reasonable effort will be made to accommodate the availability of support individuals or an Advocate; however, the availability of involved parties (Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant), witnesses, the Conduct Review Officer, Board members, and other necessary participants as well as the expectation to promptly complete the proceeding may, in the discretion of the Director, take priority when determining the meeting date and time.

6.05 **Interim Suspension**
In appropriate circumstances the Dean of Students may impose an Interim Suspension on a student who has allegedly violated this Code. During a period of Interim Suspension, the student shall be banned from all University premises and University-sponsored activities, and is subject to arrest for trespassing if found on any University premises or at a University-sponsored activity. A notation of “case pending” will be added to the University of North Carolina Suspension/Expulsion database until the disciplinary case has been resolved. The notation will, at that time, be updated to reflect the status of the case. A notice of Interim Suspension shall be provided in writing to the Respondent, and in cases involving an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant.

- **Circumstances Where Interim Suspension May Apply**
  Interim Suspension shall be exercised only when the Dean of Students reasonably believes that the student’s alleged misconduct is of such a serious nature that their continued presence at the University is (a) potentially threatening, harmful, or dangerous to others or the University
community; (b) posing a threat of significant property damage; (c) impacting the stability and continuance of normal University functions; or (d) directly and substantially impeding the lawful activities of others. Such acts of misconduct include, but are not limited to, all acts of harm with any type of weapon or instrument; acts of sexual misconduct; armed robbery; manufacture, distribution, or possession of any incendiary or explosive device; illegal or abusive use of alcohol or other drugs; and other acts which might endanger individuals or property.

b. Interim Suspension/Removal from University Housing
   The Dean of Students, in conjunction with appropriate University administrators, may remove or effect a change in residence of a student for an interim period pending disciplinary proceedings or medical evaluation. The changes shall become effective immediately without prior notice whenever there is evidence that the continued presence of the student in University Housing poses a substantial threat to individuals or property.

c. Temporary Diversion from Regular Process
   A Respondent may be diverted from the procedures otherwise applicable in this Code and suspended on an interim basis if the Dean of Students reasonably believes that the student:
   1. lacks the capacity to respond;
   2. did not know the nature or wrongfulness of the conduct at the time of the alleged offense; or
   3. poses a danger to individuals or property.

   The regular process shall be resumed upon the Dean of Students receipt of credible, independent information (e.g., certification by a licensed mental health professional acceptable to the University) that the Respondent (a) has the capacity to respond, (b) understands the nature of the alleged misconduct, and (c) does not pose a danger to individuals or property.

d. Appeal Review of Interim Suspension
   A Respondent placed on Interim Suspension shall be afforded an appeal review to address their Interim Suspension and request that the Interim Suspension be lifted. The appeal review shall be conducted by the Appeals Board comprised of three Council members. The following procedures will be applicable:
   1. A request for an appeal review must be submitted to the Dean of Students within five (5) days of the Respondent’s receipt of the notice of Interim Suspension. In extenuating circumstances, an extension of time may be granted by the Dean of Students. This request must be made in writing to the Dean of Students. The request must clearly state the grounds on which it is based and present specific reasons or justifications to support the request.
   2. The Respondent will be informed of the time, date, and location of the appeal review in writing at least five (5) days in advance. This notice period may be waived in writing by the Respondent. The Respondent will remain suspended on an interim basis pending a decision following the appeal review, but will be allowed to be on University premises to attend the hearing or for other necessary purposes, as authorized in writing by the Dean of Students. If the notice of Interim Suspension requires the Respondent to be evaluated by a licensed psychiatrist or psychologist acceptable to the University, the appeal review will be held after the Dean of Students receives a written evaluation.
   3. Information utilized during the appeal review may include the Respondent’s disciplinary records including written evaluations from a licensed psychiatrist or psychologist, and verbal testimonies from the Respondent and any witnesses. The Respondent will be asked
to provide consent to the disclosure of any medical or mental health information relevant to the appeal review to those present. All information that may be utilized will be available for inspection by the Respondent in the Office of the Dean of Students during normal business hours.

4. The appeal review shall be conversational and non-adversarial. A decision shall be made on the basis of the information presented during the appeal review. Formal rules of evidence and procedure will not apply. The presiding member of the Appeals Board shall exercise control over the proceedings. Any individual who disrupts the hearing may be excluded.

5. In addition to support individuals and an Advocate as described in Section 6.04 of this Code, the Respondent may have a licensed psychologist or psychiatrist present as support.

6. The appeal review may be conducted in the absence of the Respondent if they were provided proper notice.

7. The appeal review shall be recorded, and the recording will be kept with the pertinent disciplinary file.

8. In cases involving an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Appeals Board will provide the Complainant an opportunity to meet with the Appeals Board before a decision is rendered. The Complainant will be asked to respond to questions and to provide any relevant information related to the appropriateness of the Interim Suspension. In addition to support individuals and an Advocate as described in Section 6.04 of this Code, the Complainant may have a licensed psychologist or psychiatrist present as support.

