1. POLICY

a. Consistent with Wake Forest University’s Notice of Non-Discrimination, the University is committed to maintaining an educational and working environment free from sexual harassment. Accordingly, sexual harassment by faculty, staff, student-employees or third parties occurring in a University educational program or activity, on or off campus, is prohibited and constitutes a violation of this Policy.

b. This policy applies to allegations of sexual harassment (as defined herein) made against an employee of the University or a third party, regardless of where the alleged harassment occurred if the conduct giving rise to the complaint is related to the University’s academic, educational, athletic, or extracurricular programs or activities. The University’s disciplinary authority, however, may not extend to third parties who are not employees of the University. Additionally, although there is no geographical limitation to invoking this Policy, sexual harassment that is alleged to have occurred at a significant distance from the University and/or outside of University property may be more difficult for the University to investigate.

c. Persons found to be in violation of this Policy will be subject to disciplinary action which may include, but is not limited to, written warning, demotion, transfer, suspension, expulsion, dismissal, or termination of employment or contractual relationship.

d. Retaliation against an individual who complains in good faith of sexual harassment or participates as a witness in good faith under this policy is prohibited. Intentionally making a false accusation of sexual harassment is also prohibited. Conduct of either nature will be addressed in accordance with the University’s Whistleblower-Non-Retaliation Policy.

e. In the case of allegations of sexual harassment made against University employees or third parties, this Policy supersedes all other procedures and policies that may be set forth in other University documents.

f. Complaints of sexual harassment allegedly committed by a student of Wake Forest should be reported, and will be addressed, in accordance with the University’s Student Sexual Misconduct Policy. However, complaints of sexual harassment allegedly committed by a student who is also an employee of Wake Forest will be addressed in accordance with this Policy if the alleged conduct was related to the student’s role and/or responsibilities as an employee.
2. DEFINITIONS OF SEXUAL HARASSMENT

a. Sexual harassment is a form of discrimination that includes verbal, written, or physical behavior of a sexual nature, directed at someone, or against a particular group, because of that person’s or group’s sex, gender identity, actual or perceived sexual orientation, or based on gender stereotypes, when that behavior is unwelcome and meets either of the following criteria:

(1) Submission or consent to the behavior is reasonably believed to carry consequences, positive or negative, for the individual’s education, employment, University living environment, or participation in a University activity or program. Examples of this type of sexual harassment include:
   i. Pressuring an individual to engage in sexual behavior for some educational or employment benefit, or
   ii. Making a real or perceived threat that rejecting sexual behavior will carry a negative consequence for the individual.

(2) The behavior has the purpose or effect of substantially interfering with the individual’s work or educational performance by creating an intimidating, hostile, or demeaning environment for employment, education, University living, or participation in a University activity or program. Examples of this type of sexual harassment include:
   i. Unwelcome efforts to develop a romantic or sexual relationship;
   ii. Unwelcome sexual advances or requests for sexual favors;
   iii. Unwelcome commentary about an individual’s body or sexual activities;
   iv. Unwelcome sexually-oriented teasing, joking or flirting; and
   v. Verbal abuse of a sexual nature.

Behaviors or communications may be verbal or nonverbal, written, or electronic. Such conduct does not need to be directed at or to a specific individual in order to constitute sexual harassment, but may consist of generalized unwelcome and inappropriate behaviors or communications based on sex, gender identity, actual or perceived sexual orientation, or gender stereotypes.

Determination of whether alleged conduct constitutes sexual harassment requires consideration of all the circumstances, including the context in which the alleged incidents occurred.

b. Sexual Intimidation involves:
   (1) Threatening to commit a sexual act upon another person;
   (2) Acts of intimidation, bullying, aggression, or hostility based on gender or gender-stereotypes, even if the acts do not involve conduct of a sexual nature; or
SEXUAL HARASSMENT PREVENTION

(3) Engaging in indecent exposure.

c. Stalking or Cyberstalking is engaging in a course of conduct directed at a specific person (in person or through electronic means) that would cause a reasonable person to:
   (1) Fear for the individual’s safety or the safety of others; or
   (2) Suffer substantial emotional distress

d. Dating Violence is violence committed by a person:
   (1) Who is or has been in a social relationship of a romantic or intimate nature with the victim; and
   (2) Where the existence of such a relationship shall be determined based on a consideration of the following factors:
      i. The length of the relationship
      ii. The type of relationship
      iii. The frequency of interaction between the persons involved in the relationship

e. Domestic Violence:
   Felony or misdemeanor crimes of violence committed by a current or former spouse of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the State of North Carolina, or by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the State of North Carolina.

