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I. Student Conduct Disciplinary Procedure Overview

Charge of Misconduct
Any student, faculty member, College official, or College employee may file a charge(s) of misconduct against a student. An incident report may be submitted to a College Security officer, to the Vice President of Student Services, the Title IX Coordinator, and/or his/her designee(s), and may constitute a written charge of misconduct.

Pending action on any charge(s) of misconduct by the Vice President of Student Services, or designee, the status of a student shall not be altered or his/her right to participate in all class(es), College sponsored or College supervised functions or be present on any College premises except for: (a) reasons relating to the student’s physical or emotional safety or for reasons relating to the safety and well being of any other student, College employee, faculty member, member of the College Community, College official or College property; or (b) the student persistently disrupts or obstructs teaching/learning, or is continuously disrespectful in the classroom.

Administrative Judicial Process
The purpose of the Administrative Judicial Process is for the Vice President of Student Services, or designee, to (a) review the charge(s) of misconduct; (b) determine if the charge(s) of misconduct violates the Student Code of Conduct; (c) investigate the charge(s) of misconduct by interviewing all involved parties including the student charged with misconduct; (d) decide if the student(s) charged is guilty of the violation; and (e) if the student violated the Student Code of Conduct, impose a sanction(s). Such disposition shall be final and there shall be no subsequent proceedings unless the student invokes his/her right to appeal.

If the Vice President of Student Services decides the student did not violate the Student Code of Conduct or is not guilty of the charge of misconduct, there shall be no subsequent proceedings. If the charge violates another College policy, the student may be charged under that policy.

Reports submitted to a College Security officer follow the appropriate protocols outlined by Campus Security. Such reports may be disposed by either accepting reports for the record, forwarding to the office of Vice President for Student Services for further review, the Title IX Coordinator, or may be made available for proper investigation and follow up by appropriate law enforcement agencies.

Judicial Appeal Process
The purpose of the Judicial Appeal Process is for the Judicial Board to concur or disagree with the decision and/or sanction(s) imposed by the Vice President of Student Services, or designee, that the student violated the Student Code of Conduct.

If the Judicial Board decides the student violated the Student Code of Conduct, the Board may affirm the sanction(s) the student received or recommend further sanction(s).

If the Judicial Board decides the student did not violate the Student Code of Conduct, the Board shall make the recommendation(s) to redress any sanction(s) imposed by the Vice President of Student Services, or designee.

If more than one student is involved, the Judicial Hearing may be conducted combined or separately.

Presidential Appeal
Any decision reached by the Judicial Board on sanction(s) imposed by the Vice President of Student Services, or designee, after the Judicial Hearing may be appealed, in writing, by the student(s) charged with misconduct to the President of the College, or designee.
The President of the College, or designee, shall render his/her decision concurring or disagreeing with the decision and/or sanction(s). The President of the College, or designee, may not impose a more severe sanction(s) on the student(s).

II. Student Conduct Code

Article I: Purpose

Based on Federal and New York State Law, as a public higher education institution, Niagara County Community College (NCCC) shall afford each student his/her inalienable rights of freedom that all citizens of the United States enjoy. Every student is guaranteed due process in all College related disciplinary matters when a student’s College related actions go beyond the exercise of inalienable rights guaranteed by law. The College will not infringe on any rights guaranteed by law.

On campus or off campus, the student is regarded as a citizen of the community and is subject to all laws of the community. The College will not interfere with the work of law enforcement agencies/officers nor will the College protect any student charged with any violation of law.

No adverse action will be taken against the complainant(s) for filing a complaint.

Article II: Judicial Authority

A. The Vice President of Student Services, the Title IX Coordinator, and/or his/her designee(s), is responsible for the administration of the Student Code of Conduct.

B. The Judicial Board is the body authorized by the President of the College, or designee, to implement the Judicial Appeals Process.

C. Any decision(s) made by the Judicial Board, or the Vice President of Student Services, Title IX Coordinator Officer, and/or his/her designee(s), shall be final unless the student(s) or complainant(s) initiates the appeal process within the specified time frame.

Article III: Proscribed Misconduct

A. Jurisdiction of the College

Generally, jurisdiction of the College and any sanction(s) imposed shall be limited to conduct by a student which:

1. Occurs on any College premises or areas operated for the benefit of the College’s educational mission
2. Occurs at any College sponsored or College supervised function
3. Adversely affects the College Community
4. Adversely affects the pursuit of College objectives

B. Definitions

1. The term “College” means Niagara County Community College.
2. The term “Code of Conduct” shall mean the written policies adopted by an institution governing student behavior, rights and responsibilities while such student is attending the institution.
3. The term “Vice President of Student Services” is the senior officer designated by the President of NCCC to be responsible for the administration of the Student Code of Conduct. The Vice President or his/her designee, is responsible for the day-to-day administration of the Student Code of Conduct.
4. The term “student” includes any person taking a course(s) at the Sanborn Campus, Niagara Falls Culinary Institute or any official off-campus site.
5. The term “faculty member” means any person employed by the College to conduct educational activities.
6. The term “College employee” means any person eligible to be a member of the Educational Support Personnel Association, Faculty Association, and Technical Support Personnel Association. The College employee may have full-time or part-time status.
7. The term “College official” means any person employed by the College performing administrative responsibilities.
8. The term “Title IX Coordinator” shall mean the Title IX Coordinator and/or his/her designee(s).
9. The term “member of the College Community” includes any person who a student taking a course, faculty member, College official or any other person employed by the College.
10. The term “College premises” includes all land, buildings, facilities and any other property in the possession of, owned, used, leased or controlled by the College.
11. The term “Judicial Board” refers to the body authorized by the President of the College, or designee, to implement the Judicial Appeals Process.
12. The term “policy” includes all written regulations of the College as found in, but not limited to, the Student Handbook, College Catalog, or the College Policy Manual.
13. The term “working days” refers to the hours and days the College conducts administrative and/or instructional operations.
14. The term “recommendation” refers to a remedy proposed by the Judicial Board. A recommendation(s) is not binding.
15. The term “decision” refers to the determination by the Judicial Board; Vice President of Student Services, or designee; or President of the College, or designee. A decision(s) is binding.
16. The term “advisor” means any person from the Academic Affairs or Student Services units designated, or a student, faculty member or staff member the student(s) or complainant(s) selects to advise/assist him/her with the Judicial Appeals Process.
17. The term “complainant” means the member of the College on behalf of an individual or department within the NCCC Community.
18. The term “co-complainant” means the member of the College Community who may have initiated the complaint.
19. The term “respondent” shall mean the person accused of a violation who has entered an institution’s judicial or conduct process.
20. The term “accused” shall mean a person accused of a violation who has not yet entered NCCC’s judicial or conduct process.
21. The Term “reporting individual” shall encompass the terms victim, survivor, complainant, claimant, and witness with victim status.
22. The term “counsel” means any person external to the College that the student(s) or complainant(s) retains to advise/assist him/her with the Judicial Appeals Process. The student(s) and complainant(s) are responsible for any cost incurred to retain his/her counsel.
23. The term “sexual activity” shall have the same meaning as “sexual act” and “sexual contact” as provided by 18 U.S.C. 2246 (2) and 18 U.S.C. 2246 (3).
24. The term “affirmative consent” means a knowing, voluntary, and mutual decision among all participants to engage in sexual activity. Consent can be given by words or actions, as long as those words or actions create clear permission regarding willingness to engage in the sexual activity. Silence or lack of resistance, in and of itself, does not demonstrate consent. The definition of consent does not vary based upon a participant’s sex, sexual orientation, gender identity, or gender expression.
   • Consent to any sexual act or prior consensual sexual activity between or with any party does not necessarily constitute consent to any other sexual act.
   • Consent is required regardless of whether the person initiating the act is under the influence of drugs and/or alcohol.
   • Consent may be initially given but withdrawn at any time.
   • Consent cannot be given when a person is incapacitated, which occurs when an individual lacks the ability to knowingly choose to participate in sexual activity. Incapacitation may be caused by the lack of consciousness or being asleep, being involuntarily restrained, or if an individual otherwise cannot consent. Depending on the degree of intoxication, someone who is under the influence of alcohol, drugs, or other intoxicants may be incapacitated and therefore unable to consent.
- Consent cannot be given when it is the result of any coercion, intimidation, force, or threat of harm.
- When consent is withdrawn or can no longer be given, sexual activity must stop.

25. The term “Sexual Offense” means sexual activity, sexual assault, relationship violence, and stalking as defined on NCCC’s Sexual Assault Resources page http://www.niagaracc.suny.edu/sexual-assault/.

26. The term “dating violence” is any act of violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship shall be determined based on the victim's statement and with consideration of the type and length of the relationship and the frequency of interaction between the persons involved in the relationship. Two people may be in a romantic or intimate relationship, regardless of whether the relationship is sexual in nature; however, neither a casual acquaintance nor ordinary fraternization between two individuals in a business or social context shall constitute a romantic or intimate relationship. This definition does not include acts covered under domestic violence.

27. The term “domestic violence” is any violent felony or misdemeanor crime committed by a current or former spouse or intimate partner of the victim, a person sharing a child with the victim, or a person cohabitating with the victim as a spouse or intimate partner.

28. The term “stalking” means intentionally engaging in a course of conduct, directed at a specific person, which is likely to causes a reasonable person to fear for his or her safety or the safety of others or cause that person to suffer substantial emotional damage. Examples include, but are not limited to, repeatedly following such person(s), repeatedly committing acts that alarm, cause fear, or seriously annoy such other person(s) and that serve no legitimate purpose, and repeatedly communicating by any means, including electronic means, with such person(s) in a manner likely to intimidate, annoy, or alarm him or her.

29. The term “sexual assault” is as engaging in sexual intercourse (vaginal, oral, anal) with another person without such person’s consent.

30. The term “crime of violence” means murder, Sexual Offense, robbery, aggravated assault, burglary, motor vehicle theft, manslaughter, and arson.

31. The term “bystander” shall mean a person who observes a Sexual Offense, crime, impending crime, conflict, potentially violent or violent behavior, or conduct that is in violation of rules or policies of NCCC.

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

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

C. Student Conduct
The College expects every student to conduct himself/herself in an honorable and ethical manner. The following are UNACCEPTABLE conduct(s) and subject to sanction(s):

1. Disruption or obstruction of teaching or disrespectful behavior in any learning environment, physical, or electronic. Every professor has the right to remove any disruptive student from any learning activity. (See Faculty Handbook).

2. ACADEMIC MISCONDUCT. Commission of an act which violates the academic integrity of Niagara County Community College as detailed in the Academic Integrity Code, including, but not limited to, plagiarism; the sale, purchase or exchange of papers, or research; or theft of another’s work from any source is a violation of the Code. Cheating which includes, but is not limited to, use of any unauthorized assistance in taking quizzes, tests or examinations; dependence upon the aid of sources
beyond those authorized by the instructor in writing papers, preparing reports, solving problems or carrying out other assignments; the acquisition without permission of tests or other academic materials belonging to a member of the College’s faculty. Any concern regarding plagiarism shall be handled through the Academic Grievance Policy.

3. Furnishing false information to any College official, faculty member, employee or office.

4. Failure to show College identification (ID) card or other forms of acceptable identification when requested to do so by any College official, faculty member or employee.

5. Forgery, alteration or misuse of any College document, record or instrument of identification; imitating another person’s signature or mark on academic or other official documents.

6. Attempted or actual theft of and/or damage to any property of the College or property of a member of the College Community or other personal or public property.

7. Hazing, which is any act that endangers the mental or physical health or safety of any student, or that destroys or removes public or private property for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in any group or organization.

8. Failure to comply with a direction(s) of any College official or law enforcement officer acting in performance of his/her duty.

9. Violation of any published College policy, rule, regulation or inciting other person(s) to do so.

10. Failure to abide by any College parking regulation including the affixing of parking stickers, parking in designated areas and speed limits.

11. Disruption or obstruction of research, administration, disciplinary proceeding or other College activity including the on- or off-campus public service function of the College or other authorized non-College activities on any College premises or electronic media.

12. Unauthorized possession, duplication, or use of any key to any College premises or unauthorized entry to, or use of any College premises or electronic media.

13. Unauthorized solicitation of money in the form of any type of donation or as any charge for goods or services on any College premises.

14. The use of tobacco products on any College campus (this also includes smokeless tobacco products and e-cigarettes).

15. Participation in any form of gambling on any College premises.

16. ALCOHOLIC BEVERAGE VIOLATION. Except for appropriate classroom activities or approved student activities, the possession and/or consumption of any alcoholic beverage is a violation of this college code. Possession and/or consumption of alcoholic beverages by under-aged students participating in a College club or College sponsored trip or an off-campus activity is also prohibited. Any action that involves the forced consumption of alcohol for the purpose of initiation into or affiliation with any organization is also strictly prohibited, and will be subject to disciplinary action. All regulations pertaining to the use of alcoholic beverages on campus are available from the Student Activities Office.
17. **DRUGS AND/OR DRUG PARAPHERNALIA.** Possession or use of any illegal controlled substance, drug, or drug paraphernalia is prohibited and will be reported to local and state authorities and will also be subject to disciplinary action by the College. Any action that involves the forced consumption of illegal drugs for the purpose of initiation into or affiliation with any organization is also strictly prohibited, and will be subject to disciplinary action. The College will cooperate with local and state authorities on any cases of suspected illegal use, possession or distribution of state-controlled drugs.

18. **Physical abuse, verbal abuse, threat, intimidation, harassment, sexual harassment.**

19. **Sexual assault, domestic violence, dating violence, coercion, stalking, bullying, hazing, retaliation, discrimination and/or any other conduct which threatens or endangers the health or safety of any person on any College premises, on any College electronic media, including social media, the internet, and direct or anonymous chat applications, at any College sponsored or College supervised function.** The Title IX Coordinator shall be notified of any concern regarding sexual harassment, sexual assault, domestic violence, dating violence, coercion, stalking, bullying and discrimination.

20. **RETALIATION.** It is a violation of the code to engage in unlawful retaliation, as indicated in NCCC’s Student’s Bill of Rights available at [www.niagaracc.suny.edu/sexual-assault/index.php#bill-of-rights](http://www.niagaracc.suny.edu/sexual-assault/index.php#bill-of-rights)

21. **Violation of a federal, state, county or local law(s) or inciting another person to do so on any College premises, on any College electronic media, or at any College sponsored or College supervised function(s).**

22. **Participation in any demonstration which disrupts the normal operations of the College and/or infringes on the rights of another member of the College Community; leading or inciting another person to disrupt scheduled and/or normal activities on any College premises.** The right to assemble is provided to any group recognized by the Student Senate and when room or facility space was registered with the appropriate College official(s).