9. A decision must be made within ten (10) days of the conclusion of the appeal review. Notice of the decision must be delivered in writing to the Respondent within five (5) days of the decision. The written decision will contain a statement of reasons for any determination to continue Interim Suspension. In cases involving an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant will also be informed of the decision.

10. The decision of the Appeal Board or Officer shall be final and conclusive and not subject to additional appeal.

e. Scheduling of University Disciplinary Proceedings

University disciplinary proceedings shall be scheduled as soon as practical, unless the Respondent requests a deferral until the conclusion of any criminal proceedings or medical treatments. A request for deferral must be filed with the Director within five (5) days of the student’s receipt of the notice of Interim Suspension or the decision of the appeal review. In reviewing the request, the Director shall consider the following:

1. whether the interests of the University will be served by postponing the disciplinary proceedings until after the criminal process or medical treatment has been concluded;
2. the amount of time the resolution may take;
3. the availability of witnesses at the time of the request and the likelihood of their availability in the future; and
4. any federal or state laws or policies that would not permit the process to be delayed.

6.06 Investigations

a. If the Director determines that the most appropriate means for addressing the complaint is through an investigation, an investigator will be identified and appointed. In cases involving Title IX
allegations (e.g. allegations of sexual harassment, sexual misconduct, or other sex/gender-based discrimination), the Title IX Coordinator will identify and appoint an investigator; in all other cases, the Director will identify and appoint an investigator. A written notice of investigation will be delivered to the Respondent, and in cases of alleged sexual misconduct or sex/gender-based harassment, the Complainant, as soon as is practicable and to the extent permitted by law. The notice will include a brief synopsis of the alleged misconduct, the alleged violation(s), and information about meeting with the Investigator.

b. The role of the Investigator is to gather information and impartially review the alleged incident by interviewing involved parties and witnesses in order to be able to provide a comprehensive review of the incident. The investigation may include review of written statements, audio recordings, pictures, social media information, text messages, class schedules, police investigation reports, medical records and other relevant information.

c. During an investigation, the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, will have the opportunity to present relevant information and identify relevant witnesses.

d. If the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, does not schedule a meeting by the date specified or fails to appear for a scheduled meeting, the Investigator may complete the investigation on the basis of other information obtained.

e. At the conclusion of an investigation, the Investigator shall prepare a written report that includes a synopsis of all available relevant information, a statement regarding information that is not disputed, and a statement regarding information that is still in question. Prior to the report being presented to the Director for review, the Investigator shall provide an opportunity for the involved parties and witnesses to review their own statements for accuracy.

f. After the investigation report is received by the Director, they shall meet with the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, to review the report and discuss forms of resolution.

g. Once all parties have been afforded an opportunity to review the investigation report, an electronic copy shall be provided to the Respondent, and in cases of alleged sexual misconduct or sex/gender-based harassment, the Complainant.

h. Investigations are normally concluded, including submission of the written report, within twenty-five (25) days of referral to the Investigator. If additional time is needed, all parties will be notified of the reason for delay and a projected timeline for completion.

6.07  Informal Resolution

a. After being informed of the alleged violation(s) and their rights under this Code, including the right to a Formal Resolution as set forth in Section 6.08 of this Code, the Respondent may voluntarily waive the right to a Formal Resolution and request an informal resolution. The Conduct Review Officer may decline the Respondent’s request for an informal resolution, at which point the case will be referred to a Board for Formal Resolution.

b. During an informal resolution, the Conduct Review Officer will, in their professional judgment on the basis of the provided information or in consultation with appropriate University officials (e.g., Title IX Coordinator; University Housing; the Dean of Students), propose findings regarding any alleged violation(s) and may specify any sanction(s) described in this Code.

1. If the Respondent accepts the informal resolution, they waive their right to a Formal Resolution and, if applicable, accept responsibility for the violation(s) and the sanction(s) imposed.
2. If the Respondent declines the informal resolution, the case will be referred to a Formal Resolution.
3. The Respondent may be given up to two (2) days to review the informal resolution and decide if they would like to accept or decline the proposed findings and sanctions.
   c. The resolution must be delivered in writing to the Respondent within five (5) days. The final results of a disciplinary proceeding conducted with respect to an alleged crime of violence or act of sexual misconduct shall be reported to the alleged victim in accordance with FERPA and the Clery Act.
   d. An Informal Resolution may not be appealed.

6.08 Formal Resolution

a. Unless an informal resolution is accepted, the Conduct Review Officer shall refer the case to a hearing for Formal Resolution. The Director may also refer any case directly to a hearing without the option of an informal resolution.

b. The Director will determine which Board will address the formal charge(s) by considering the nature of the allegation(s), scheduling, or any extenuating factors. A Formal Resolution can be obtained through one of the following:

1. **Administrative Hearing** – An Administrative Hearing is conducted before the Director acting as the Administrative Hearing Officer. All cases involving sexual misconduct, sex/gender-based harassment, or that threatens the safety or well-being of the campus community will be conducted by an Administrative Hearing Officer. A case may also be referred to an Administrative Hearing when one or more of the following circumstances exists:
   i. The case arises at a time when the Conduct Board(s) cannot be convened (e.g. during holidays, semester breaks, or over the summer session);
   ii. A backlog of cases has developed and Administrative Hearings are necessary to assure prompt resolution.