f. The University’s definition of sexual harassment mandates that each participant obtains and gives effective consent in each instance of sexual activity. Effective consent is informed, mutually understandable words or actions (freely and actively given), which indicate a willingness to participate in mutually agreed upon sexual activity. In the absence of mutually understandable words or actions it is the responsibility of the initiator, that is, each person who wants to engage in the specific sexual activity, to make sure that he/she has consent from his/her partner(s). Consent is mutually understandable when a reasonable person would consider the words or actions of the parties to have manifested an agreement between them to do the same act at the same time, with each other. Relying solely upon non-verbal communication can lead to miscommunication. It is important not to make assumptions. If confusion or ambiguity on the issue of consent arises anytime during the sexual interaction, the initiator should stop and verbally clarify the other individual’s willingness to continue.

   ▪ Consent may not be inferred from silence, passivity or lack of active resistance.
   ▪ A current or previous dating or sexual relationship (or the existence of such a relationship with anyone else) may not, in itself, be taken to imply consent.
SEXUAL HARASSMENT PREVENTION

- Consent cannot be implied by attire, or inferred from the buying of dinner or the spending of money on a date.
- Consent to one type of sexual act may not be taken to imply consent to another type of sexual act.
- Consent expires. Consent lasts for a reasonable time, depending on the circumstances.
- Consent to sexual activity may be withdrawn at any time, as long as the withdrawal is communicated clearly; upon clear communication, all sexual activity must cease.
- Consent which is obtained through the use of fraud or force, whether that force is physical force, threats, intimidation, or coercion, is not effective consent. Intimidation or coercion is determined by reference to the reasonable perception of a person found in the same or similar circumstances.
- Effective consent may never be given by:
  - Minors (under the age of 16 in North Carolina)
  - Mentally disabled persons
  - Persons who are incapacitated as a result of alcohol or other drugs or who are unconscious or otherwise physically helpless. Incapacitation means being in a state where a person lacks the capacity to appreciate the nature of giving consent to participate in sexual activity.
- One may not engage in sexual activity with another who one knows, or should reasonably have known, is incapacitated as a result of alcohol or other drugs.
- The use of alcohol or other drugs can have unintended consequences. Alcohol or other drugs can lower inhibitions and create an atmosphere of confusion over whether consent is freely and effectively given. The perspective of a reasonable, sober person will be the basis for determining whether one should have known about the impact of the use of alcohol or drugs on another’s ability to give consent. Being intoxicated or high does not diminish one’s responsibility to obtain consent and is never an excuse for sexual harassment.

3. Displays of sexually explicit materials in a classroom setting may occur for bona fide academic and pedagogical reasons, and as such, generally will not be considered a violation of this Policy, even if such displays are unwelcome and make an individual feel uncomfortable. In the event a complaint in which classroom displays are alleged to constitute sexual harassment, a committee of six members will be appointed to resolve the complaint. The committee will consist of the two faculty members on the Sexual Harassment Review Committee and an additional faculty member appointed by the Committee on Academic Freedom and Responsibility who has received training as determined by the Title IX Coordinator, the two student members of the Sexual Harassment Review Committee, and one non-voting staff member, appointed by the Title IX Coordinator.
4. COMPLAINTS

a. Any individual who believes he or she has been harassed in violation of this policy is strongly encouraged to promptly report the matter to an appropriate University official, as defined in this policy. Complaints should be filed within 180 days. If an employee has knowledge of conduct that may constitute a violation of this policy or receives a complaint alleging a violation of this policy, he or she must take steps to promptly report the concern. In addition, other individuals who witness or become aware of what they reasonably believe may be sexual harassment of another are encouraged to report their concerns as soon as possible to an appropriate University official, as defined in this policy. Failure to report concerns in a timely manner can impede the University’s ability to resolve or investigate the concerns.