23. **Obstruction of the free flow of pedestrian or vehicular traffic on any College premises or at any College sponsored or College supervised function(s).**

24. **Illegal or unauthorized possession of any firearm, explosive, other weapon or noxious material or object on any College premises or at any College sponsored or College supervised function.** Anything within the definition of a weapon set forth in the Penal Law 265.00; any instrument, device, or object designed or specifically adapted for the purpose of inflicting physical harm or death; or any instrument, devise or object possessed, carried, or used for the purpose of inflicting or threatening physical harm or death.

25. **Conduct which is disorderly, lewd, or indecent; breach of peace; aiding, abetting or procuring another person to breach the peace on any College premises, on any electronic media, or at any College sponsored, or College supervised function.**

26. **Destroying, damaging or stealing another person’s work or work materials including, but not limited to, lab experiments, computer programs/files, term papers, projects or copy of an examination.**

27. **Theft, damage or misuse of Library resources; removing uncharged material from the Library Learning Center; defacing or damaging Library materials; intentionally displacing or hoarding Library materials within the Library Learning Center for one’s unauthorized private use or any other abuse of reserved materials.**
28. Theft, damage or misuse of computer resources including, but not limited to, computer accounts codes, passwords or facilities; damaging computer equipment or interfering with the operation of any computer system in the College.

29. Computer Misuse: Engaging in any unauthorized use of the College’s hardware, software, or network systems is prohibited, including:
   a. Theft, damage or misuse of computer resources including, but not limited to, computer accounts codes, passwords or facilities; damaging computer equipment or interfering with the operation of any computer system in the College
   b. unauthorized access, entry, or use of a computer, computer system, network, software, password, account or data,
   c. unauthorized alteration or tampering with computer equipment, software, network, or data
   d. unauthorized copying or distribution of computer software or data, use of computer facilities' equipment to send obscene, harassing, threatening or abusive messages or images,
   e. use of computers to falsify records, tamper with records or commit any act of academic dishonest;
   f. Any other act in violation of the law and/or the College policies and guidelines regulating computer-related use

30. It is a violation of the code to have culinary knives outside their cases when not in culinary labs.

D. Violation of Law and College Discipline
1. If a student is charged with misconduct under the Student Code of Conduct and the charge(s) of misconduct is also a violation of any law, then the proceedings described in the student Code of Conduct may be instituted against a student without regard to any pending civil or criminal proceedings, criminal arrest or prosecution.

2. All proceedings under the Student Code of Conduct may be carried out prior to, simultaneously with or following any civil or criminal proceedings, criminal arrest or prosecution at the discretion of the Vice President of Student Services, or designee.

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

Article IV: Violation of the Student Code of Conduct

A. Charging a Student with Misconduct
Any student, faculty member, College official or College employee may file a charge(s) of misconduct against a student. The charge(s) of misconduct shall be submitted in writing to the Vice President of Student Services within ten (10) working days of the point at which the alleged misconduct occurred or within ten (10) working days of the point at which the alleged misconduct could reasonably have known to occur. An incident report submitted by a College Security Officer to the Office of the Vice President of Student Services is a written charge of misconduct.
Pending action on any charge of misconduct by the Vice President of Student Services, or designee, the status of a student shall not be altered or his/her right to participate in all class(es), College sponsored or College supervised functions or be present on any College Premises except for: (a) reasons relating to the student’s physical or emotional safety or for reasons relating to the safety and well being of any other student or College employee, faculty member, member of the College Community, College official or College property; or (b) the student persistently disrupts or obstructs teaching/learning or is continuously disrespectful in the classroom.

B. Administrative Judicial Process

The purpose of the Administrative Judicial Process is for the Vice President of Student Services, or designee, to (a) review the charge(s) of misconduct; (b) determine if the charge(s) of misconduct violates the Student Code of Conduct; (c) investigate the charge(s) of misconduct by interviewing all involved parties including the student charged with the misconduct; (d) decide if the student(s) charged is guilty of the violation; and (e) if the student violated the Student Code of Conduct, impose a sanction(s). Such disposition shall be final and there shall be no subsequent proceedings unless the student invokes his/her right to appeal. Proceedings will provide a prompt, fair and impartial investigation and resolution. Proceedings will also be conducted by officials who receive annual training on issues involving or related to domestic violence, dating violence, sexual assault and stalking.

1. If the charge(s) of misconduct involves more than one student, the Administrative Judicial Process may be conducted separately for each student.

2. The Vice President of Student Services, or designee, shall explain to the student(s) charged with misconduct the purpose and ramifications of the Administrative Judicial Process and his/her due process rights.

3. Student charged may elect to have an advisor/advocate during all proceedings.

4. If the charge(s) of misconduct does not violate the Student Code of Conduct or the Vice President of Student Services decides the student charged is not guilty of the violation, there shall be no subsequent proceedings under the Student Code of Conduct Policy. If the charge violates another College policy, the student may be charged under that policy.

5. If the Vice President of Student Services, or designee, decides the student(s) violated the Student Code of Conduct, the charge(s) of misconduct may be disposed of administratively. The attempt of administrative disposition shall not exceed 45 calendar days.

6. The Vice President of Student Services, or designee, may impose singularly or in any combination the sanctions described in Article IV, Section E. Such disposition shall be final and there shall be no subsequent proceedings unless the student invokes his/her right to appeal. Title IX violations may only be appealed if new evidence or information can be provided.

7. The student(s) charged with misconduct may appeal any sanction(s) imposed by the Vice President of Student Services, or designee, in writing, to the President of the College, or designee, within five (5) working days of receiving notification of the sanction(s).

8. The Office of the Vice President of Student Services shall notify the Judicial Board within two (2) working days that an appeal was filed.

9. The Judicial Board shall initiate the Judicial Hearing within five (5) working days of receiving notice of the appeal.
C. **Judicial Appeal Process**

A Judicial Hearing shall be held if the student invokes his/her right to appeal. The purpose of the Judicial Appeal Process is for the Judicial Board to concur or disagree with the decision and/or sanction(s) imposed by the Vice President of Student Services, or designee, that the student violated the Student Code of Conduct.

If the Judicial Board decides the student violated the Student Code of Conduct, the Board may affirm the sanction(s) the student received or recommend another sanction(s). If the Judicial Board decides the student did not violate the Student Code of Conduct, the Board shall make a recommendation(s) to redress any sanction(s) imposed by the Vice President of Student Services, or designee. If more than one student is involved, the Judicial Hearing may be conducted combined or separately.

D. **Judicial Hearing**

1. If the student charged with misconduct does not appear for the Judicial Hearing, the Judicial Hearing shall still be held.

2. The advisor shall advise/assist the student(s) throughout the Judicial Hearing. A different advisor shall advise/assist the faculty member(s) throughout the Judicial Hearing.

3. The Judicial Board shall initiate the Judicial Hearing within five (5) working days of receiving notice of the charge(s) of misconduct.

4. The Vice President of Student Services shall distribute copies of the written charge(s) of misconduct to the Judicial Board members and the student(s) charged with misconduct at least two (2) working days before the Judicial Hearing. The student(s) charged with misconduct shall receive copies of all evidence against him/her.

5. One official record shall be made of all proceedings for accuracy. If requested, the student(s) and complainant(s) involved shall have access to the record through the Vice President of Student Services.

   The record and all documents relevant to the concern(s) shall be kept in a confidential file by the Vice President of Student Services for seven years from the date of the end of the process. If the sanction is that of expulsion or suspension, the confidential file will become a permanent record or file.

6. All Judicial Board members shall be present to conduct all business. If a Judicial Board member will not be available for the entire Judicial Hearing, then the Judicial Board member shall be replaced before the Judicial Hearing begins.

   If a Judicial Board member becomes ill during the Judicial Hearing and is unable to return within a reasonable time frame, the Judicial Hearing shall be postponed until the Judicial Board member is available.

7. All parties associated with the complaint are expected to be present for the Judicial Hearing. Each person may speak to only his/her first-hand knowledge of the charge(s). However, due to the confidential nature of the Judicial Hearing, attendance is limited to the Judicial Board members; Vice President of Student Services, or designee; all students and faculty members directly involved; witness(es); advisor(s) and counsel. All participants should refrain from discussing the aspects of the charge(s) of misconduct outside the Judicial Hearing.
8. The student may select one person to be their advisor or counsel. The advisor or counsel may not attend the Judicial Hearing in place of the student(s) or the complainant(s) nor speak on their behalf. If student(s) or complainant(s) plan to be accompanied by counsel, the Chairperson of the Judicial Board shall be notified in writing at least forty-eight (48) hours prior to the time of the Judicial Hearing. The student(s) and complainant(s) are responsible for any cost incurred to retain his/her respective counsel.

9. All procedural questions are subject to the final decision of the Chairperson of the Judicial Board.

10. The Judicial Board reserves the right to call for executive session if so warranted.

11. The Judicial Board may impose reasonable time limits on all presentations. One Judicial Board member shall be appointed to act as time keeper.

12. Following each presentation the Judicial Board may ask questions for clarification.

13. All speakers should address the Judicial Board and no other person(s) involved.

14. At the beginning of the Judicial Hearing every person shall be introduced and the purpose of his/her presence shall be identified.

15. The Vice President of Student Services, or designee, shall present the charge(s) of misconduct including the Administrative Judicial Process.

16. If more than one complainant is involved, they may take turns during the presentation. The complainant, or each complainant, shall present his/her understanding/explanation of the charge(s). The complainant(s) should present any supporting information, including witnesses that would be helpful to the Judicial Board in making a decision and recommendation. Witnesses may be dismissed after his/her presentation. The complainant(s), not the advisor or counsel, is primarily responsible for presenting his/her understanding/explanation of the charge(s) and responding to any questions.

17. If the student(s) charged with misconduct select to have a joint Judicial Hearing, they may take turns during the presentation. The student charged with misconduct, or each student charged with misconduct, shall present his/her understanding/explanation of the charge(s). The student(s) should present any supporting information, including witnesses that would be helpful to the Judicial Board in making a decision and recommendation. Witnesses may be dismissed after his/her presentation.

18. The complainant, or each complainant, may respond to any statements made.

19. The student charged with misconduct, or each student charged with misconduct, may respond to any statement made.

20. The complainant, or each complainant, may present concluding comments.

21. The student, or each student, may present concluding comments. **NOTE: It may take more than one meeting for all presentations.**
22. Following all the presentations, the Judicial Board shall go into executive session to decide if the student(s) charged with misconduct violated the Student Code of Conduct. The Judicial Board shall only consider evidence presented during the Judicial Hearing. If the Judicial Board decides the student violated the Student Code of Conduct, the Board may affirm the sanction(s) the student received or recommend another sanction(s). If the Judicial Board decides the student did not violate the Student Code of Conduct, the Board shall make a recommendation(s) to redress any sanction(s) imposed by the Vice President of Student Services, or designee.

23. The Judicial Board shall submit a decision and any recommendation(s), in writing, to the Vice President of Student Services, or designee, within two (2) working days after completion of the Judicial Hearing.

24. The Vice President of Student Services, or designee, shall render his/her decision, in writing, to implement the recommendation(s) from the Judicial Board within five (5) working days after receiving the decision/recommendation(s) from the Judicial Board.

25. If the Vice President of Student Services, or designee, cannot accept the recommendation(s) from the Judicial Board, the Vice President of Student Services, or designee, shall meet with the Judicial Board to discuss his/her concern(s). The Judicial Board and the Vice President of Student Services, or designee, shall try to reach consensus on the recommendation(s).

26. If the student charged with misconduct did not violate the Student Code of Conduct, the process ends and redress transtyle(s) if any sanction(s) was imposed.

27. If the student charged with misconduct did violate the Student Code of Conduct, the Vice President of Student Services, or designee, shall notify the student(s) of any sanction(s) imposed within five (5) working days after receiving the decision/recommendation(s) of the Judicial Board.

E. Sanctions

1. The following sanctions may be imposed singularly or in any combination. The Judicial Board is not limited to the following sanctions and may recommend any other sanction(s) considered appropriate. The Vice President of Student Services, or designee, is not limited to the following sanctions and may impose any other sanction(s) considered appropriate.

   a. No Action.

   b. Warning: Notice to the student stating that repetition of the misconduct for a period not exceeding one (1) calendar year is cause for more severe disciplinary action.

   c. Mediation and or counseling referral.

   d. Disciplinary Probation: suspension from participating in privileges or College co-curricular activities for a specified period of time.

   e. Restitution: Reimbursement for any damage or misappropriation of property.

   f. Community Service: may include performance of no more than fifty (50) hours of unpaid work assignments per semester either on or off campus as specified. Assignments are assigned and supervised by an administrative officer of the College and may not be combined or in conjunction with any other volunteer or court ordered requirement.
g. Educational Activities: such sanctions may include a formal apology in writing and/or in person; a behavioral contract specifying the behavioral requirements to be followed, a reflective writing assignment or attendance at an event directly related to the violation committed.

h. Restrictions: temporary or permanent loss of the use of a College facility, service, and or the privilege of participating in any extra-curricular activity.

i. No Contact Order: A no contact order can be issued for incidents where it is in the best interest of both the reporting individual and the respondent to not have contact. A no contact order consists of physical, electronic, and verbal contact. The order may also restrict access to certain areas of the College and certain activities sponsored by the College.

j. Mental Health and Threat Assessments: professional assessments may be imposed at the expense of the student.

k. Suspension: Exclusion from all class(es), College premises, College sponsored or College supervised functions or privileges as determined by the Vice President of Student Services, or designee, for a period not exceeding one (1) calendar year. Any conditions of readmission shall be stated in the notice of suspension.

l. Expulsion: Termination of student status for an indefinite period of time. Any condition(s) of readmission shall be stated in the notice of expulsion.

m. Interim Suspension: Exclusion from any class(es), component of any class(es), College premises, College sponsored or College supervised functions or privileges for which the student might otherwise be eligible at the discretion of the Vice President of Student Services, or designee. Interim suspension may not exceed three (3) working days.

2. Interim Suspension shall only be imposed in extreme circumstances by the Vice President of Student Services, or designee:

a. To ensure the safety and well being of any member of the College Community or preservation of College property.

b. To ensure the student’s physical or emotional safety or well being.

c. If the student poses definite threat, disruption or interference with the normal operations of the College.

During interim suspension the Vice President of Student Services, or designee, shall (a) review the charge(s) of misconduct; (b) determine if the charge(s) of misconduct violates the Student Code of Conduct; (c) investigate the charge(s) of misconduct by interviewing all involved parties including the student charged with misconduct; (d) decide if the student(s) charged is guilty of the violation; and (e) if the student violated the Student Code of Conduct, impose a sanction(s).
If the charge(s) of misconduct does not violate the Student Code of Conduct or the Vice President of Student Services, or designee, decides the student charged is not guilty of the violation, there shall be no subsequent proceedings under the Student Code of Conduct Policy and all privileges the student is eligible for shall be reinstated. If the charge violates other College policy, the student may be charged under that policy. If the charge violates other College policy, the student may be charged under that policy. If the Vice President of Student Services, or designee, decides the student(s) violated the Student Code of Conduct, the charge(s) of misconduct may be disposed of administratively per Article IV, Section B.