2. **University Conduct Board** – The University Conduct Board shall be composed of individuals selected by the Director from a pool consisting of all members of the University faculty; all student members and the Chairs of the Student Conduct Board and the Academic Integrity Board, as well as former members who are students in good disciplinary standing and enrolled full-time; and all Directors, Associate Directors, Assistant Directors, and Coordinators, or the equivalent, in the Division of Student Development or in departments with a student services function. One member of the University Conduct Board will be appointed Chair by the Director each time it is convened. A case may be referred to the University Conduct Board when one or more of the following circumstances exists:
   i. Cases involving, but not limited to, the manufacture/sale/delivery of a controlled substance, possession/use of a Schedule I-II controlled substance, acts of harm, and hazing;
   ii. A backlog of cases from the Student Conduct Board to assure prompt resolution of cases.

3. **Student Conduct Board** – The Student Conduct Board shall be composed of students selected by an application and interview process overseen by the Office of Student Conduct. One student shall be selected as the Chair. All members, including the Chair, shall be full-time students in good disciplinary standing with a cumulative grade point average of 2.5 or above; the Chair must be classified as a junior or above with a cumulative grade point average of at least 2.75 and must have served on the Student Conduct Board
for at least one semester. The Office of Student Conduct will inform the Student Government Association Student Senate of the students selected. All members shall serve one-year terms, which may be renewed.

i. All other Formal Resolutions not identified in sections 6.08.b.1 (Administrative Hearing) and 6.08.b.2 (University Conduct Board) can be heard by the Student Conduct Board.

c. Written notice of the hearing shall be provided to the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, at least five (5) days prior to the hearing date in cases which the minimum sanction is less than suspension, and at least ten (10) days prior to the hearing date in cases in which the minimum sanction is suspension or expulsion. The notice will include the formal charge(s), a brief narrative of the incident, and for serious violation cases, the minimum sanction(s). For all cases which could result in Expulsion, the notice will specify that Expulsion precludes enrollment and matriculation at any University of North Carolina constituent institution.

d. The Director may postpone the hearing, provided that written notice of the new hearing date is given to the Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant.

e. The Respondent, or in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, may request one postponement of the hearing by submitting that request to the Director. Requests should be made at least two (2) days prior to the hearing and will generally only be granted in cases of serious student illness, family emergency, or when a student has a scheduled exam that directly conflicts with the scheduled time.

f. Cases regarding multiple Respondents or multiple Complainants involved in the same incident may be resolved as a single case only if each Respondent and each Complainant consents in writing to such a proceeding.

g. A Student Conduct Board or University Conduct Board shall consist of five (5) members and the Chair.

h. The Chair or Administrative Hearing Officer is delegated the authority to conduct hearings in a manner designed to effectively and efficiently elicit information needed to make a decision. This includes the authority to review the admissibility of any information, to question witnesses, to limit the length of testimony of any participant if the testimony appears to be repetitious or irrelevant, and to remove any participant who is unruly or disruptive. The Chair or Administrative Hearing Officer is charged with the responsibility to conduct the hearing in a manner that will do the following:

1. ensure a fundamentally fair process;
2. protect the rights of the Respondent and Complainant; and
3. ensure that participants are treated with respect.

i. Prior to considering the charges, the Chair or Administrative Hearing Officer shall address the following:

1. the procedures that will be followed;
2. the hearing being closed to the public;
3. the importance of confidentiality of the proceedings;
4. the University’s commitment to the principle of fundamental fairness;
5. the presumption that a Respondent is not responsible for a violation of this Code until determined otherwise; and
6. whether any Board member, if applicable, wishes to recuse themselves due to a conflict with, bias about, or interest in the case.
j. Special accommodations may be provided for testimony by alternate methods (e.g., room divider, teleconference, video conference). Such accommodations are at the discretion of the Director.

k. All hearings will be recorded, and the recordings will serve as the verbatim record. The University retains the sole right to record hearings. No other recordings may be made of the hearings.

l. All hearings are closed to the public. The Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, have the right to appear with a Student Conduct Counselor in addition to support individuals and an Advocate as described in Section 6.04 of this Code.

m. The Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, may request that a member of the Board be excluded from the hearing. This request must be made immediately after the introduction of the Board and requires justification. Additionally, a Board member may recuse themselves if they believe there is a conflict with, bias about, or interest in the case. The Chair shall make the final decision whether to exclude any Board member; this decision cannot be appealed. In the case of an Administrative Hearing, this request must be made within two (2) days of the Respondent’s receipt of notice of the Formal Resolution and the identity of the hearing officer. Prior disciplinary proceedings alone will not result in recusal.