b. As noted above, the University encourages individuals to file complaints as soon as possible. However, there is no period of limitations for filing complaints provided the accused is a University employee or a third party with whom the University maintains an active relationship at the time the complaint is filed. The Sexual Harassment Review Committee panel assigned to resolve a complaint through the formal resolution process, as described below, may, when determining whether the accused is responsible for violating this policy, take into consideration whether the passage of time between the alleged harassment and the filing of the complaint has materially hindered an accused individual’s ability to present his or her defense.

c. Students may direct complaints to the University’s Title IX Coordinator, Vice President of Campus Life, the Dean of their School, the Assistant Vice President for HR Services, and/or to a Deputy Title IX Coordinator. Staff employees may direct complaints to the University’s Title IX Coordinator, their supervisor, a Deputy Title IX Coordinator, and/or to the appropriate Human Resources representative. Faculty may direct complaints to the University’s Title IX Coordinator, their Department Chair, their Dean or the Provost, a Deputy Title IX Coordinator, and/or the appropriate Human Resources representative. Faculty and staff may also report complaints to the Compliance Hotline at 877-880-7888 (toll free).

d. All employees who are authorized to receive complaints under this Policy must immediately report the complaint to the University’s Title IX Coordinator. Upon receipt of a complaint, the Title IX Coordinator will determine if the facts alleged in the complaint constitute a violation of this Policy. If they do not, the Title IX Coordinator will close the complaint by notifying the reporting individual that the allegations do not constitute a violation of this Policy and take no further action. If the facts alleged in the complaint would constitute a violation of this Policy, the Title IX Coordinator will, as soon as practicable, contact the complainant to schedule an initial meeting. At this initial meeting, the Title IX Coordinator will discuss the University’s policy, available resources, resolution options and possible interim measures with the complainant. If the complainant is not the alleged victim, the Title IX Coordinator will, as soon as
SEXUAL HARASSMENT PREVENTION

practicable, contact the alleged victim and attempt to conduct a similar meeting with him or her. If the victim wishes to pursue an informal or formal resolution through the University, the Title IX Coordinator will, as soon as practicable, provide written notice to the accused of the existence and general nature of the complaint and thereafter schedule an initial meeting with the accused. At this initial meeting, the Title IX Coordinator will discuss the University’s policy, available resources, resolution options and possible interim measures. Following these meetings, and if appropriate, the Title IX Coordinator will investigate or will assign an Investigator to investigate the complaint.

e. The Title IX Coordinator or his/her designee shall have the authority to take all reasonable and prudent interim measures, including no-contact orders, to protect the individual who may have been harassed pending completion of the investigation and during the informal or formal processes to resolve the complaint or any appeal thereof. Such interim measures may also be implemented whether a formal complaint has been filed or whether an investigation by the Title IX Coordinator, an assigned investigator or a law enforcement agency has begun.

f. In compliance with applicable laws and regulations, the University will take all reasonable and appropriate precautions to protect the confidentiality of the complainant and the individual accused of harassment.

A Complainant may determine after filing a complaint that he or she does not wish to pursue resolution of the complaint through the University. The University will respect such requests. However, as specified below, the University may be required by law to investigate the allegations. Complainants are advised that such requests may limit the University’s ability to take action in response to a complaint. Even when the University is in receipt of a request by a complainant not to pursue an investigation, Title IX may nevertheless require the University to investigate and take reasonable action in response to the information known to it. Thus, the University may take such measures and impose such discipline as are deemed necessary by the Title IX Coordinator to ensure that the educational and work environment at Wake Forest is free of harassment and to prevent the recurrence of a hostile environment, and, as appropriate, to remedy the effects of the alleged harassment. The Complainant’s complaint may also be used as an anonymous report in accordance with the requirements of the Clery Act.

g. In addition to violating University policy, sexual harassment may also constitute criminal activity. Complainants are strongly encouraged to inform law enforcement authorities about instances of sexual harassment. The chances of a successful criminal investigation are greatly enhanced if evidence is collected and maintained immediately by law enforcement officers. Complainants may inform law enforcement authorities about sexual harassment and discuss the matter with a law enforcement officer without making a formal criminal complaint or a formal University complaint. Complainants who make a formal criminal complaint may simultaneously pursue a formal University complaint. Assistance in reporting any form of sexual misconduct to the proper law enforcement
SEXUAL HARASSMENT PREVENTION

authorities, including University Police, is available upon request from the Safe Office (for student-complainants), the University Police, the University’s Title IX Coordinator or a Deputy Title IX Coordinator.