3. Except expulsion and suspension, any other sanction(s) shall not be part of the student’s permanent record, but shall become part of the student’s confidential record. Six years after the concern(s) is resolved, the student’s confidential record may or may not be expunged of any sanction(s).

4. Transcript notations will be entered for students who have been suspended or expelled. The following transcript notations will be used at NCCC:
   a. Suspended after a finding of responsibility for a code of conduct violation
   b. Expelled after a finding of responsibility for a code of conduct violation
   c. Withdrawn with conduct charges pending
   d. Suspended after a finding of responsibility for a Title IX code of conduct violation
   e. Expelled after a finding of responsibility for a Title IX code of conduct violation
   f. Withdrawn with Title IX conduct charges pending

F. Appeal of Judicial Board Decision or Sanction(s) Imposed After Judicial Hearing

Any decisions related to the Judicial Board or sanction(s) imposed by the Vice President of Student Services, or designee, after the Judicial Hearing may be appealed, in writing, by the student(s) charged with misconduct to the President of the College, or designee.

The President of the College, or designee, shall render his/her decision concurring or disagreeing with the decision and/or sanction(s). The President of the College, or designee, may not impose a more severe sanction(s) on the student(s).

Article V

There shall be three (3) faculty Judicial Board Members and four (4) student Judicial Board members. Cases involving Title IX incidents may have a different membership pending on the type of charge alleged. Student members may be removed when charges of sexual assault, sexual harassment, dating violence, or domestic violence are appealed in consideration of confidentiality for the victim and accused.

A. Judicial Board Membership
   1. The three (3) faculty members on the Judicial Board are elected by the Faculty Senate. Membership terms for the Judicial Board are for three (3) years, on a rotating basis. One faculty member of the Judicial Board shall be replaced each year. An election to replace this Judicial Board member shall occur at the May meeting of the Faculty Senate. The Chairperson of the Judicial Board is elected by the Judicial Board members’ majority vote.

   2. The four (4) student members of the Judicial Board are composed of the Student Senate Officer Board. These students are elected each year at the May meeting of the Student Senate from those who petition to serve on the Student Senate Officer Board.
3. All faculty members and students on the Judicial Board shall agree to be available within the specified time frames, even if classes are not in session. If it is necessary to conduct a Judicial Hearing when faculty members do not normally work or students are not in attendance (e.g., winter, spring or summer recess), then the time frame for convening the Judicial Hearing may be extended until all Judicial Board members are available.

B. Choosing Alternate Judicial Board Members
1. An alternate(s) Judicial Board Faculty member shall be chosen, for that specific charge(s) of misconduct, if the Judicial Board faculty member works in the same area/department/division as the faculty member(s) or College employee(s) who filed the charge of misconduct.

The temporarily replaced Judicial Board faculty member(s) may not observe all proceedings dealing with that charge(s) of misconduct in question. The process for choosing an alternate(s) shall be done on a rotating basis from the alphabetical list of divisions. The Division Chairperson shall be contacted by the Chairperson of the Judicial Board to request a volunteer(s) to act as an alternate(s) for the charge(s) of misconduct in question. An alternate(s) shall be chosen from full-time faculty members.

2. An alternate(s) Judicial Board student member shall be chosen, for that specific charge(s) of misconduct, if the Judicial Board student member takes a course from the faculty member(s) or College employee(s) who filed the charge of misconduct.

An alternate(s) Judicial Board student member shall be chosen, for that specific charge(s) of misconduct, if the Judicial Board student member is enrolled in the curriculum of the faculty member(s) or College employee(s) who filed the charge of misconduct.

The temporarily replaced Judicial Board student member(s) may not observe all proceedings dealing with the charge(s) of misconduct in question. An alternate(s) shall be selected through the Student Senate. The President of the Student Senate shall be contacted by the Chairperson of the Judicial Board to request a volunteer(s) to act as an alternate(s) for the charge(s) of misconduct in question.

C. Record of the proceedings
The Judicial Board reserves the right to create a record of all proceedings for accuracy and review. The record used is the only one that is permitted during all proceedings.

D. Voting Procedures
Approval of any decision or recommendation(s) requires a majority vote. The Chairperson of the Judicial Board is permitted to vote in all proceedings.

E. Time Frames
Any time frame may be extended if necessary. All such extensions shall be reasonable.

Article VI: Student Bill of Rights

The State University of New York and Niagara County Community College are committed to providing options, support and assistance to victims/survivors of sexual assault, domestic violence, dating violence, and/or stalking to ensure that they can continue to participate in College programs, activities, and employment. All victims/survivors of these crimes and violations, regardless of race, color, national origin, religion, creed, age, disability, sex, gender identity or expression, sexual orientation, familial status, pregnancy, predisposing genetic characteristics, military status, domestic violence victim status, or criminal conviction, have the following rights, regardless of whether the crime or violation occurs on campus, off campus, or while studying abroad:
All students have the right to:

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

Options in Brief:

Victims/survivors have many options that can be pursued simultaneously, including one or more of the following:

- Receive resources, such as counseling and medical attention.
- Confidentially or anonymously disclose a crime or violation and find additional information: (https://www.niagaracc.suny.edu/sexual-assault/)

Make a report to:

- An institution employee with the authority to address complaints, including the Title IX Coordinator, Vice President of Student Services, or Assistant Director of Human Resources for Compliance.
- Campus Security.
- Niagara County Sheriff’s Department or State Police.
- Family Court or Civil Court.

Article VII: Interpretation and Revision

Any question about or interpretation of the Student Code of Conduct shall be referred to the Vice President of Student Services, or designee, for final determination. The Student Code of Conduct shall be reviewed under the direction of the Vice President of Student Services, or designee.

Academic Integrity Policy (Cheating and Plagiarism)

Honest participation in academic endeavors fosters an environment in which optimal learning can take place and is consistent with the mission of NCCC. Academic misconduct is destructive to the spirit of an educational environment and, therefore, cannot be condoned.

The following definitions will apply:

1. The term “cheating” includes, but is not limited to, use of any unauthorized assistance in taking quizzes, tests or examinations; dependence upon the aid of sources beyond those authorized by the instructor in writing papers, preparing reports, solving problems or carrying out other assignments; the acquisition without permission of tests or other academic materials belonging to a member of the college’s faculty.
2. The term “plagiarism” includes, but is not limited to, the use by paraphrase or direct quotation, of the published or unpublished work of another person without full and clear acknowledgment. It also includes the unacknowledged use of materials prepared by another person or by an agency engaged in the selling of term papers or other academic materials.

3. The term “academic misconduct” includes any or all forms of the above.

Unless an instructor has provided students with an alternative academic integrity policy at the start of the semester, the college policy that follows will apply:

1. For the first incidence of academic misconduct in a course, the student will receive a grade of F (or zero) for the test, assignment or activity.

2. If there is a second incidence in the same course, the student will receive a grade of F for the course.

The instructor who believes that an incidence of academic misconduct has occurred will discuss it immediately with the student. If, in the judgment of the instructor, the student has committed an act of academic misconduct or if the student admits that there has been misconduct, the instructor will assess the appropriate penalty.

Instances of admitted or proven academic misconduct should be reported in writing to the Vice President for Academic Affairs. The purpose of this reporting will be to track individuals who have repeated incidences. If such a pattern of behavior is found, the Vice President of Academic Affairs will determine an appropriate sanction on a case-by-case basis.

Students who think they have been treated unfairly may invoke the Academic Grievance procedure, which is explained in this publication.

**Academic Grievance Procedure Overview**

**Informal—Faculty Member**

The first discussions about an academic fairness issue should be between the student and instructor.

**Program Coordinator**

If the concern is not resolved, the student should meet with the Program Coordinator who will try to resolve the concern.

**Division Chair**

If the concern is not resolved, the student should meet with the Chairperson of the instructor’s academic division who will try to resolve the concern.

**Office of Academic Affairs**

If the problem is not resolved at the division level, the student should contact the Office of Academic Affairs to meet with a member of the Administrative staff who will convene appropriate individuals to further discuss and try to resolve the concern.

**Formal Hearing**

All students are entitled to fair treatment. However, the following are non-grievable: admission and retention standards for a program and grading criteria established by an instructor.

Any concern regarding plagiarism or a Standard of Ethics Policy (ie. Allied Health programs) will be handled through the Academic Grievance Policy.

If no mutually satisfactory informal settlement can be reached, a representative from the Office of Academic Affairs can direct the student to proceed with a Formal Academic Grievance.
Academic Grievance Board

The purpose of the Formal Academic Grievance Process is to decide if the subject matter of the student’s concern(s) is grievable or not grievable. The Academic Grievance Board will determine the final outcome, in consultation with the Vice President of Academic Affairs.

Academic Grievance Procedures

Article 1: Purpose

As a public higher education institution, Niagara County Community College shall afford each student due process regarding an academic concern. As it is difficult to indicate the specific type of concern for which a student could legitimately institute an academic grievance, each concern shall be handled on an individual basis. All students are entitled to fair treatment. However, the following are non-grievable: admission and retention standards for a program and grading criteria established by an instructor.

Any concern regarding plagiarism or a Standard of Ethics Policy (e.g. allied health programs) will be handled through the Academic Grievance Policy.

In general, conditions under which a student could initiate an academic grievance and seek redress of a concern include if the student believes:

1. That an academic policy (ies) of the College or Division was violated, misinterpreted or applied in an inequitable manner;

2. He/she was evaluated in a manner which was prejudiced, capricious or unjust.

No adverse action shall be taken against a student for filing a complaint about an academic concern(s).

Article 2: Academic Grievance Authority

1. The Vice President of Academic Affairs, or designee, is responsible for the administration of the Academic Grievance Policy.

2. The Academic Grievance Board is the body authorized by the President of the College, or designee, to implement the Formal Academic Grievance Process.

3. Any decision(s) made by the Academic Grievance Board or the Vice President of Academic Affairs, or designee, shall be final.

Article 3: Informal Academic Grievance Process

Niagara County Community College is an academic community dedicated to collegial interchange. As such, a student who feels he/she has a legitimate academic grievance shall first try to resolve his/her concern informally by following appropriate channels.

1. A student who thinks he/she received unfair academic treatment by a faculty member should first talk with the faculty member. Often the faculty member can provide additional information to justify a policy or practice, or the student and the faculty member can work out a way to resolve the concern(s). This discussion shall take place within 30 working days from the point that the alleged action occurred, or that the student could reasonably known the alleged action occurred.
2. After talking with the instructor, a student who still thinks he/she received unfair academic treatment shall discuss his/her concern(s) with the Program Coordinator of the faculty member’s division. The goal of this meeting is to provide another means of resolving the concern(s) with participation of all parties involved.

3. Only if the concern(s) is not resolved within the division, should the student contact the Office of Academic Affairs. There the student shall have an opportunity to discuss his/her concern(s) with a member of the administrative staff, who shall also attempt to resolve and mediate the concern(s). Should this not result in a solution, the student shall be advised of the steps involved in the Formal Academic Grievance Process and his/her rights and responsibilities.

(Note: There are some extenuating situations where a student may feel very uncomfortable discussing a concern with a faculty member, program coordinator, and/or division chair. In these circumstances, the student may first need to discuss his/her concern with the Vice President of Academic Affairs, or designee. The Vice President of Academic Affairs, or designee, will handle these situations on a case-by-case basis and work with the student and faculty member to mediate the concern informally.)

4. Both faculty members and students have the right to express their opinions. The burden of proof to substantiate the existence of the unfair academic treatment shall rest with the student(s).

**Article 4: Formal Academic Grievance Process**

If a student who feels he/she has a legitimate academic grievance does not resolve his/her concern through the Informal Academic Grievance Process, then the student may seek resolution through the Formal Academic Grievance Process.

The purpose of the Formal Academic Grievance Process is to reach one of the following outcomes:

1. Affirm the student’s declaration of unfair academic treatment and approve the student’s remedy to his/her concern(s).

2. Affirm the student’s declaration of unfair academic treatment and modify the student’s remedy to his/her concern(s).

3. Dismiss the student’s declaration of unfair academic treatment.

**A. Hearing**

The purpose of the Hearing is for the Academic Grievance Board to decide if the subject matter of the student’s concern(s) is grievable or not grievable.

1. The student(s) shall initiate the formal academic grievance process, by filing an academic grievance, in writing, with the Office of Academic Affairs within five (5) working days from the point at which it was determined that his/her concern(s) cannot be resolved through he Informal Academic Grievance Process.

2. The Office of Academic Affairs shall notify the Academic Grievance Board within two (2) working days that an academic grievance was filed.

3. The Office of Academic Affairs shall notify the faculty member(s) that an academic grievance was filed and provide a copy to the faculty member(s) of the written academic grievance within two (2) working days of the academic grievance being filed.

4. The advocate shall advise/assist the student(s) throughout the Hearing.
5. A different advocate shall advise/assist the faculty member(s) throughout the Hearing.

6. The Academic Grievance Board shall initiate the Hearing within ten (10) working days of receiving notice of the academic grievance.

7. The Office of Academic Affairs shall distribute a copy of the written academic grievance to the Academic Grievance Board members at least two (2) working days before the Preliminary Hearing.

8. One official audio or video recording shall be made of the proceedings for accuracy.

9. All Academic Grievance Board members shall be present to conduct all business.

   If an Academic Grievance Board member will not be available for the entire Hearing, then the Academic Grievance Board member shall be replaced before the Hearing begins.

   If an Academic Grievance Board member becomes ill during the Hearing and is able to return within a reasonable time frame, the Hearing shall be postponed until the Academic Grievance Board member is available.

   If an Academic Grievance Board member becomes ill during the Hearing and is unable to return within a reasonable time frame, the Academic Grievance Board member shall be replaced.

   Replacement of an Academic Grievance Board member shall follow Article V, Section B.

10. The student(s) for faculty member(s) may be accompanied by an advocate if he/she chooses. The advocate may not attend the Hearing in place of the student(s) or faculty member(s).

11. The only parties that shall be present for the Hearing are the Academic Grievance Board members, the student(s) filing the academic grievance and his/her advocate and the faculty member(s) charged with the academic grievance and his/her advocate.

   Since the student initiated the complaint, if the student fails to attend the Hearing and it is confirmed he/she knew of the date, time and place of the hearing, the hearing will not be held and the student will forfeit his/her right to pursue the complaint any further through any grievance process at NCCC unless the student can demonstrate to the satisfaction of the Academic Grievance Board that he/she could not attend the Hearing. If the faculty member fails to attend the Hearing and it is confirmed he/she knew the date, time and place of the hearing, the hearing shall proceed.