n. The Board or Administrative Hearing Officer, Respondent, and in cases of an alleged act(s) of sexual misconduct or sex/gender-based harassment, the Complainant, may ask reasonable questions of any witnesses appearing at the hearing, including, but not limited to, the Investigator. This is not intended to preclude the introduction of written statements, previously written memoranda, letters, or other written material. When practical, the opportunity for questioning should be afforded; however, other information may be introduced at a hearing even though the writer is not present for questioning. Members of the Board or the Administrative Hearing Officer shall attach whatever weight or significance to these documents or statements they deem appropriate.

o. To determine findings for any alleged violation(s), a vote by the Board will be taken in a closed executive session and will be based solely on the information presented during the hearing. The Board shall base its determination on information that it finds to be reliable, including any assessment of the credibility of information. A vote of “responsible” by a simple majority of the members present, excluding the Chair, shall be required to find the Respondent responsible for any violation(s). In Administrative Hearings, the Director will determine the level of responsibility based on the preponderance of the evidence standard and the information provided.

p. Information regarding any prior disciplinary history may not be introduced or considered in deliberations regarding findings of responsibility.

q. If the Respondent is found responsible, any information related to the student’s character, including prior disciplinary history, may be introduced and considered by the Board or Administrative Hearing Officer in determining a sanction. A Complainant involved in an alleged crime of violence may provide an impact statement. This statement is not binding, but will be given such weight as the Board or Administrative Hearing Officer deems appropriate.

r. Decisions made by the Board or Administrative Hearing Officer are final, unless Expulsion is recommended. In cases involving Expulsion, the recommendation will be forwarded to the Vice Chancellor for Student Development, who shall make the final administrative decision. The Respondent will be banned from all University premises and University-sponsored activities, and is subject to arrest for trespassing if found on any University premises or at a University-sponsored activity during the period of time in which the recommendation of expulsion is under review by the Vice Chancellor for Student Development.
s. A final decision must be made within ten (10) days of the date of the hearing. Notice of the decision must be delivered in writing to the Respondent within five (5) days of the decision. The notice will include a brief summary of the information upon which the decision is based and shall specify any appeal rights. The final results of a disciplinary proceeding conducted with respect to an alleged crime of violence or act of sexual misconduct or sex/gender-based harassment shall be reported to the alleged victim in accordance with FERPA and the Clery Act.

6.09 Resolution in the Absence of the Respondent

a. If the Respondent has been notified pursuant to this Code and fails to respond within five (5) days of the initial notice, the case may be resolved in their absence. If the case is resolved in absentia, the Respondent shall have waived their right to a hearing. The Conduct Review Officer will, in their professional judgment, determine findings for any alleged violation(s) and may specify any sanction(s) described in this Code.

b. The resolution must be delivered in writing to the Respondent within five (5) days. The Office of Student Conduct may place a hold on the Respondent’s account until such time as they confirm receipt of the written decision.

c. If the Conduct Review Officer determines that the Respondent’s failure to appear was not for the purpose of defeating the disciplinary proceedings, they may rescind the disciplinary action and move forward with either an Informal or Formal Resolution.

d. If the Respondent fails to attend their scheduled hearing, the Board or Administrative Hearing Officer shall adjudicate the case in their absence.

ARTICLE VII – APPEALS

7.01 Purpose and Grounds for Appeal

a. The purpose of the appeal process is to provide the opportunity for questioning the appropriateness of actions resulting from a Formal Resolution. It is not the purpose of the appeal process to provide for a new hearing at a higher administrative level.

b. The Respondent, and in cases of sexual misconduct or sex/gender-based harassment, the Complainant, may appeal a decision based on the following grounds: (a) a violation of due process or (b) a material deviation from Substantive and Procedural Standards adopted by the UNC Board of Governors, as set forth in 41 T UNC Policy Manual 700.4.1 – Policies on Minimum Substantive and Procedural Standards for Student Disciplinary Proceedings.

7.02 Filing an Appeal

a. Appeals must be submitted to the Director within five (5) days of the notice of the decision. The appeal must be submitted via an online form available from the Office of Student Conduct. In extenuating circumstances, an extension of time may be granted by the Director. A request for an extension of time must be made in writing and approved by the Director.

b. The appeal must clearly state the grounds on which it is based and present specific reasons or justifications to support the appeal.

7.03 Resolving an Appeal

a. The Appeals Board or Officer may rule on the appeal upon receipt, or appoint a committee to recommend action on the appeal. In cases involving an act(s) of sexual misconduct or sex/gender-based harassment, the appeal shall be reviewed by the Appeals Board, an entity of the Council comprised of three Council members.

b. The Appeals Board or Officer may issue one of the following decisions:
1. uphold the finding(s) of responsibility and sanction(s);
2. uphold the finding(s) of responsibility and reduce, but not eliminate, the sanction(s); or
3. remand the case to the same or a new Board or Administrative Hearing Officer.

c. A decision must be made within fifteen (15) days after the appeal is received by the Appeals Board or Officer. Notice of the decision must be delivered in writing to the Respondent within five (5) days of the decision. The final results of an appeal decision made with respect to an alleged crime of violence or act of sexual misconduct or sex/gender-based harassment shall be reported to the alleged victim in accordance with FERPA and the Clery Act.

d. The decision of the Appeals Board or Officer is final and cannot be appealed further except as otherwise provided in The Code of the Board of Governors of the University of North Carolina Section 502 D(3) – Chancellors of Constituent Institutions.