h. If a criminal complaint is filed in addition to a complaint with the University, the University will not wait for the conclusion of any criminal investigation or proceedings before commencing its own investigation; however, the University's investigation may be delayed temporarily while the criminal investigators are gathering evidence. In the event of such a delay, the University may take interim measures when necessary to protect the complainant and the University community. Such measures may result in actions being taken that may impact the accused.

i. The University considers the reporting and adjudication of sexual harassment complaints to be of paramount importance. While the University does not condone underage drinking or illegal use of controlled substances, the University may extend limited immunity from punitive sanctioning for illegal alcohol or substance use to complainants, accused individuals, and witnesses and those reporting incidents in order to facilitate reporting and resolution of sexual harassment complaints.

j. The complainant and accused may choose to be accompanied by an advisor of their choosing throughout the process. The advisor may not present information or make statements on behalf of the individual during any interview or proceeding.

k. The Title IX Coordinator may conduct an investigation or appoint an investigator for informal resolutions pursuant to Paragraph 5 below and must investigate or appoint an investigator for formal resolutions pursuant to Paragraph 6 below. Persons appointed as investigators will be law enforcement officers, human resources staff, lawyers, licensed private investigators, or other equivalently competent individuals. All investigators will have investigatory and Title IX training.

5. INFORMAL RESOLUTION

a. The informal resolution process is intended to resolve complaints quickly, efficiently, and to the mutual satisfaction of the parties involved. Where circumstances allow for this, the informal resolution process will be initiated as soon as possible after the filing of the complaint. Absent extenuating circumstances, the informal resolution process shall not extend longer than 45 days following the date a complaint is filed. The Title IX Coordinator may determine that a complaint is not appropriate for informal resolution. Informal resolution is not available for complaints of sexual assault, even on a voluntary basis. With the concurrence of the complainant and the accused, whom shall first be provided notice of the nature of the complaint, the informal resolution process will proceed, and the Title IX Coordinator or another individual designated by the Title IX Coordinator, with relevant supervisors when appropriate, will seek an outcome through
informal resolution. Any resolution through this informal resolution process also must be mutually agreed upon by the parties involved. Both the complainant and the accused have the right to bypass or end the informal resolution process at any time and initiate the formal resolution process.

b. Any failure to comply with the terms of an informal resolution agreement may result in disciplinary action and/or, if warranted, a further complaint of sexual harassment.

c. Records arising from the informal resolution process will not be used for any purpose other than those described above or to comply with applicable laws and regulations, unless a complaint subsequently results in a formal hearing or otherwise becomes part of a legal action. Since records of informal resolutions represent allegations not supported by formal findings of fact, they will be maintained in a confidential manner separate from any other records. Notwithstanding the foregoing, the University may also take into account prior accusations of the same or of a similar nature filed against an accused individual, and the University may take action to address concerns about repetitive behaviors that are inconsistent with the University’s commitment to maintaining an educational and working environment free from sexual harassment.

6. FORMAL RESOLUTION

a. If the complaint of sexual harassment has not been resolved through use of the informal resolution process described above, or is of the kind that is not appropriate for informal resolution, the formal resolution process will be initiated.

b. The formal resolution process is managed by a three-person panel of the Sexual Harassment Review Committee (“SHRC”). The SHRC will be composed of two faculty members, two students, two staff members, and two members of the University administration. One member of each group will be an alternate and will serve on the panel if the regular member is unavailable or unable to serve. Members of SHRC are required to attend bi-annual training as determined by the Title IX Coordinator. The panel appointed to resolve a formal resolution shall consist of either a faculty member or staff member depending on whether the accused is a faculty member or staff member, an administrator, and a student, staff member, or faculty member depending on the status of the complainant (the third member may be of the same status as the complainant). The complainant or the accused may request that a student not be appointed to the panel. The University will honor such requests. The Investigator will serve as an ex officio member of the panel. Members of the SHRC will be appointed for a term of three years (two years in the case of students) by the President, or his/her designee. For faculty members, the Committee on Academic Freedom and Responsibility will nominate five faculty members and the President or his/her designee will select two from among the five nominees. If neither the regular member nor the alternate can serve on a panel, an appointment to serve with respect to the particular matter at hand will be made by the
c. It is the responsibility of the Title IX Coordinator or the assigned Investigator, based on his or her judgment and discretion, to conduct a prompt, thorough and impartial investigation of the complaint. The formal resolution process for investigation of a complaint shall include interviews by the Title IX Coordinator or assigned Investigator of the complainant, the accused, and at the discretion of the Title IX Coordinator or the assigned Investigator, witnesses or other individuals who are identified as potentially having some information relevant to the allegations and who agree to be interviewed. The Title IX Coordinator or assigned Investigator will also collect documents and other physical or electronic information that he or she believes to be relevant and necessary to the complaint. The parties will have the opportunity to identify witnesses and present other evidence to the Investigator for consideration (subject to the reasonable discretion of the Investigator to limit such witnesses and documentation for relevancy, reliability and redundancy). The parties will each be provided copies of all witness statements, and other evidence presented to or obtained by the Investigator, and will be allowed an opportunity to submit a written statement commenting on the statements, notes and evidence. Individuals who are interviewed during the investigation will be advised that the matter is confidential to the extent permitted by law and that retaliation is prohibited by this Policy.