   All participants should refrain from discussing the aspects of the academic grievance outside the hearing setting.

12. The Academic Grievance Board reserves the right to call for executive session, if so warranted.

13. All procedural questions are subject to the final decision of the Chairperson of the Academic Grievance Board.

14. The Academic Grievance Board may impose reasonable time limits on all presentations (ten minutes recommended). One Academic Grievance Board member shall be appointed to act as the time keeper.

15. At the beginning of the Hearing, every person shall be introduced and the purpose of his/her presence shall be identified.
16. The student(s) and faculty member(s) should address only the Academic Grievance Board.

17. The Chairperson of the Academic Grievance Board shall present the academic grievance including the informal processes used to resolve the concern(s).

18. The student, or each student, shall present his/her charge of unfair academic treatment. If more than one student is involved, they may take turns presenting. The student(s) may consult his/her advocate at any time during the Hearing. The student(s), not the advocate, is responsible for presenting his/her charge of unfair academic treatment and responding to any questions.

19. The faculty member(s) may respond to any statement the student(s) made. The faculty member(s) may consult his/her advocate at any time during the Hearing. The faculty member(s), not the advocate, is primarily responsible for responding to any statements and questions.

20. Following each presentation the Academic Grievance Board may ask questions for clarification.

21. The student, or each student, may present concluding comments.

22. The faculty member, or each faculty member, may present concluding comments.

23. Following all the presentations, the Academic Grievance Board shall go into executive session to decide if the subject matter of the student’s concern(s) is grievable.

The Academic Grievance Board shall only consider information presented during the Preliminary Hearing.

24. The Academic Grievance Board shall submit a decision, in writing, to the Vice President of Academic Affairs, or designee, within two (2) working days after completion of the Hearing.

25. The Office of Academic Affairs shall notify, in writing, the student(s) and faculty member(s) regarding the decision of the Academic Grievance Board within five (5) working days of the Academic Grievance Board making its decision. This decision is final and cannot be grieved any further.

Article 5

A. Academic Grievance Board Membership

There shall be five (5) faculty Academic Grievance Board members and two (2) student Academic Grievance Board members.

1. The five (5) faculty members on the Academic Grievance Board are elected by the Faculty Senate. Membership terms for the Academic Grievance Board for (3) three years on a rotating basis.

Members replacing those with expired terms are elected each year at the May meeting of the Faculty Senate. The Chairperson of the Academic Grievance Board is elected annually by the Academic Grievance Board members by a majority vote.

The selection of the Chairperson shall occur in an organizational meeting of the Academic Grievance Board held in September. The Office of Academic Affairs shall call this meeting.
B. Choosing Alternate Academic Grievance Board Members

1. If a Formal Academic Grievance involves a faculty member(s) of a division from which an Academic Grievance Board member(s) is already elected, an alternate(s) shall be chosen to replace that Academic Grievance Board faculty member(s) for that specific academic grievance. The temporarily replaced Academic Grievance Board faculty member(s) may not observe any proceedings dealing with that academic grievance. The process for choosing an alternative shall be done on a rotating basis from an alphabetical list of divisions.

   The Division Chairperson shall be contacted by the Office of Academic Affairs to request a volunteer to act as an alternate for the academic grievance in question. An alternate(s) shall not be chosen from a division(s) already represented on the Academic Grievance Board. An alternate(s) shall be chosen from full-time faculty members.

2. If a formal academic grievance involves a faculty member(s) who a student Academic Grievance Board member(s) currently has for a course, or if the student is currently enrolled within the faculty member’s curriculum, an alternate(s) shall be chosen to replace that Academic Grievance Board student member(s) for that specific grievance. The temporarily replaced Academic Grievance Board student member may not observe all proceedings dealing with the academic grievance. An alternate(s) shall be selected through the Student Senate.

   The President of the Student Senate shall be contacted by the Chairperson of the Academic Grievance Board to request a volunteer(s) to act as an alternate(s) for the grievance in question.

C. Record of proceedings

The Academic Grievance Board reserves the right to create a record of all proceedings for accuracy and review. The record used is the only one that is permitted during all proceedings. If requested, the student(s) and faculty member(s) involved shall have access to the record through the Office of Academic Affairs. The record and all documents relevant to the concern(s) shall be kept in a confidential file by the Vice President of Academic Affairs for seven years from the date of the end of the grievance process.

D. Voting Procedures

Approval of any recommendation(s) or decision(s) requires a majority vote. The Academic Grievance Board Chairperson is permitted to vote in all proceedings.

E. Time Frames

Any time frame may be extended if necessary. All such extensions shall be reasonable.

F. Assistant Director of Human Resources for Compliance

The Chairperson of the Academic Grievance Board may request the Assistant Director of Human Resources for Compliance to attend, in an advisory capacity, during the Preliminary Hearing and if necessary the Formal Academic Grievance Hearing if a student alleges he/she received unfair academic treatment based on discrimination.

G. Definitions

1. The term “College” means Niagara County Community College.

2. The term “student” includes any person taking a credit course(s) at the Sanborn campus, Niagara Falls Culinary Institute or any official off-campus site, both full- and part-time, matriculated and non-matriculated.
3. The term “faculty member” means any person employed by the College to conduct educational activities.

4. The term “Academic Grievance Board” refers to the body authorized by the President of the College, or designee, to implement the Formal Academic Grievance Process.

5. The term “policy” includes all written regulations of the College as found in, but not limited to, the Student Handbook and the College catalog.

6. The term “working days” refers to the hours and days the College conducts administrative operations. This is usually Monday through Friday 9 am to 5 pm from September to May, and Monday through Thursday 8 am to 5:15 pm during June, July and August.

7. The term “recommendation(s)” refers to a remedy proposed by the Academic Grievance Board. A recommendation(s) is not binding.

8. The term “decision(s)” refers to a determination by the Academic Grievance Board, Vice President of Academic Affairs, or designee, or President of the College, or designee. A decision(s) is binding.

9. The term “advocate” means any person from the Academic or Student Services units designated, or a student, faculty member or staff member the student(s) or faculty member(s) selects to advise/assist him/her with the Formal Academic Grievance Process.

10. The term “counsel” means any person external to the College that the student(s) or faculty member(s) retains to advise/assist him/her with the Formal Academic Grievance Process. The student(s) and/or faculty member(s) are responsible for any cost incurred to retain his/her respective counsel.

11. The term “plagiarism” includes, but is not limited to, the use of paraphrase of direct quotation of the published or unpublished work of another person without full and clear acknowledgement; the unacknowledged use of materials prepared by another person or agency engaged in the selling of term papers of other academic materials.

12. The term “Standard of Ethics Policy” means the approved policy by the Board of Trustees for select curricula which addresses safe patient care and/or ethics standards in a profession. Refer to the College catalog for further information.

Article VI: Interpretation and Revision

Any questions about or interpretation the Academic Grievance Policy shall be referred to the Vice President of Academic Affairs, or designee, for final determination. The Academic Grievance Policy shall be reviewed as under the direction of the Vice President of Academic Affairs, or designee.

Drug and Alcohol Policy

In compliance with the Drug-free Schools and Campus Act and the Drug-free Workplace Act, this policy is intended to inform all members of the College community of the College’s policy concerning alcohol and other drugs. This policy applies to all student and to all employees (faculty and staff).

Niagara County Community College is committed to promoting a drug-free campus environment and elimination of drug and alcohol abuse for its students and employees. Consistent with the Drug-Free and Communities Act Amendments of 1989 (Public Law 101-226), all students and employees are advised that individuals who violate federal, state, or local laws and campus policies are subject to College disciplinary action and criminal prosecution.
The unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited in and on Niagara County Community College owned or controlled property. Any Niagara County Community College employee determined to have violated this policy may be subject to disciplinary action up to and including removal. No employee will report to work while under the influence of illegal drugs. Violation of these rules by an employee will be reason for mandatory evaluation/treatment for a substance use disorder or for disciplinary action up to and including removal.

Any student determined to have violated this policy may be subject to disciplinary action as imposed through the Student Code of Conduct procedures. No student shall report to the College while under the influence of illegal drugs. The use of alcohol while on Niagara County Community College owned or controlled grounds is absolutely prohibited except when authorized by the College for approved College functions. Students and employees should be aware there are significant psychological and physiological health risks associated with the use of illicit drugs and alcohol. Physical addiction, loss of control and withdrawal syndrome as well as serious damage to vital organs of the body can result from drug and alcohol abuse.

The following resources are available for assisting those with possible problems of chemical abuse:

- NCCC Wellness Center Science Building Room C122 or by calling (716) 614-6275
- EAP-Northpointe Council, Inc. 800 Main Street Suite 2A, Niagara Falls, NY 14094 716-284-2255
- YWCA of the Niagara Frontier 32 Cottage Street, Lockport, NY 14094 or by calling 716-433-6714

For further information on the Alcohol & Drug Use in the Workplace Policy, please visit:

https://www.suny.edu/sunypp/documents.cfm?doc_id=440
(SUNY guidelines)

https://www.goer.ny.gov/Labor_Relations/ManagementConfidential/handbook/appdxk.cfm
(New York State Guidelines)

https://ifap.ed.gov/regcomp/attachments/86.pdf
(Federal Guidelines)

New York State Law
Articles 220 and 221 of the New York State Penal Law set criminal penalties for possession or sale of drugs considered harmful or subject to abuse. The seriousness of the offense and penalty imposed upon conviction depend upon the individual drug and amount held or sold. Additional information can be found at this website:


Marijuana
New York State law classifies possession of up to 25 grams of marijuana as a violation. Penalties range from $100 to $250 fine and/or up to 15 days in jail, depending on whether it is a first, second or third offense. Possession of more than 25 grams but not more than eight ounces is a misdemeanor; possession of more than eight ounces is a felony. Sale of 25 grams or less is a misdemeanor; sale of more than 25 grams is a felony. New York State law makes no exception for the use of marijuana for medical purposes.

Hashish
The penalties for sale or possession of hashish are more severe. Possession of any amount, no matter how small, is a misdemeanor punishable by up to one year in county jail and/or up to $1000 fine. Possession of one-quarter ounce or more is a felony. Sale of any amount of hashish, no matter how small, is a felony.
Cocaine and Crack
Possession of any amount, no matter how small, is the most serious class of misdemeanor punishable by up to 12 months in a county jail. Possession of 500 milligrams or more is a class D felony punishable by 2.3 to 7 years in a state correctional facility. Sale of any amount is a felony.

Federal Penalties and Sanctions
Drug Enforcement Administration of the U.S. Department of Justice website:

Federal Trafficking Penalties can be found at: http://www.dea.gov/druginfo/ftp3.shtml

Alcohol Policy and Enforcement Guidelines for Niagara County Community College
General Policy for Use of Alcohol on Campus

1. The College adheres to and enforces all federal, state and local laws concerning alcohol. Alcohol may only be sold and served at pre-approved social functions where the Alcohol Use Registration Form has been approved by the College Association.

2. No student under the age of twenty-one may possess or consume alcoholic beverages anywhere on campus.

3. Alcoholic beverages are not permitted in any student housing. These areas are designated as alcohol free. See Student Housing Handbook for more information.

4. The following are prohibited under the College’s alcohol policy: binge drinking; driving under the influence; kegs and beer balls, whether empty or full, tapped, or untapped; spiked punch; Jell-O shots containing alcohol; drinking games or any behavior that encourages or contributes to excess alcohol consumption; carrying open containers in any public area of campus; possessing, consuming, and storage of alcohol are prohibited in all public areas, e.g. lounges, hallways, stairwells, common bathrooms, or outdoor areas.

Summary of policies governing the use of alcohol on all Niagara County Community College Properties

1. No alcohol may be consumed in academic buildings, on Athletic Fields, in the Physical Education complex, at the Niagara Falls Culinary Art Institute or at the Student Housing, except at “alcohol approved” social functions. An alcohol approved social function is one where the Alcohol Use Registration Form is filled out and approved by the College Association.

2. Under New York law, only persons twenty-one (21) years of age or older are legally entitled to purchase, be sold, given, or served alcohol. A person under 21 years of age may not possess or consume alcoholic beverages at any time on the College campus.

3. Under New York law, persons under the age of 21 are prohibited from possessing any alcoholic beverages with intent to consume the beverage. Violators are subject to a fine up to $50.00 per offense. Authorized law enforcement personnel may seize alcoholic beverages involved in alleged violations of this law.

4. New York law further provides that any person, other than a parent or guardian, who purchases alcohol for, procures for, or gives alcohol to anyone under 21 years of age is guilty of a misdemeanor.

5. Under New York law, anyone under 21 years of age who uses fraudulent proof of age to obtain alcohol is guilty of a misdemeanor. This violation is punishable by a fine of up to $100.00 and a community service requirement of up to thirty (30) hours

6. The Director of Housing shall interpret the alcohol policy at student housing. The Vice President for Student Services is responsible for implementing and interpreting the alcohol use policy.
Alcohol Policy Enforcement

Example of how to implement procedures

1. Within NCCC’s policies and regulations, the College permits students of legal drinking age to possess and consume alcoholic beverages at special events that had prior administrative approval. However, individuals under 21 years of age may do neither

EXPECTATION:
College administrators, Resident Housing Officials and CSD (herein referred to as College officials) are expected to clearly explain to students what action will be taken in dealing with alcohol policy violations. When encountering instances of alcohol policy violations, College officials are expected to confront the violators. Information should be provided as to what behavior is inappropriate and what the individual is expected to do to be in compliance with the campus alcohol policy. If the individual is cooperative and complies with the request, the incident may be considered resolved. If the individual is uncooperative or refuses to comply, College officials responsible for the building or area should be contacted. If the policy administrator is unavailable or the individual continues to be uncooperative, the Campus Security Department should be summoned. The CSD will formally identify the violator and state the campus expectation for compliance with the College’s alcohol policy. In such cases, an Incident Report will be completed by the CSD and the individual referred to the campus Judicial System. The CSD reserve the right to have the person(s) arrested, or issued a notice to meet with the Vice President of Student Services or the Director of Housing life if such action is deemed necessary.

2. **STAFF DIRECTIVES TO VIOLATORS:**
Violators are to be instructed to dispose of the alcohol by means other than consuming it. Students may either pour the alcohol out on their own or give it to a staff member to pour out. When students pour alcohol out themselves, a College official should accompany the student to ensure proper disposal.

Students are not to dispose of alcohol by consuming it, throwing it in a trash can or giving it to another person who may be 21 years of age. The College official should ask the students if they intend to comply with the request. If the students are cooperative, they can proceed to dispose of the alcohol. Internal departmental procedures for communicating and documenting such incidents should take place. It is expected that students who violate the College’s alcohol policy will have the incident referred to the campus judicial system for appropriate sanctioning. If the students are uncooperative or refuse the official’s request, the Campus Security Department or law enforcement should be summoned for assistance. Again, it is expected such incidents will result in the preparation of an Incident Report and referral of the incident to the campus judicial system for alleged violation of the alcohol policy as well as non-compliance with the College Official.