7.04 **Deferral of Sanctions**

At the discretion of the Director, the imposition of a sanction(s) will normally be deferred during the resolution of an appeal. The sanction(s) may be imposed immediately following a decision if the Respondent’s behavior was of such a serious nature that it (a) was threatening, harmful, or dangerous to others or the University community; (b) caused significant property damage; (c) impacted the stability and continuance of normal University functions; or (d) directly and substantially impeded the lawful activities of others.

**ARTICLE VIII – DISCIPLINARY RECORDS**

All disciplinary records are the property of the University and are maintained by the Office of Student Conduct. Disciplinary records may include, but are not limited to, complaints, police reports, correspondence, case summaries, written information, and audio recordings. Disciplinary records include both electronic and paper records.

8.01 **Records Maintenance**

a. Disciplinary records where there is a finding of not responsible are maintained for a minimum of eight (8) years from the date of resolution. These records, however, are considered internal to the University and are not disclosed as part of a Respondent’s disciplinary history.

b. Disciplinary records where the sanction is a Letter of Concern are maintained for a minimum of eight (8) years from the date of resolution. These records may be disclosed as part of the proceedings under this Code but are considered internal to the University.

c. No disciplinary record(s) will be destroyed until the Respondent has been in good disciplinary standing for eight years.

d. Disciplinary records where the sanction is Suspension or Expulsion are maintained indefinitely.

e. The University has the right to maintain any disciplinary records in excess of the minimum period.

8.02 **Access and Confidentiality**

a. A student may access copies of their disciplinary records by contacting the Office of Student Conduct. Access to any disciplinary records shall be pursuant to FERPA and applicable University policies.

b. All disciplinary records are confidential and shall not be released without the student’s consent, except as otherwise provided by law. Pursuant to FERPA and the Clery Act, the University may disclose disciplinary records (a) to University officials who have a legitimate educational interest, (b) to parent(s) or legal guardian(s) of students under the age of twenty-one who are claimed as dependents for income tax purposes, the outcome of any drug- or alcohol-related violation of this
Code, or (c) to an alleged victim, the final results of a disciplinary proceeding conducted with respect to an alleged crime of violence or act of sexual misconduct. The University may also be required to produce disciplinary records in accordance with a lawfully issued subpoena. Limits to redisclosure shall be governed by appropriate federal law, including FERPA and the Clery Act. Failure to maintain the confidentiality of any protected record shall constitute a violation of Section 4.07c. of this Code.

ARTICLE IX – REVIEW AND REVISION

9.01 Annual Review
a. Subject to the authority of the Vice Chancellor for Student Development and the Chancellor, this Code shall be reviewed annually by the Committee on Student Conduct to determine appropriate revisions that are in the best interest of the University. These revisions shall be considered recommendations to the Chancellor.

b. The Committee on Student Conduct shall be composed of two members of the Council of Deans appointed by the Provost, the Chair of the Faculty Senate and the Chair of the Council of Chairs, two members of the Division of Student Development appointed by the Vice Chancellor for Student Development, the Student Body President, the Student Body Vice President, the President of the Graduate Student Association Senate, the President of the Residence Hall Association, the Chair of the Student Conduct Board, and the Director. Each member of the Committee on Student Conduct shall serve a one-year term and may be reappointed. The Vice Chancellor for Student Development shall serve as Chair of this committee. A quorum shall consist of a simple majority of the appointed members.

c. The Chancellor reserves the right to appoint other such committees or groups as they deem appropriate to advise them on changes or revisions to this Code.

9.02 Changes Beyond the Annual Review
The Chancellor reserves the right to review and amend this Code at any time.

RELEVANT POLICIES

The Code of the Board of Governors of the University of North Carolina

- Section 502 D(3) – Chancellors of Constituent Institutions
- UNC Policy Manual 700.4.1.1[R] – Regulation Applicable to Student Disciplinary or Conduct Procedures: Right to an Attorney or Non-Attorney Advocate for Students and Student Organizations
- UNC Policy Manual 700.4.2 – Policy on Student Conduct

Appalachian State University Policy Manual

- Policy 105.3 – Policy Statement on the Family Educational Rights and Privacy Act of 1974, as Amended
- Policy 106 – Drugs and Alcohol
- Policy 301.5 – Bicycle Helmets
- Policy 303.24 – Animals on Campus
- Policy 303.25 – Smoking on University Property
- Policy 401.2 – Harassment and Discrimination
- Policy 901 – Use of Computers and Data Communications
- Policy 915 – E-Mail as Official Means of Communication

Applicable Federal Laws and State General Statutes
- U.S. Department of Education Information about the Family Educational Rights and Privacy Act of 1974
- U.S. Department of Education Information about the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act
- North Carolina Controlled Substances Act – North Carolina General Statutes, Chapter 90, Article 5