The Title IX Coordinator or assigned Investigator will report the results of the investigation to the Committee in a written report. The report will contain the facts gathered by the Investigator. The report shall include a copy of any written statements submitted by the complainant and accused as permitted in this Section, above, and copies shall also be provided to the complainant and the accused. The Title IX Coordinator or assigned Investigator will be available to conduct such further investigation as the Committee or Title IX Coordinator deem appropriate. The complainant and the accused will also be provided the option to appear before the Committee to present a statement if they so choose. In addition, if the Committee, in its discretion, desires to interview the complainant, the accused or any witness, it may do so. Such interviews will be conducted with only the person interviewed present (other than a support person). In the interviews the Committee may make such inquiries as it determines will assist in the performance of its duties. Issues regarding relevancy, reliability and redundancy of the evidence and testimony will be determined by the Committee. The sexual history of either party with others may not be considered by the Committee. In addition, the mere fact of a current or previous consensual dating or sexual relationship between the two parties does not itself imply consent or preclude a finding of sexual harassment.

d. The Committee will review the investigative report along with any other information it gathers to determine whether a violation of this Policy has occurred. The Committee’s determination will be based on facts that a majority of the Committee believes are more likely than not to be true. The Committee will prepare a summary report stating the
e. The formal resolution process shall be completed within sixty days from the date the complaint is filed. However, if extenuating circumstances justify the need for additional time to complete the formal resolution process, an extension of time may be granted by the Title IX Coordinator. The parties involved will be notified of any extensions granted.

7. APPEALS

a. The complainant or the accused may file a written appeal with the University’s Title IX Coordinator within 14 calendar days from the date of the decision. The grounds on which an appeal may be taken are:

i. Appropriateness of the sanction;

ii. Germaine new evidence not available at the time during the resolution proceedings that could significantly impact the outcome; and/or

iii. Procedural errors that significantly impact the outcome.

b. Appeals will be reviewed by an Appeals Committee comprised of the Provost, the Executive Vice President for Administration, and the Chief Human Resources Officer or their respective designees.
c. The Appeals Committee is charged with reviewing the appeal and shall appropriately defer to the findings of the SHRC. The Appeals Committee shall have access to all information that was available to the Sexual Harassment Review Committee, and shall have the opportunity to interview the Title IX Coordinator or the assigned Investigator, the complainant, the accused, and witnesses, separately. The decision of a majority of the Appeals Committee members will be final, and a written decision, including the reasons for the Appeals Committee’s resolution, will be provided simultaneously to the complainant and the accused within five (5) calendar days following completion of the Committee’s review. The Title IX Coordinator shall also be informed of the Appeals Committee’s decision.

d. If the Appeals Committee determines that there is either germane new evidence that could significantly impact the outcome of the case, or a procedural error that could have altered the outcome of the case, the matter will be remanded back to the SHRC for a determination regarding the impact of the new evidence or procedural error on the outcome of the complaint. If the grounds for the appeal are based on the appropriateness of the sanction, the Appeals Committee will have the authority to adapt the sanction imposed or change the sanction to a lesser or more severe sanction. The decision of a majority of the Appeals Committee members will be final. Decisions to revoke the tenure of a faculty member will be addressed in accordance with the University’s Procedure for the Dismissal of Tenured Faculty Members.