3. **NOTE:** If College officials encounter an unauthorized bulk container (e.g. beer ball, box of wine, keg, or “bash”) it should be removed to an area where it can be drained. Once it is drained the container and tapping equipment, as appropriate, should be returned to the students. If the students refuse to drain the bulk container, the CSD should be summoned.

Campus Policy for Governing the Use of Alcohol in Residence Halls
All Niagara County Community College students who live in residence, and their visitors/guests, are subject to New York State Law and the College’s policy regarding possession and consumption of alcohol, as well as specific policies governing the Residence Halls.

1. **Definition of Student Housing**
NCCC students have various options to live near campus. In particular, the Student Housing Village Corporation, an affiliated entity to the College Association, that manages all auxiliary functions at the
College, offers NCCC students various living arrangements.

Student Housing is defined as The Student Housing Village, including outdoor areas.

2. **Alcohol Policy in the Student Housing Village**
Alcoholic beverages are never permitted in residence halls. This includes all residential areas in the Student Housing Village. Visitors or guests of students residing in these areas are not permitted to possess or consume alcohol in these areas regardless of whether they are of legal drinking age. These areas are designated as alcohol free. Web site for alcohol policy:

3. **Alcohol Policy for Students Under 21 Years of Age Living in the Student Housing Village**
A person under 21 years of age may not possess or consume alcoholic beverages at any time on Housing property. Visitors or guests of students under 21 years of age are not permitted to possess or consume alcohol in the suite or bedroom of an underage student regardless of whether they are of legal drinking age. Alcohol containers, including empty liquor bottles, wine bottles and/or beer cans are prohibited.

4. **Alcohol Policy for Students Over 21 Years of Age Living in Student Housing**
The following regulations regarding alcohol use apply to students and visitors/guests in the Student Housing Village areas who are 21 years of age or older:

No individual student may possess alcoholic beverages, whether under the age of 21 or of the New York State legal age of 21.

Binge drinking is defined as consuming five or more drinks in about 2 hours for men or four or more drinks in the same time period for women. (www.niaaa.nih.gov/alcohol-health/overview-alcohol-consumption/moderate-binge-drinking) Binge drinking is strictly prohibited.

Individuals of legal drinking age may not provide alcohol to underage roommates, suitemates, visitors or guests.

Drinking games (e.g. beer pong) and other activities that promote the irresponsible use of alcohol are prohibited. This includes the use of alcohol paraphernalia such as funnels and ice luges.

Kegs and beer balls, whether empty or full, tapped or untapped, are prohibited. Spiked punch and Jell-O shots containing alcohol, regardless of alcohol content are also prohibited.

Behavior that encourages or contributes to alcohol consumption by another student is prohibited.

Carrying open containers of alcoholic beverages or consuming them in any public area of the campus is prohibited. This includes movement between residence hall rooms or apartments with an alcoholic beverage.

Compliance with all requests by College and/or Resident officials, including, but not limited to, Residential Life staff or CSD, for proof of 21-year-old status is required. If there is reasonable suspicion to believe that alcohol might be in squeeze bottles, cups or other such containers, College and Residential staff reserve the right to approach students and hold individuals accountable under the provisions of this policy.

Possession, consumption, and storage of alcohol are prohibited in all public areas, e.g. lounges, hallways, stairwells, common bathrooms, or outdoor areas.

Driving on College property while under the influence of alcohol is strictly prohibited and will result in arrest, loss of driving privileges on campus, and possible suspension or expulsion from the College. Please see the following web site for further NYS Department of Motor Vehicles information, including FAQ’s regarding Alcohol, Drugs, and DWI: DMV.ny.gov/tickets/penalties-alcohol-or-drug-related-violations.
Alcohol and Other Drug Education, Prevention Services and Programs
The College offers alcohol and drug education prevention services and referrals. Current information regarding alcohol and drug prevention services and educational programs can be found by linking to:
http://www.niagaracc.suny.edu/wellness/counseling.php

The Incident-Sanction Protocol for Alcohol & Other Drug Violations
The Sanction Guide is designed to cover a range of sanctions that would be considered appropriate for a particular violation or behavior – including inappropriate alcohol and other drug use. The College’s response is not restricted to those sanctions listed in the protocol. Students are advised that illegal possession and/or use of alcohol and other drugs are strictly prohibited at the College.

See the following link for the Sanction Guide:
http://www.niagaracc.suny.edu/pdf/rights_and_responsibilities.pdf

Effects and Symptoms of overdose, withdrawal and misuse of alcohol and drugs
A description of alcohol and drug categories, their effects, symptoms of overdose, symptoms of withdrawal and indications of misuse can be found at: www.samhsa.gov

HEALTH RISKS ASSOCIATED WITH THE USE OF ILLICIT DRUGS AND THE ABUSE OF ALCOHOL

<table>
<thead>
<tr>
<th>Commonly Abused Substances</th>
<th>Possible Long-term Effects</th>
<th>Dependence Potential</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcohol</td>
<td>Toxic psychosis, addiction, neurological and liver damage, fetal alcohol syndrome</td>
<td>Yes</td>
</tr>
<tr>
<td>Amphetamines</td>
<td>Loss of appetite, delusion, hallucinations, heart problems, hypertension, irritability, insomnia, toxic psychosis</td>
<td>Yes</td>
</tr>
<tr>
<td>Uppers, speed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Barbiturates</td>
<td>Severe withdrawal symptoms, possible convulsions, toxic psychosis, depressions</td>
<td>Yes</td>
</tr>
<tr>
<td>Barbis, bluebirds, blues</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cocaine &amp; cocaine freebase, coke, crack</td>
<td>Loss of appetite, depression, weight loss, seizures, heart attack, stroke, hypertension, hallucinations, psychosis, chronic cough, nasal passage injury</td>
<td>Yes</td>
</tr>
<tr>
<td>Codeine</td>
<td>Addiction, constipation, loss of appetite, lethargy</td>
<td>Yes</td>
</tr>
<tr>
<td>Heroin</td>
<td>Addiction, constipation, loss of appetite, lethargy</td>
<td>Yes</td>
</tr>
<tr>
<td>H, Junk, smack</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LSD</td>
<td>May intensify existing psychosis, can interfere with psychological adjustments and social functioning, insomnia, hallucinations</td>
<td>Possible</td>
</tr>
<tr>
<td>Acid</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MDA, MDMA, MOMA, MDE</td>
<td>Same as LSD, sleeplessness, nausea, confusion increased blood pressure, sweating</td>
<td>Possible</td>
</tr>
<tr>
<td>Ecstasy, xtc</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marijuana (cannabis) pot, grass, dope, weed, joints</td>
<td>Bronchitis, conjunctivitis, possible birth defects</td>
<td>Yes</td>
</tr>
<tr>
<td>Mescaline (peyote cactus) mesc</td>
<td>May intensify existing psychosis, anxiety, sweating, chills and shivering</td>
<td>Possible</td>
</tr>
<tr>
<td>Methaqualone Ludes</td>
<td>Coma, convulsions</td>
<td>Yes</td>
</tr>
<tr>
<td>Morphine</td>
<td>Addictions, constipation, loss of appetite</td>
<td>Yes</td>
</tr>
<tr>
<td>M, morf</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PCP</td>
<td>Psychotic behavior, violent acts, psychosis</td>
<td>Yes</td>
</tr>
<tr>
<td>Crystal, tea, angel dust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Psilocybin</td>
<td>May intensify existing psychosis</td>
<td>Possible</td>
</tr>
<tr>
<td>Magic mushrooms, shrooms</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Steroids</td>
<td>Cholesterol imbalance, acne, anger management problems, masculinization of women, breast enlargement in men, premature fusion of long bones preventing attainment of normal height, atrophy of reproductive organs, impotence, reduced fertility, stroke, hypertension, congestive heart failure, liver damage</td>
<td>Yes</td>
</tr>
<tr>
<td>Roids, Juice</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
NCCCnet Use Policy

Introduction: Niagara County Community College (NCCC or College) provides computing resources to support NCCC users in academic research and the learning/teaching process.

Definitions:
1. NCCCnet means the College-provided, computer-based data systems which include, but are not limited to, the host computer systems, College-licensed software, mobile devices, computers and related equipment, and communication networks that specifically include, but are not limited to, its local-area networks and virtual private networks that are either owned by the College or made available to the College under contract.

2. User means any NCCC student, College employee or community member that uses or accesses NCCCnet.

3. Student means any person taking a NCCC course.

4. College employee means any person being compensated by the College for services being provided in any capacity other than independent contractor.

5. Community member means any person who is not a NCCC student or College employee.

6. Electronic communications include, but are not limited to, e-mail, voice mail, text messages, instant messages and information or content that is sent or received through NCCCnet to or from sites or accounts outside of NCCCnet (e.g., internet sites).

Confidentiality: While unauthorized access of a User’s NCCCnet account is prohibited, NCCC cannot guarantee complete confidentiality of any User’s NCCCnet account. In addition, all data on a User’s NCCCnet account and device is subject to court order. While it is not the normal practice of the College to monitor or limit access to content, it reserves the right to access and review information to assure the stability of the College’s resources and to assure the User is not in violation of this or any other College policy.

Software licensing: Per U.S. Code, Title 17, Section 106, software shall only be distributed per the licensing software agreement. NCCC is obligated to enforce all software licensing agreements.

Software and Computer Hardware Allocation:

The Office of Information Technology will:
1.) Determine what software will be loaded onto NCCCnet
2.) Assign all computing hardware and related equipment

Users must obtain the approval of the Office of Information Technology for:
1.) Moving any College-licensed software
2.) Moving any College-owned computing hardware or related equipment
3.) Loading any software onto NCCCnet or onto any college-owned equipment

Rights and Responsibilities of Users:

a. Only NCCC students and College employees are entitled to NCCCnet accounts. Proper college identification can be requested and must be provided to utilize college labs and/or college owned assets.

b. NCCCnet account is intended for the sole use of the assigned User, and is non-transferable.
c. Anytime a User is accessing the college network or college resources, whether local or remote, the User must comply with the NCCCnet Use Policy.

d. All Users are responsible to respect the rights of other Users.

e. All Users are expected to use NCCCnet in a responsible manner (e.g. Users should not consume unreasonable amounts of limited computing resources).

f. All Users are responsible to protect their NCCCnet account password from discovery or use by another person. The assigned User is responsible for the usage of his/her NCCCnet account. If User knowingly or inadvertently makes his/her NCCCnet account password available to another person, he/she is responsible for any sanctions that may arise from the use of his/her NCCCnet account by another person.

g. All Users are responsible to report to the Office of Information Technology if they suspect that their NCCCnet account was accessed without permission. All Users are responsible for backing up and recovering any data that is stored only on their electronic device (including those that are part of NCCCnet) in order to assure the integrity of their data (see Rights and Responsibilities of NCCC for other stored data).

h. All Users are responsible to maintain any privately-owned software, personal computer or related equipment. NCCC is not responsible for any privately-owned software, personal computers, cell phones, or related equipment.

Rights and Responsibilities of NCCC
a. NCCC has the right to control all policies and procedures governing NCCCnet.

b. NCCC has the right to monitor the use of all computing resources and to protect the integrity of NCCCnet. NCCC will honor a User’s right to privacy, but reserves the right to monitor all communications transacted through NCCCNet. This includes, but is not limited to, mobile devices, telephone, and other network resources.

c. NCCC has the right to monitor all software loaded onto NCCCnet and remove any unauthorized software.

d. NCCC has the right to allocate the use of all NCCCnet resources (e.g. time and space) as necessary. The Chief Information Officer has the discretion to allocate NCCCnet accounts.

e. NCCC has the right to terminate any User’s NCCCnet account.

1. NCCC reserves the right to terminate employees’ access to NCCCnet when their employee status ends.

2. NCCC will terminate students’ access to NCCCnet when their student status ends—either the student terminates enrollment or fails to enroll for the next consecutive semester.

3. NCCC reserves the right to terminate any User’s access to the NCCCnet if he/she violates this policy or he/she is no longer associated with NCCC.

f. NCCC has the right to investigate any data stored on a User’s NCCCnet account that caused or may cause a system problem and remove such data.

g. NCCC will determine the level of access all Users have to data on NCCCnet.

h. NCCC assumes no liability for loss of any data stored on a User’s NCCCnet account due to system failure, User error or any other cause.
i. NCCC has the right to monitor and log access to resources such as websites, email, and network shares as it relates to the standard business practice of the Office of Information Technology. If suspicious behavior is suggested or detected the Chief Information Officer will coordinate with the supervising manager to provide detailed logging.

j. NCCC is responsible for backing up and restoring any data that is stored on the file servers that support NCCCnet. NCCC will make best efforts to restore any files on such servers that become lost or corrupted, but cannot provide a guarantee that 100% of all such files will be recovered.

**Prohibited Behavior:**
Prohibited behavior includes, but is not limited to, the following and complies with conditions stipulated in the federal law Telecommunications Act 1996 Sections 502 & 507 Title V Subtitle A — Obscene, Harassing and Wrongful Utilization of Telecommunications Facilities. A copy of these laws is available in the Library Learning Center.

a. Violating any child pornography law, state or federal law, NCCC policy, or software agreement.

b. Copyrighted material is considered intellectual property of the owner. Any misuse of copyrighted material without the consent of the owner is illegal and punishable by law.

c. Accessing or attempting to access an area of NCCCnet the User is not authorized to access. Hacking is prohibited per Public Law 98-473, Chapter XXI.

d. Disrupting or attempting to disrupt the integrity of NCCCnet.

e. Altering or attempting to alter any College-licensed software or the configuration of any College owned computer or related equipment.

f. Circumventing or attempting to circumvent any data protection scheme.

g. Discovering or attempting to discover any security loophole or possessing software to do such.

h. Decoding or attempting to decode any encrypted material.

i. Deliberately wasting or overloading any NCCCnet resource.

j. Viewing, downloading, trading or posting to an NCCCnet account or transporting across NCCCnet material that is non-business related, illegal, proprietary, obscene, in violation of NCCC contractual agreements or otherwise damaging to NCCC. This includes, but is not limited to, the forwarding of chain email or other communications that cannot be considered business related.

k. Harassing, threatening, defaming or otherwise causing harm to another person, whether by direct or indirect reference, including sexual and racially offensive jokes.

l. Accessing or attempting to access another User’s NCCCnet account.

m. Manipulating or attempting to manipulate data in another User’s NCCCnet account.

n. Sharing one’s NCCCnet password and account with another person.

o. Misrepresenting one’s identity.

p. Plagiarizing any work (e.g. text, graphics or programs).

q. Violating any software agreement.

r. Using NCCCnet for any commercial purpose unless authorized by the Office of the President.

s. Reading, deleting, copying or altering communications of others.
t. Sending unsolicited for-profit personal messages or chain letters.

u. Using the internet and e-mail for other than educational and work related purposes.

v. Permitting persons not considered to be Users (per this policy) access to equipment reserved for College Users.

w. Installation or alteration of wiring, including attempts to create network connections, or any extension or retransmission of any NCCCnet services or content without the approval of the Office of Information Technology.

x. Reselling of services based on the use of NCCCnet. This includes, but is not limited to, web server space, email, and use of lab equipment.