The University acknowledges with appreciation the North Carolina State University Code of Student Conduct and Student Discipline Procedures, the University of North Carolina at Charlotte Code of Student Responsibility, the NCHERM Group Sexual Misconduct Model Policy, the NCHERM Group Model Code project, the University of Colorado Student Conduct Code Policies and Procedures, and the University of North Carolina at Chapel Hill Information Guide for Sexual Assault Survivors and Allies.
## APPENDIX A – GUIDE FOR ALCOHOL SANCTIONS

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<th>Substance</th>
<th>Prohibited Conduct</th>
<th>Educational Sanctions</th>
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</thead>
</table>
| **Alcohol** | First Offense with Low Risk Behavior (e.g., BAC of 0.09 or less) | - Disciplinary Warning  
- Referral to ASU Wellness Center  
- Service Fee ($100.00)  
- Educational Program |
| |  
| | - 4.01a. – Underage Possession/Use  
- 4.01b. – Improper Possession/Use  
- 4.01e. – Public Intoxication  
- 4.01f. – Energy Drinks | |
| | Second Offense or High Risk Behavior (e.g., BAC greater than 0.09, 4.01c. – Driving Under the Influence) | - Disciplinary Probation (one calendar year)  
- Referral to ASU Wellness Center  
- Service Fee ($100.00)  
- Community Service (12 hours) and Reflection Activity  
- Educational Program  
- Notification of Parents/Guardians if under the Age of Twenty-One (21) [Considered a Record, Not a Sanction] |
| |  
| | - 4.01a. – Underage Possession/Use  
- 4.01b. – Improper Possession/Use  
- 4.01c. – Public Intoxication  
- 4.01f. – Energy Drinks | |
| | Subsequent Offense  
- 4.01a. – Underage Possession/Use  
- 4.01b. – Improper Possession/Use  
- 4.01c. – Driving Under the Influence  
- 4.01e. – Public Intoxication  
- 4.01f. – Energy Drinks | - Suspension  
- Notification of Parents/Guardians if under the Age of Twenty-One (21) [Considered a Record, Not a Sanction] |

*See Appendix D for Alcohol Medical Amnesty Policy.*

**Per Article V, Section 5.03 (Compelling Factors):** Conduct Review Officers, Conduct Board Members and any individual allowed by this Code to resolve conduct allegations may modify any educational sanction based on compelling factors.
## APPENDIX B – GUIDE FOR DRUG SANCTIONS

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<td><strong>Schedule III-VI Substances</strong></td>
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<td>Examples: Marijuana and Synthetic Cannabis (K2, Spice, etc.)</td>
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<td>Abuse/Misuse of Legal Substances</td>
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<td>4.06d. – Schedule III-VI Possession/Use</td>
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<td>4.06f. – Over-the-Counter Drugs</td>
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<td>4.06g. – Huffing/Sniffing</td>
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<td>4.06i. – Driving Under the Influence</td>
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<td>4.06j. – Public Intoxication</td>
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<td><strong>Second or Subsequent Offense</strong></td>
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<td>4.06d. – Schedule III-IV Possession/Use</td>
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<td>4.06e. – Prescription Medication</td>
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<td>4.06f. – Over-the-Counter Drugs</td>
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<td>4.06i. – Driving Under the Influence</td>
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<td>4.06j. – Public Intoxication</td>
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<td>4.06c. – Schedule III-VI Manufacturing/Selling/Delivering</td>
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<td>Notification of Parents/Guardians if under the Age of Twenty-One (21) [Considered a Record, Not a Sanction]</td>
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<td>Notification of Parents/Guardians if under the Age of Twenty-One (21) [Considered a Record, Not a Sanction]</td>
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<td><strong>Schedule I-II Substances</strong></td>
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<tr>
<td>Examples: Heroin, Cocaine, Ecstasy, LSD/ Acid, Mushrooms, Opium, Amphetamines (e.g., Adderall), and Methamphetamines</td>
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<td>4.06b. – Schedule I-II Possession/Use</td>
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<td>4.06a. – Schedule I-II Manufacturing/Selling/Delivering</td>
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*Per Article V, Section 5.03 (Compelling Factors): Conduct Review Officers, Conduct Board Members and any individual allowed by this Code to resolve conduct allegations may modify any educational sanction based on compelling factors.*
# APPENDIX C – GUIDE FOR SEXUAL MISCONDUCT SANCTIONS

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<td>• Disciplinary Probation (one calendar year)</td>
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<td>• Initial Counseling Appointment</td>
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<td>• Educational Program</td>
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<td>• Leadership Restriction</td>
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<td>• 4.15b Non-Consensual Sexual Contact</td>
<td>• Disciplinary Probation (indefinite)</td>
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<td>• Move/Removal from Housing (for on-campus students)</td>
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<td>• 4.15c Non-Consensual Sexual Intercourse</td>
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<td>• Educational Program</td>
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<tr>
<td>• 4.15d Sexual Exploitation</td>
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<td></td>
<td>• Educational Program</td>
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</table>

*Per Article V, Section 5.03 (Compelling Factors): Conduct Review Officers, Conduct Board Members and any individual allowed by this Code to resolve conduct allegations may modify any educational sanction based on compelling factors.*
The Alcohol Medical Amnesty Policy provides an opportunity for Appalachian State University to reduce the harmful consequences caused by the abuse of alcohol. This policy is designed to promote responsible decisions when students are faced with medical emergencies as a result of high risk alcohol consumption. It strives to remove barriers and encourage students to seek the help of others.

The Alcohol Medical Amnesty Policy applies to the following:

- students who seek assistance from a University official or emergency personnel on their own behalf;
- students who seek assistance from a University official or emergency personnel on the behalf of another student and who remain on the scene to provide support (the policy would also apply to the student who received assistance); or
- organizations hosting an event in which a club representative seeks assistance from a University official or emergency personnel and remains on the scene to provide support.

The Alcohol Medical Amnesty Policy does not apply to the following:

- prohibited conduct other than the possession/use of alcohol (including, but not limited to, driving under the influence, acts of harm, harassment, sexual misconduct, and vandalism);
- prohibited conduct involving drugs; or
- students who do not seek assistance from a University official or emergency personnel.

The policy does not prevent an individual who has enforcement obligations under federal, state, or local law to report an alleged violation, file a charge, or take other action related to the possible criminal prosecution of any student.

This policy will provide an opportunity for an intervention that will not result in disciplinary action from the Office of Student Conduct. Records related to receiving alcohol medical amnesty will be maintained for a minimum of eight (8) years from the date amnesty is received. These records are considered internal to the University and are not disclosed as part of a student’s disciplinary history.

To receive alcohol medical amnesty, a student or organization must agree to the recommended action plan, which may include participation in alcohol educational programming. The Office of Student Conduct may disclose the agreement to the parent(s) or legal guardian(s) of a student under the age of twenty-one (21) who is claimed as a dependent for income tax purposes.

Failure to complete the agreement may result in revocation of alcohol medical amnesty. Repeated incidents may prompt the University to revoke an individual’s or organization’s ability to receive alcohol medical amnesty.
APPENDIX E – WHAT CONSENT TO SEXUAL ACTIVITY MEANS

Consent is clear, knowing, voluntary, and sober permission, through words or actions, for another individual to do something that affects the individual giving consent. Consent is based on choice and must be informed, freely and actively given, and mutually understandable, indicating a willingness to participate in mutually agreed upon sexual activity. Consent is not effectively given if it results from the use of physical force, threats, intimidation, or coercion. Consent is possible only when there is equal power in the relationship. Engagement in sexual activity because of fear or deceit is not consent. Being verbally, emotionally, psychologically or physically pressured into any kind of sexual activity is not consent. If an individual cannot say “no” comfortably, then “yes” has no meaning. If one of the participants is unwilling to accept a “no,” then “yes” has no meaning. Consent is absent when an individual has sexual contact with another and the initiator knows, or reasonably should know, that the other individual is incapacitated due to illness or consumption of alcohol or drugs, is unconscious or asleep, or otherwise lacks capacity to consent.