Any of these behaviors by a User will prompt a College official to take action. Any communications or complaints regarding a potential violation of the NCCCnet Use Policy or misuse of NCCCnet resources should be directed as follows (based on the classification of the User):

**Student:**
The suspected violation should be reported to the Vice President of Student Services, or designee, and handled through the Student Code of Conduct Policy.

While investigating the suspected violation or misuse, the Vice President of Student Services, or designee, may suspend a student’s NCCCnet privileges. The Office of Student Services will notify the student, in writing, within three (3) working days that his/her NCCCnet privileges were suspended.

**Employee:**
The suspected violation should be reported to the Director of Human Resources, or designee, and handled in accordance with College employee policies and collective bargaining agreements.

**Community Member:**
The suspected violation should be reported to the Chief Information Officer, or designee, and handled in accordance with the College's Information Security and other pertinent policies.

Any suspected violation that could constitute a potential breach of information security should be immediately reported by the above individuals (as applicable) to the Chief Information Officer in accordance with the College's Information Security Policy.

**Sanctions:**
A User’s NCCCnet privileges will not be suspended unless the suspected violation is reasonably perceived to constitute unlawful activity, pose a risk to the integrity of NCCCnet, or present a threat to the safety or welfare of NCCC, a student, College employee, or another person in the community. Penalties that may be imposed include, but are not limited to, reprimand, temporary or permanent loss of using NCCCnet, or referral to College, state and/or federal authorities.

**Interpretation and Revision:**
Any question about the NCCCnet Use Policy shall be referred to the Chief Information Officer for explanation or interpretation.

The NCCCnet Use Policy shall be reviewed annually.
Student E-mail Policy

Purpose:
In an effort to facilitate internal & external communication in an effective and efficient manner, Niagara County Community College (“College”) has adopted an electronic format as an official means of communication. The College understands the increasing reliance and acceptance of electronic communication among students, faculty, staff and administration. Because of this, the College is adopting e-mail as an official means of communication between the College and its students, either part-time or full-time, in credit-bearing classes.

Background:
The student e-mail system is independent of the College’s e-mail system and will be hosted by a third party independent of the College.

Therefore, only student accounts will be created (except as otherwise noted below). To the extent reasonably possible, the College will use all features available in this system to limit the potential abuse of the system, the potential extraction of personally-identifiable student information from the system, and the marketing of products or services to students through the system. The College is intending to only implement e-mail functionality at this time. Additional features will be reviewed at a later date.

Scope:
1. Official Means of Communication:
E-mail is considered an official method for communication between students and the College. Official communications are intended to meet the academic and administrative needs of the College community. Examples of such communications may include, but are not limited to: registration information, academic standing, financial aid information, disciplinary action, and school closure/class cancelation. Students have the responsibility to recognize that communications may contain time-critical information and the College has the right to expect that communications will be received and read by students in a timely fashion. The student e-mail system is considered part of the College’s network of information systems. Accordingly, all who use it must adhere to and not violate the guidelines set forth in the NCCC Net Policy.

E-mail can be accessed by any computer or smart phone that is connected to the internet, including personal and college-provided computers. Students who do not own a computer are not absolved from accessing their account on a regular basis.

Until a College Identity System has been established and such system addresses the use of the College's logo, seal and other marks in digital communications with students, no such marks are to be used in conjunction with the student e-mail system.

2. Creation and notification of e-mail account information:
   a. The College will create an account for a matriculated student when the student is accepted by the College. An account for a non-matriculated student will be created when the non-matriculated application process has been completed. If the student does not attend the College for a period of six months following the creation of the account, the e-mail account will be deactivated.

   b. With two exceptions, the College will deactivate a student account if the student does not continue attending the College for a term of nine months. If the student has a financial responsibility to the College, the account will remain active. If the student is expelled from the College for disciplinary reasons, his or her account will be deactivated immediately.

   c. The student will be notified of his or her account and credentials via the United States Postal system to the student’s legal mailing address. The notification will consist of the student’s username, randomly generated password, and directions on how to properly log into the system the first time. The student will be required to change his or her password upon first login and register for the account password reminder utility. At first
login, the student will receive an introductory e-mail notifying him or her of all rights and responsibilities associated with use of the account.

d. The assigned e-mail address will be considered directory information under FERPA regulations unless the student completes a request for non-disclosure.

e. Accounts will only be created for students. Faculty, staff and administration are to use the College email system.

3. Administrative use of student e-mail

a. The College will use student e-mail for official administrative correspondence and the student is expected to read and respond as necessary in a timely manner. The following list contains examples of what the students are expected to receive:

   • Financial Aid award letters
   • Registration Information
   • School Closures
   • Students Billing Statements
   • Students Holds Information
   • Payment Information
   • Academic Standing
   • Change of Curriculum

b. Each department will meet with its respective Vice President to create an approved list of correspondences that will be sent to either the entire student body or a list larger than 500 students (referred to as a mass mailing). Each department will document its approved correspondences and meet with the responsible Vice President and update its list as needed.

c. The Office of Information Technology Services will create a generic email account for each department (at its request) to send out mass mailings. The department is to choose if the account is to receive return e-mail.

d. Each Division Chair will be provided the ability to download from the student information system (Banner) a complete list of students registered in courses offered out of their respective Division. This list will be used for communicating important business-related information such as class cancelations and other non-course related information. This list is to not be shared with individuals outside of the Division office.

e. The above policies apply to time sensitive or critical correspondences. For mass mailings containing general announcements or information that is not time-sensitive, Public Relations will send a weekly (biweekly if needed) mass mailing to students containing such information.

4. Faculty use of student e-mail

a. The College strongly encourages faculty to utilize the College’s Learning Management System for all course-related communication with students.

5. Student responsibilities and proper use of student e-mail

a. Students are responsible for accessing their account on a regular basis and understand that some of the correspondences may be time sensitive. Failure to read e-mail does not absolve a student from the responsibility associated with communication sent to his or her official e-mail address. “I did not check my email” or an error in processing messages forwarded from the College’s e-mail system to a student’s personal e-mail account (initiated by the student) are not excuses for missing official College communications.
b. Student e-mail is not intended to send harassing or offensive messages. The provided account should only be used for appropriate correspondence required by College-related activities (e.g., responding to messages received from College departments, corresponding with other students or organizations to complete course work or academic research, etc.). The College’s system should not be used for the following:

- Chain Letters
- Messages that are for personal gain
- Solicitations for non-College activities
- Mass Mailings
- Any message that is in violation of any state or federal law
- Any offensive or disruptive message, such as harassing or bullying
- Other inappropriate uses

6. Forwarding and access to student e-mail

a. The College will maintain responsibility to ensure that students e-mail service operates in a reliable and secure environment.

b. If students wish to have e-mail redirected from their official College address to another e-mail address, they may do so - but at their own risk. The College will not be responsible for the handling of e-mail by outside vendors. Forwarding does not absolve students of their responsibilities associated with communications sent to their official e-mail address.

7. Security and Privacy

a. Communications that occur through the use of e-mail are subject to local, state, and federal law, including the Family Educational Rights and Privacy Act of 1974 (FERPA). All use of e-mail, including use for sensitive or confidential information, will be consistent with such laws. Users are to exercise caution in using e-mail to communicate confidential or sensitive matters.

The recipients may not follow proper security procedures and could inadvertently allow such content to be divulged to someone other than the intended recipient(s).

b. Students are responsible for maintaining the privacy of their log in and password. When using a public computer on campus or otherwise, students should not leave the computer logged on or unattended.

c. Students are expected to routinely change their password.

d. Students are not to share their username and password with anyone.

NCC Policy on Title IX

"No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subject to discrimination under any educational program or activity receiving Federal financial assistance." -Title IX of the Educational Amendments of 1972 to the 1964 Civil Rights Act Restated: White House Task Force Report – April 2014

Title IX of the Education Amendment of 1972 prohibits sex discrimination in educational programs and activities. Sex discrimination includes all forms of sexual harassment, including verbal sexual harassment and sexual violence by employees, students, or third parties against employees, students, or third parties. Niagara County Community College is fully compliant with Title IX and applies compliance to athletics, admissions, financial aid, academic matters, career services, counseling and medical services, and all other programs/activities available to students, as well as in the workplace for faculty and staff.
Conduct covered by Title IX includes:

- Sex Discrimination and Harassment
- Sexual Violence
- Stalking
- Interpersonal Violence
- Retaliation
- Gender-based Discrimination, Sexual Orientation Discrimination, Sexual/Gender Identity Discrimination
- Bullying/Cyber-bullying, and Hazing

NCCC’s Title IX Coordinator is:
Assistant Director of Human Resources for Compliance
Room A263
(716) 614-6295

The Title IX Coordinator is responsible for facilitating the investigation and remedies, as well as offer support resources to the victim/complainant, for any allegation of sex or gender-based harassment, discrimination, misconduct, violence, or any other conduct covered by Title IX. The Title IX Coordinator works closely with Student Services, Academic Affairs, Human Resources, Campus Security, and other offices during a Title IX investigation, and to provide educational programming for the campus community.

Knowledge of Child Sexual Abuse:

Any employee or student of or volunteer for Niagara County Community College who witnesses or has reasonable cause to suspect any sexual abuse of a child occurring on College property or while off campus during official College business or College-sponsored events shall have an affirmative obligation to report such conduct to Campus Security immediately. Such report should include the names of the victim and assailant (if known), other identifying information about the victim and assailant, the location of the activity, and the nature of the activity. Upon receiving such a report, Campus Security shall promptly notify Director of Security who shall report such incidents to the responsible College officials. In addition, to aid in the prevention of crimes against children on property of the College and/or during official NCCC business at events sponsored by the College, relevant employees should be trained on the identification of such crimes and proper notification requirements. Vendors, licensees or others who are given permission to come on campus or to use College facilities for events or activities that will include participation of children shall ensure that they have in place procedures for training, implementation of applicable pre-employment screening requirements and reporting of child sexual abuse. For purposes of this policy, the applicable definitions of child sexual abuse are those used in the NYS Penal Law in Articles 130 and 263 and Section 260.10 and “child” is defined as an individual under the age of 17."

Reporting Alleged Title IX Violations

Obligation to Report: Any observed, experienced, or known sexual discrimination, sexual harassment, sexual violence, or other Title IX conduct violation. It does not matter if an incident occurred on-campus or off campus, nor if the incident occurred today, recently, or a time in the past.

Reporting Alleged Violations: Students should report allegations of inappropriate conduct to any staff member they feel comfortable approaching. However, reports by students will usually be referred to the Vice President of Student Services, or the Title IX Coordinator, or to Campus Security.

A student or employee who has been sexually assaulted, or is in immediate danger should contact Campus Security.
Security immediately. For on-campus medical assistance contact the Wellness Center of Campus Security.

The Title IX Coordinator will collaborate with the appropriate offices in the investigation and response to a complaint.

Confidentiality:
The College will make every effort to keep the confidentiality of any person(s) reporting a claim and when possible will keep the identity of an unwilling victim or witness confidential. The College, however, cannot guarantee unqualified confidentiality as it must balance confidentiality with the safety of other members in the community. If the College determines that there is the threat of imminent harm to an individual or to the community, information may need to be shared and then only with appropriate individuals. Complainants will be advised if information pertaining to a claim is shared with individuals outside of the College’s investigative process.

There are certain individuals who, under the law and under specific circumstances, are bound by rules of confidentiality. If you choose to report a claim to any of the resources listed, you may ask whether your conversation with them is privileged under the law.

Grievance Procedures:
Copies of the College’s Title IX grievance procedures and local campus and community resources may be obtained from the Title IX Coordinator. The U.S. Department of Education’s Office of Civil Rights is the entity that is charged with enforcing Title IX compliance.

Inquiries about these issues may also be referred to:
U. S. Department of Education, Office for Civil Rights (OCR)
New York Office 32 Old Slip, 26th Floor
New York, NY 10005-2500
Phone: 646-428-3800 Fax: 646-428-3843
Email: OCR.NewYork@ed.gov
Visit: http://www2.ed.gov/about/offices/list/ocr/index.html

This nondiscrimination notice appears on the college’s various web sites, in college publications, and employment materials. Information updated as of March 2013

Sexual Misconduct/VAWA (Violence Against Women Act) Notice
Niagara County Community College (NCCC) is committed to creating and maintaining an educational environment free from all forms of sex discrimination, including sexual misconduct. Any act involving sexual harassment, violence, coercion, and intimidation will not be tolerated. Specifically, NCCC strictly prohibits the offenses of domestic violence, dating violence, sexual assault, and stalking. These acts have a real impact on the lives of victims. They not only violate a person’s feelings of trust and safety, but they can also substantially interfere with a student’s education.

It is the policy of SUNY and NCCC that, upon learning that an act of sexual misconduct has taken place, immediate action will be taken to address the situation and punish the perpetrator. This includes working with State and local law enforcement to bring possible criminal charges, seeking disciplinary action through the College, and enforcing mandatory transcript notifications so other institutions are on notice of the offense committed.

NCCC encourages the reporting of sexual misconduct that is prompt and accurate. This allows the NCCC community to quickly respond to allegations and offer immediate support to the victim. NCCC is committed to protecting the confidentiality of victims, and will work closely with students who wish to obtain confidential assistance regarding an incident of sexual misconduct. Certain professionals at the College are permitted by law to offer confidentiality. Those who do not maintain the privilege to offer confidentiality are expected to keep reports private to the extent permitted under the law and College policy. This means that they may have to report to college officials, but will not broadcast the information beyond what is required by law and policy. All allegations will be investigated promptly and thoroughly, and
both the victim and the accused will be afforded equitable rights during the investigative process.

It is the collective responsibility of all members of the NCCC community to foster a safe and secure campus environment. In an effort to promote this environment and prevent acts of sexual misconduct from occurring, NCCC engages in ongoing prevention and awareness education programs. All members of the NCCC community must participate in ongoing campaigns and trainings focused on the prevention of sexual misconduct on campus.

This policy applies to all members of the NCCC community, including students, faculty, staff, visitors, independent contractors, and other third parties who are on campus and involved in an incident of sexual misconduct (this can be someone who witnessed an incident or who wishes to report an incident on behalf of another). The policy applies to these parties regardless of sexual orientation or gender identity.