<table>
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<tr>
<th>Consent is active, not passive. Silence, in and of itself, cannot be interpreted as consent. Consent can be given by words or actions, as long as those words or actions create mutually understandable clear permission regarding willingness to engage in (and the conditions of) sexual activity.</th>
<th>▪ Consent to any one form of sexual activity cannot automatically imply consent to any other form of sexual activity. ▪ Previous relationships or prior consent cannot imply consent to future sexual acts.</th>
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<td>Many misconceptions about relationship violence and sexual misconduct make it more difficult for an individual to:</td>
<td>▪ Seek help when they or another individual has been assaulted; ▪ Understand that they have been assaulted and are not to blame (resulting in the high number of unreported rapes); ▪ Confide in an individual when they’ve been sexually assaulted (because they feel ashamed or are afraid of not being believed or understood); or, ▪ Understand and believe another individual who confides that they’ve been assaulted (because many people have misconceptions of what constitutes a sexual assault).</td>
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<td>Therefore, it is important for everyone to become better informed of the dangers and realities of sexual misconduct. Not &quot;understanding&quot; sexual misconduct is no excuse for rape or other unwanted sexual advances. Sexual misconduct is wrong and reported acts will be addressed by Appalachian State University.</td>
<td>▪ In the absence of mutually understandable words or actions (a meeting of the minds on what is to be done, where, with whom, and in what way), it is the responsibility of the initiator, or the individual who wants to engage in the specific sexual activity to make sure that they have consent from the partner(s). ▪ Consent to some form of sexual activity does not necessarily imply consent to other forms of sexual activity. ▪ The initiator must obtain consent at every stage of sexual interaction. ▪ Consent will be determined using both objective and subjective standards. The objective standard is met when a reasonable individual would consider the words or actions of the parties to have manifested an agreement between them to do the same thing, in the same way, at the same time, with one another. The subjective standard is met when a party believes in good faith that the words or actions of the parties manifested an agreement between them to do the same thing, in the same way, at the same time, with one another. ▪ Intimidation occurs when an individual uses physical presence to menace another, although no physical contact occurs, or where an individual’s knowledge of prior violent behavior by an assailant, coupled with menacing behavior, places them in fear, as an implied threat. ▪ Coercion exists when a sexual initiator engages in sexually pressuring or oppressive behavior that violates norms of respect in the community, such that</td>
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<td>the application of such pressure or oppression causes the object of the behavior to engage in unwanted sexual behavior. Coercion may be differentiated from seduction by the repetition of the coercive activity beyond what is reasonable, the degree of pressure applied, and environmental factors such as isolation, and the initiator’s knowledge. It may also include the pressure to engage in sexual activity to gain access or inclusion into a group or organization.</td>
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<td>Consent which is obtained through the use of fraud or force whether that force is physical force, threats, intimidation, or coercion, is insufficient consent.</td>
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<td>▪ Physical force exists, for example, when an individual acts upon another physically, such as hitting, kicking, restraining or otherwise exerting their physical control over that individual through violence.</td>
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<td>▪ Threats exist where a reasonable individual would have been compelled by words or actions of another to give permission to sexual contact they would not otherwise have given, absent the threat. For example, threats to themselves, another individual, or a loved one constitutes threats.</td>
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<td>Consent may never be given by:</td>
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<td>▪ A minor to an adult;</td>
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<td>▪ An individual for whom a guardian has been appointed; or</td>
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<td>▪ An individual who is physically incapacitated when the incapacitation is known or reasonably should have been known.</td>
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<td>Additional Clarifying Rules of Conduct Regarding Consent</td>
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<td>▪ An individual who is the object of sexual aggression is not required to physically or otherwise resist a sexual aggressor.</td>
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<td>▪ Silence does not imply consent.</td>
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<td>▪ Previous sexual relationships or the existence of a current relationship with the Respondent does not imply consent.</td>
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<td>▪ Consent cannot be implied by attire, or inferred from the giving or acceptance of gifts, money or other items.</td>
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<td>▪ Consent to sexual activity may be withdrawn at any time, as long as the withdrawal is communicated clearly. Withdrawal of consent can be done in numerous ways and need not be a verbal withdrawal of consent.</td>
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<td>▪ A Respondent’s intentional use of alcohol/drugs does not excuse a violation of policy.</td>
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<td>Alcohol or other drug use can place the capacity to consent in question.</td>
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<td>▪ Sober sexual activity is less likely to raise such questions.</td>
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<td>▪ When alcohol or other drugs are being used, individuals will be considered unable to give consent if they cannot fully understand the details of a sexual interaction (who, what, when, where, why, or how) because they lack the capacity to reasonably understand the situation.</td>
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<td>▪ Individuals who consent to sexual activity must be able to understand what they are doing and what is being done to them.</td>
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<td>▪ Under this policy, “No” always means “No,” and “Yes” may not always mean “Yes” if coerced. Anything but a clear, knowing and voluntary consent to any sexual activity is equivalent to a “No.”</td>
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<td>Intellectual Disability always places consent in question.</td>
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<tr>
<td>▪ Individuals who consent to sexual activity must be able to understand what they are doing and what is being done to them.</td>
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<tr>
<td>▪ Use of alcohol or drugs by an individual who has an Intellectual Disability shall be further evidence that the individual lacks capacity to consent to sexual activity.</td>
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APPENDIX F – DIGITAL MILLENNIUM COPYRIGHT ACT (DMCA)

The Digital Millennium Copyright Act (DMCA), passed in 1998, requires a University to aid in the prevention of online copyright infringement as an internet service provider.

Copyright owners have hired companies to search file sharing programs and locate IP addresses of computers sharing or downloading files illegally. In the event the IP address is a campus address, Appalachian State University (ASU) Information Technology Services (ITS) is informed and required to “take down” the offending material. People utilizing the university network are not anonymous, and illegal file sharing activity can be tracked.

Essentially, it is illegal to copy any copyrighted material without authorization from the creator or other owner of the copyright. It is also important to note that you cannot share any copyrighted material without such authorization.

Copyright law currently allows the court to set fines between $750 and $150,000 per copyright infringement. While most of these cases are settled out of court, some of these settlement agreements have required payments in excess of $10,000.

Information Technology Services (ITS) has automated the process for a DMCA take down notice. The notice goes directly to the user identified by the ASU network registration system and automatically removes the computer from the network.

If the complaint is true, you must certify that the infringing content has been removed from the computer. If you believe the complaint is false, you may contact the individual or business that originated the notice (e.g., RIAA, MPA etc.), not Appalachian State University.

In response to DMCA allegations, Appalachian State University has developed a graduated response. Only on a third incident will a complaint be sent to the Office of Student Conduct.

a. A first DMCA complaint will result in a warning and the viewing of an educational video online.
b. For a second DMCA complaint, the student must attend a workshop and loses internet access for ten academic days.
c. For a third and subsequent offenses, the student will be referred to the Office of Student Conduct.

Copyright infringement constitutes a violation of the policy on Use of Computers and Data Communication at Appalachian State University. For more information, visit Policy 901 – Use of Computers and Data Communications.