This policy prohibits all forms of sexual misconduct. This broad term includes, but is not limited to, acts of sexual harassment, sexual violence, sexual coercion, sexual threats or intimidation, domestic violence, dating violence, sexual assault, stalking, and cyber-stalking.

DEFINITIONS:

**DATING VIOLENCE** - Dating violence is any act of violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship shall be determined based on the victim’s statement and with consideration of the type and length of the relationship and the frequency of interaction between the persons involved in the relationship. Two people may be in a romantic or intimate relationship, regardless of whether the relationship is sexual in nature; however, neither a casual acquaintance nor ordinary fraternization between two individuals in a business or social context shall constitute a romantic or intimate relationship. This definition does not include acts covered under domestic violence.

**DOMESTIC VIOLENCE** - Domestic violence is any violent felony or misdemeanor crime committed by a current or former spouse or intimate partner of the victim, a person sharing a child with the victim, or a person cohabitating with the victim as a spouse or intimate partner.

**STALKING** - The term stalking means intentionally engaging in a course of conduct, directed at a specific person, which is likely to causes a reasonable person to fear for his or her safety or the safety of others or cause that person to suffer substantial emotional damage. Examples include, but are not limited to, repeatedly following such person(s), repeatedly committing acts that alarm, cause fear, or seriously annoy such other person(s) and that serve no legitimate purpose, and repeatedly communicating by any means, including electronic means, with such person(s) in a manner likely to intimidate, annoy, or alarm him or her.

**CONSENT** - Consent is the agreement to engage in specific sexual contact, which may be given by verbal agreement or active and willing participation in the sexual activity. Consent to sexual contact or any specific sexual act cannot be given if an individual is incapacitated or impaired because of a physical or mental condition or the ingestion of drugs or alcohol, or under the age of 17. Silence, previous sexual relationships, current relationships, or the use of alcohol and/or drugs is not an indication of consent. The use of force, threat of force, threat of immediate or future harm, or use of physical intimidation to secure compliance with sexual activity is evidence of lack of consent. Consent may be initially given, but it may be revoked at any point, either verbally, through physical resistance, or by losing consciousness. Failure to cease sexual contact promptly in response to a withdrawal of consent constitutes prohibited nonconsensual sexual contact. “No” or any other negative statement or acts/physical gestures supporting the desire to cease contact in response to sexual contact or an invitation to sexual contact will be regarded as a denial of consent to such sexual contact.
supports or relates to the school’s educational purposes and is frequently used by students. This policy also covers conduct that takes place off-campus that may have a connection to the College community.

**Programs:** This policy covers all educational, extracurricular, athletic, or other campus programs.

**Activities:** This policy covers all campus and school-related activities, including, but not limited to, student organizations, community organizations with student and/or faculty participation, and all other educational or extracurricular events hosted by or at the college/university.

**Relationships:** This policy covers sexual misconduct occurring between individuals in various types of relationships. These include, but are not limited to, student to student, staff to staff, faculty member to faculty member, visitor/contracted employee to faculty/staff, faculty member to student, staff to student, supervisor to subordinate, and coach to student athlete.

Sexual misconduct may be acts committed by an individual or collective actions committed by members of a group or organization. These acts may be committed against an individual or against a group or organization. These acts may be committed by a stranger, an acquaintance, or someone with whom the victim has a social, romantic, or intimate relationship. These acts may be committed by or against any individual, regardless of sexual orientation or gender identity.

**Confidentiality:** NCCC is committed to maintaining the privacy of all individuals involved in a report of sexual misconduct. While NCCC encourages victims to report an incident of sexual misconduct, there are many options available for students to speak with someone about what happened while maintaining confidentiality.

**NCCC Policy Concerning Sexual Assaults** *(this policy is under review because it governs faculty, staff and student. New wording will be provided at a future date).*

**Policy Statement:**
Niagara County Community College does not condone any form of sexual assault committed by any member of the College Community. Sexual assaults are crimes of violence, and men and women of the campus community who commit these crimes are subject to serve sanctions pursuant to the Penal Law of the State of New York as well as through the campus judicial system of College Policy and Procedures as established through the collective bargaining agreements, Board of Trustees Policy and/or the Student Code of Conduct. Internal sanctions may include suspension or expulsion of students, required leave, or termination of employment.

**Definition:**
Sexual assault is forced sexual acts or any sexual contact against one’s will as defined in Penal Law S130.00(3).

**Procedure:**
**Reporting**—Sexual assault incidents shall be reported to Campus Security, which in turn is required to report such incidents to law enforcement agencies. When the victim reports the incident, the Victim Assistance Support Team shall be contacted immediately. This team will consist of the College nurse, a counselor, a victim advocate and a representative of Campus Security. The team is to make available immediate medical and psychological treatment for the victim. This team will also advise the victim about his/her rights to initiate judicial proceedings on campus, as well as the right to utilize law enforcement agencies.

**Off College Owned or Controlled Property**—If the assault occurs off College owned or controlled property and the alleged perpetrator is a member of the College Community, the College may invoke established procedures as deemed necessary to protect the institution and those affiliated members.
Confidentiality—All reports of sexual assault will be kept confidential and anonymity of all parties will be maintained to the extent possible. The names of the involved parties will only be available during the investigation and hearing to those with a “need to know.” Those with a “need to know” may include: the alleged victim, the alleged accused, the members of the Victim Assistance Support Team, the hearing officer and counsel for all parties including the College.

Action—If the accused is a student, the procedures detailed in the Student Code of Conduct shall be followed. If the accused is an employee of the College and/or College Association, the procedures detailed in the respective contractual agreement and/or according to terms or conditions of employment shall be utilized.

All documents related to the incidents will be kept on file as required by the State of New York.

False Accusations:
False accusations of sexual assault are a serious matter and the accuser may be subject to disciplinary action according to the provisions of the appropriate contract or the Student Code of Conduct as well as the Penal Law of the State of New York.

Communication of Incident:
The need for notification of the College Community will be determined by the College President and the Director of Security based on the specific situation and safety of College personnel. In no case will the College release the names of involved parties. Any communication, both internal and external, will be coordinated by Public Relations and the Office of the President.

Sexual Harassment Policy & Procedures (this policy is under review because it governs faculty, staff and student. New wording will be provided at a future date).

It is the policy of Niagara County Community College to establish an environment in which the dignity and worth of all members of the College Community are respected. In keeping with this principle, the sexual harassment of students, employees or a third party (defined as prospective and former students as well as other visitors to the campus, including parents, vendors, contractors, etc.) is considered unacceptable conduct and will not be tolerated. Sexual harassment subverts the mission of the College and undermines the educational process. In relationships between members of the College Community, it creates an atmosphere which is not conducive to learning or productivity.

Niagara County Community College is committed to all provisions of Title VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, NYS Executive Order #28, and other human rights and educational opportunity laws. These laws include prohibitions of discrimination in employment and educational programs and services on the basis of sex.

It is the policy of Niagara County Community College that all forms of sexual harassment should be corrected early and firmly in the interest of maintaining a barrier-free working and learning environment. Note: These laws apply to women harassing women, women harassing men, men harassing men and men harassing women.
Definition:
Sexual harassment is an unwanted and unwelcome attention directed toward someone’s gender or sexual identity. The behavior can be verbal, nonverbal or physical. There are two types of sexual harassment. The first type is known as "quid pro quo” which involves implicit or explicit requests for favors that may be used as condition or basis for employment or educational decisions or promotion. The second type of sexual harassment is known as “hostile environment.” It is any unwanted verbal or physical sexual advance or sexually explicit or implicit derogatory statements or actions made by someone in the College Community, which are offensive and/or which cause the recipient discomfort or humiliation or which interfere with the recipient’s school or work environment. Examples: Sexual harassment behaviors may include, but are not limited to, leering at a person’s body; verbal harassment or abuse of a sexual nature; inappropriate touching, petting, pinching or brushing against a person’s body; subtle or direct pressure for sexual favors accompanied by implied or overt threats concerning grades, employment recommendations, job performance, evaluation, etc.

Responsibility:
This policy applies to all members of the College Community, who are encouraged and have responsibility to promptly report complaints of sexual harassment. In the absence of the Equity & Diversity Director, any complaint of sexual harassment is to be reported to the individual designated by the President to receive informal or formal complaints. Administrators and supervisors have further responsibility of preventing and eliminating sexual harassment within their respective areas.

Non-Reprisal Statement
No College employee, student, applicant for employment, or member of the public (third party) may be subject to restraint, interference, coercion or reprisal for action taken in good faith to seek advice concerning a sexual harassment matter, to file a sexual harassment complaint, or to serve as a witness in the investigation of a sexual harassment complaint.

Procedures:
I. Informal Reporting: The aim of the informal complaint resolution is not to determine whether there is intent to harass, but to ensure that the alleged offending behavior ceases and that the matter is resolved promptly. No disciplinary action is taken in resolving informal complaints. If the situation is resolved or if the complainant does not want to pursue further investigation, the process may end at this stage. However, if the complainant is not satisfied with the outcome, or if the complainant chooses to forego the informal reporting stage, he/she may proceed directly to the formal reporting procedures.

1. Any member of the College Community (students, employees or third parties) may seek advice, information or counseling on matters related to sexual harassment without having to lodge a formal complaint. The complainant will be made aware of the institution’s formal policy and procedures on sexual harassment and his/her options. Persons who believe that they have been victims of sexual harassment as defined above may approach a member of the College Community with whom they feel comfortable such as: advisor, counselor, faculty, administrator, security officer or College nurse. The Equity & Diversity Director is available for consultation and/or referral by the above mentioned sources.

2. At this point, if the complainant, after the initial meeting with the member of the College Community decides to proceed with the complaint, the complainant should make a written statement to the Equity & Diversity Director, or designee.

Dissemination of the information relating to the case should be limited to those on a need to know basis in order that the privacy of all individuals involved is protected as much as possible.
3. After a complaint is submitted, the Equity & Diversity Director, or designee, should initiate appropriate actions to affect an informal resolution. These actions may include, but are not limited to: (a) The person(s) to whom the complaint is brought will counsel the complainant as to the options available under this policy which include the informal and formal procedures available for resolving the complaint; (b) The Equity & Diversity Director, or designee, may help the complainant resolve the complaint that will be acceptable for both parties, if the identifying information about himself/herself or any other party is known (e.g. names, department or unit). A conversation may remain confidential and no further action normally will be taken when an individual wishes to make an inquiry or complaint if he or she does not reveal identifying information. While the confidentiality of the information received, the privacy of the individuals involved and the wishes of the complainant regarding action by the College cannot be guaranteed, they will be protected to as great a degree as is legally permissible; (c) the Equity & Diversity Director, or designee, may help the complainant draft a formal complaint if the complainant decides to follow that route.

4. At this stage, there will be no records of complaints kept in personnel files. However, all complaints will be kept in the Office of Equity & Diversity.

II. Formal Reporting: If the complainant wishes to forego the informal stage and proceed to the formal reporting stage, or if the matter has not been resolved through the informal process, the complainant will do so in writing with the Equity & Diversity Director, or designee. The Equity & Diversity Director, or designee, will initiate an investigation to establish whether there is a reasonable basis for believing that a violation of the policy has occurred.

1. A complaint must be filed within 45 calendar days following the alleged incident, or 45 days after the date on which the complainant first recognized the full extent of the alleged harassment incident, if that date is later. For example, the complainant may file a complaint 45 days after he/she has received their grades.

2. The Equity & Diversity Director, or designee, will contact the alleged offender and the administrator and/or supervisor of the department in which the alleged offender works or the Vice President of Student Services. If the alleged offender is a campus administrator, the guidelines set forth by SUNY regarding sexual harassment will be implemented. At this time, the alleged offender will be informed of the allegations, the identity of the complainant and the facts surrounding the allegations. A written statement of the complaint will be given to both parties. If the alleged offender is a third party, the complainant will be informed of avenues of resource which may include filing charges with the New York State Human Rights, initiating civil action or seeking redress under state criminal statutes and/or federal law.

3. The investigation will afford both parties, the alleged offender and the complainant, the full may be accompanied by legal counsel and/or union representation. The Equity & Diversity Director, or designee, will involve only those persons who are believed to have pertinent factual knowledge. To every extent possible, allegations will be handled confidentially and the information will be available only to those who have a compelling need to know for the purpose of the investigation. The investigation must be completed within a reasonable time from the initial receipt of the complaint.

4. Within five (5) days after the end of the investigation, the Equity & Diversity Director, or designee, will prepare a written report to the President of the College, or designee, of his/her findings, which may include, but are not limited to: (1) a determination that the allegations are not warranted; (2) a determination that the allegations are warranted and a recommendation made of a negotiated settlement; or (3) a determination that the allegations are warranted and recommendation for implementation of appropriate College procedures and/or disciplinary actions.
Presidential Action:
Within 15 working days after receipt of the Equity & Diversity Director’s findings, the President of the College, or designee, will make a determination as to whether there was a violation of policy, and will inform the complainant and the alleged offender of the disposition of the complaint.

Options Following Presidential Action:
In the event that one of the parties does not accept the President’s decision, the appropriate procedure applicable under present collective bargaining agreements or campus student judiciary regulations will be implemented. Campus administrators not covered by a collective bargaining agreement will follow the guidelines set forth by SUNY regarding sexual harassment.

Filing a complaint with the College does not preclude a complainant from filing with outside agencies such as the Equal Employment Opportunity Commission or the State Division of Human Rights. If the complainant is dissatisfied with the President’s decision, he/she may file a formal complaint with the appropriate state or federal agency. The Equity & Diversity Director will assist the complainant by providing information on names and addresses of these agencies.

NOTE: The need for notification to the County Attorney’s office involving any incident will be determined by the College President and the Equity & Diversity Director based on the specific situation. All communication, both Internal and external, as well as, all relevant materials will be coordinated and forwarded by the Office of Equity & Diversity and the President’s Office.

False Accusation:
False accusations of sexual harassment are a serious matter and anyone who can be shown to have falsely accused another may be subject to disciplinary action according to the provisions under the Penal Code of the State of New York, the Student Conduct Code and collective bargaining agreements. Campus administrators not covered by a collective bargaining agreement will be subject to College discipline.

Statement on Consensual Sexual and Amorous Relationships (this policy is under review because it governs faculty, staff and student. New wording will be provided at a future date).

Niagara County Community College, NCCC, acknowledges its responsibility to provide clear direction to the College Community about the professional risks associated with consensual amorous and/or sexual relationships in which a definite power differential between parties exists.

In as much as NCCC is committed to fostering the development of learning and work environments characterized by professional and ethical behavior and free of discriminatory behavior, consenting amorous and/or sexual relationships between College employees and students, or between supervisor and subordinates are strongly discouraged. NCCC recognizes that it is difficult to regulate such personal decisions, but views them as a reason for concern for the following two reasons:

A. Power Differential: Individuals entering into consensual amorous and/or sexual relationships involving a power differential must recognize that (1) the reasons for entering such a relationship may be a function of the power differential; (2) where power differential exist, even in seemingly consensual relationships, consent may not be considered a defense if a complaint of sexual harassment or retaliation is brought; and (3) is is almost always the case that the individual with the power or status advantage in the relationship will bear the burden of accountability.
B. **Conflict of Interest:** Conflicts of interest may arise in connection with consensual amorous and/or sexual relationships between College employees and students, or between supervisor and subordinates. College policy and more general ethical principles preclude individuals from evaluating the work or academic performance of those with whom they have intimate, familial relationships or from making hiring, salary or similar decisions that have a financial impact on such persons. The same principles apply to consensual amorous and/or sexual relationships and require that appropriate alternate arrangements be made for objective decision making with regard to the student, subordinate or prospective employees.)

**Disabled Student Services**

In accordance with Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act, NCCC provides “reasonable accommodations and support services to students with disabilities, including learning disabilities”. Our objective is to support the educational and vocational goals of students with disabilities at NCCC.

Registration with the Coordinator of Disabled Student Services is on a voluntary, self-identifying basis and is necessary to receive services. This process is confidential and requires certified documentation. If you anticipate using accommodations, it is important that you contact the Coordinator (as soon as possible).

**III. Immunization Policy**

In accordance with New York State Public Health Law 2165, it is the policy of Niagara County Community College to require all students who were born on or after January 1, 1957, to be immunized for measles, mumps and rubella. In addition, students are expected to provide proof or sign a waiver for meningitis prior to registration.

**Purpose**

The purpose of this policy and the Public Health Law is to eliminate outbreaks of measles, mumps and rubella among college and university students in New York State. Vaccine preventable disease outbreaks occurring on college campuses result in high cost to both student and institutions.

**Definitions**

- “Student” means anyone born on or after January 1, 1957.

- “Attendance at a post-secondary institution” is defined as the physical presence of the student at the Sanborn campus, Niagara Falls Culinary Institute and/or any off-campus sites and shall begin on the first scheduled day of classes each semester.

- “Acceptable proof of immunity for measles” means two doses of live vaccine, the first given on or after the first birthday and after January 1, 1968, and the second one after fifteen months of age. There must be an interval of at least 30 days between the first measles dose and the second dose of the vaccine. Serological proof (titre) is also acceptable as is a physician’s statement of prior disease history.

- “Acceptable proof of immunity to rubella” consists of one dose of live vaccine given on or after the first birthday and after 1968, or serological evidence of immunity for rubella.

- An “acceptable proof of immunity for mumps” consists of immunization on or after the first birthday and after 1968, serological evidence of immunity, or physician’s statement of disease history.

In case of Meningitis, the student is required to submit proof form a physician or Health department or by signing a waiver form provided by the Wellness Office at NCCC.
In all cases, proof of immunity must be documented by one of the following:

- Physician’s or Health Department record,
- High-school record, or
- Statement signed by the appropriate College Health Services official indicating that they have received the appropriate immunization on campus.

**Exemption-Medical and Religious**

If a licensed physician or nurse practitioner certifies in writing that one or more of the required immunizations may be detrimental to the student’s health or is otherwise medically contradicted, the requirements for measles, mumps and rubella immunity shall be waived until such immunization is determined to no longer be detrimental to the student’s health or otherwise medically contradicted.

The statement must specify those immunizations which may be detrimental and the length of time they may be detrimental.

Students granted exemptions for religious or medical reasons will be required to sign a statement indicating that they have been advised that in the event of an outbreak of measles, mumps, or rubella on campus that they will be excluded from attending classes or activities at Niagara County Community College until two weeks after the outbreak. In most instances they will be allowed to return to campus immediately upon receiving the vaccine.

**Enforcement of Requirements**

Students new to the College must provide proof of immunity prior to their first registration. Students will be notified at the time of admission and in their notification of registration. Students who do not provide proof of immunity will not be allowed to register and/or may be excluded from classes and/or may be excluded from classes and/or will not receive final grade reports until they do so.

**Reporting of Measles, Mumps, and Rubella and Outbreak Control Strategies**

In the event a student, staff member, or faculty is suspected of having measles infection, the Supervisor of the Health Services or the College nurse will notify the County Health Department immediately. Health Services will work with the Health Department to follow up with exposed close contact and implement outbreak control activities. Persons born before January 1, 1957, are considered immune from natural disease, but will be encouraged to obtain measles immunization.

Persons who are susceptible to measles will be encouraged to obtain measles immunization immediately. In the event such persons continue to refuse immunization or are unable to receive immunizations, the College will exclude them from attendance at Niagara County Community College.

**Rubella**

In the event of a rubella outbreak on campus all females, student or staff, will be notified so that if they are pregnant they should notify their health care provider to determine their rubella immune status through serological results.

**Institutional Responsibility**

It is the role of Health Services personnel to evaluate documentation supplied by students to ensure that the documentation meets requirements set forth in this policy and to input data to student records.

**Confidentiality**

Student immunizations records contain information of a medical nature; and, therefore, must be considered confidential. Access is restricted to College employees whose job responsibilities require information from those records. Students wanting a copy of their records for their personal files or for transfer to another institution will be required to sign a release form prior to receiving the records.
**College Health Insurance**

It is the policy of NCCC that all students are required to have health insurance. If students are not covered by their own insurance, they must participate in the Accident Insurance policy offered by the College. Optional Basic Sickness and Supplemental Medical Insurance is available to all students.

Information and claim forms are available in the Wellness Office.

**Confidentiality of Student Records**

In accordance with the statutory requirements of the Family Education Rights and Privacy Act of 1974, students at NCCC are provided full access to their educational records, the right to challenge the content of such records and the right to limit transferability of such records without their consent. Details pertaining to the content and location of student records, as well as to procedures for action and hearings, can be obtained in the Records Office.

Written consent from a student is required before personally identifiable information can be released from and individual educational record in all cases except those specifically exempted by law.

There is certain directory information which the College may release without the student’s permission: the student’s name, address (including e-mail), telephone number, date and place of birth, major field of study, participation in officially recognized activities and sports, photograph, weight and height of members of the athletic teams, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended by the student. However, a student may prevent the release of such information by completing the appropriate form in the Records Office.

The full College policy and procedure for exercising student rights under this law are available from the Vice President of Student Services. Inquiries or complaints may be filed with the Family Educational Rights and Privacy Act Office, Department of Health and Human Services; 350 Independence Avenue, SW; Washington, DC 20201.

**Tobacco Free Environment Policy**

I. **Policy**

A. Niagara County Community College is committed to improving the health of its employees through a comprehensive program that discourages the use of tobacco products on its property.

B. Effective September 1, 2010 the use, distribution, or sale of tobacco products, including any smoking device, or carrying of any lighted smoking instrument, in NCCC buildings or on NCCC premises is prohibited. This includes, but is not limited to all NCCC: sidewalks; parking lots, landscaped areas, recreational areas and buildings on any NCCC property and in NCCC owned, rented or leased vehicles, and at events on NCCC premises. Smoking materials must be extinguished prior to entering upon any NCCC property without exception. All tobacco products in use must be disposed of prior to entering upon any NCCC property or exiting a personal vehicle: Improper disposal includes: Spitting smokeless tobacco product; Littering (i.e. discarded cigarette butts, throwing or disposing of cigarette butts out of windows, leaving spit container).

C. For the purpose of this policy, “tobacco” is defined to include any cigarette, e-cigarette, cigar, pipe, bidi, clove cigarette, and any other smoking product; and smokeless or spit tobacco, also known as dip, chew, snuff or snus, in any form.
D. All Niagara County Community College employees, students, visitors and contractors are required to comply with this policy, which shall remain in force at all times.

E. Violations of this policy by students and employees will result in the action prescribed in section V. See below.

II. Rationale

Niagara County Community College is committed to improving the health of its employees, students and visitors and acknowledges and supports the findings of the Surgeon General that tobacco use in any form, including exposure to secondhand smoke is a significant health hazard. NCCC further recognizes that environmental tobacco smoke has been classified as a Class-A carcinogen. In light of these health risks, and in support of a healthy learning/working environment, the college, through a comprehensive program, prohibits the use of tobacco products on its property.

III. Positive Reinforcement

As the primary purpose of this policy is to improve the health of employees and students, the college is committed to providing opportunities for persons to address their use of tobacco. The college prefers not to revert to negative means of enforcement and trusts that persons will comply voluntarily. To this end, the college will offer smoking cessation programs, provide educational materials, and generally seek to influence compliance in a positive manner. The College Wellness Center and the Health Education Center are available to all persons interested in seeking ways to address their use of tobacco.

IV. Authority

A. The enforcement of this policy is the responsibility of Campus Security personnel.

B. Campus Security Officers are authorized to issue tickets for violations and control and regulate facilities use as prescribed in this policy.

V. Enforcement

A. Visitors to the campus using tobacco will be asked to discard the tobacco product. Visitors failing to comply with the request will be escorted off campus.

B. Organizations using college facilities will be given written notification that tobacco products are not permitted on campus and that they agree to publicize the college’s policy in their notices.

C. While the college hopes that it is not necessary to address violations, it is necessary to publicize the means by which it may be necessary to address violations by employees or students. The purpose, therefore, of the following systematic approach is to influence compliance with this policy in a positive manner while providing progressive steps leading to disciplinary action. Violations of this policy by students or employees, other than members of the Technical Support Personnel Association (TSPA), will be handled in a manner described below and are not subject to the disciplinary procedures outlined in a collective bargaining agreement or student code of conduct.

Members of the TSPA who violate the tobacco policy will be subject to the disciplinary procedures outlined in their collective bargaining agreement.

- 1st offense – $25 fine
- 2nd offense – $50 fine
- 3rd offense - $100 fine
- 4th and subsequent offenses - $200 fine
D. Monies collected for violations of the tobacco policy will be used to support smoking cessation programs with any excess funds contributed to the Niagara County Community College Foundation’s Unrestricted Fund.

VI. Processing Of Violations

A. Tobacco tickets will be issued for violations of this policy. A copy of the ticket issued to employees will be provided to the Human Resources Office for processing after the period of time for filing of an appeal has expired or upon denial of such appeal. Copies of tickets issued to students will be provided to the Office of the Vice President of Student Services for processing after the period of time for filing of an appeal has expired or upon denial of such appeal.

B. Upon receipt of the ticket by the applicable office, such office will issue the appropriate notice based on the number of offenses. Fines must be paid to the college’s cashier’s office within 30 days of receipt of the notice of the fine.

VII. Appeals

A. Alleged violators may appeal to the Director of Campus Security for a brief adjudicative procedure within seven calendar days of the date of the citation. The Director of Campus Security may void a ticket and not process it further.

B. Appeals of the decision of the Director of Campus Security are to be submitted to the Vice President of Operations within seven days of receipt of such decision. Written notification of the Vice President's decision shall be made within ten days of receipt of the appeal and such decision by the Vice President shall be final.

VIII. Unpaid Fines

If any fine remains unpaid, any or all of the following actions may be taken by the college:

A. A hold may be placed on student transcripts.

B. Registration for the following term may be delayed.

C. The amount due as a result of fines due and payable may be deducted from paychecks of Niagara County Community College employees, including student workers, if not paid within 30 days of receipt of ticket by the Business Office.

D. Outstanding fines may be referred to a collection agency

Workplace Violence Policy and Program

Preamble

NYS Labor Law § 27-b and its implementing regulations in 12 NYCPR § 800.6 establish requirements for the creation of programs aimed at the prevention of Workplace Violence. This document addresses the potential for violence in the workplace and is designed to create and ensure a working environment where violence or threats of violence by any member of, or visitors to, the college community that could affect any employee are not tolerated and are dealt with in an appropriate and timely manner.
Policy Statement

Niagara County Community College will not tolerate violent acts and threats of violence. As such, students, employees, volunteers, independent contractors, vendors, and visitors to the campus who commit, or threaten to commit, acts of violence are subject to disciplinary action and/or civil or criminal prosecution as appropriate.

In order to protect the campus community from potential harm and violence, the College prohibits any weapon capable of causing bodily harm at a time and place that manifests intent to harm or intimidate another person or warrants alarm for personal safety from being in the workplace. Employees of the college, town, state or federal government who at the time are engaged in law enforcement activities are exempt from this prohibition.

In the event of a situation in which there is imminent danger, persons should call 911 and then call Campus Security at 716 614-6400 or ext. 6400. If required, the Emergency Response Plan (see Critical Incident Response Plan under Security/Safety on the College’s FYI page) and/or the Timely Warning Policy will be implemented.

Employees affected by an incident, or know of someone who has been involved in an act of violence shall immediately report it to their supervisor or to Human Resources. Supervisors who receive such reports should contact Human Resources for further help and advice.

Students affected by an incident, or know of someone who has been involved in an act of violence, shall immediately report it to Campus Security.

The College does not discriminate against victim(s) of violence, or those who report such violence, regardless of severity.

Retaliation against anyone who has reported a violation or is involved in an investigation is prohibited and should be reported to the Human Resources immediately.

This policy is not intended to replace the College’s policy on Hate Crimes (see College Policy Manual). In the event an incident covered by the Workplace Violence policy is also considered a Hate Crime, both procedures will be adhered to.

Workplace Violence Program

1. Definitions

Workplace is defined as any location away from an employee’s domicile, permanent or temporary, where an employee performs any work-related duty in the course of his or her employment with the College.

Workplace violence is defined as any physical assault or acts of aggressive behavior occurring where a public employee performs any work-related duty in the course of his or her employment.

For purposes of this policy, workplace violence includes such conduct as:

- Verbal or physical threats of physical injury
- Intentional displays of force which cause an employee to fear bodily harm
- Intentional and wrongful physical contact, without consent, that results in injury
- Stalking an employee with the intent to cause fear of physical harm, if such stalking arose in the course of employment
- Any other behavior that causes others to feel unsafe to include such things as usage of the internet or other electronic media for these purposes (cyber-bullying or cyber-stalking) including but not limited to: harassing, teasing, intimidating, or threatening another person by sending or posting inappropriate and hurtful e-mail messages, instant messages, text messages, digital pictures or images, or website postings, including blogs.
Imminent danger is defined as any condition or practice in any place of employment such that a danger exists which could reasonably be expected to cause death or serious physical harm immediately or before the imminence of such danger can be eliminated through other enforcement procedures.

For purposes of this policy, acts of harassment are generally covered by other College policies as well as the New York Penal Law (see NCCC Policy Manual on harassment). Individuals who feel they have been harassed are advised to seek guidance and information from Human Resources, Student Services or any member of the College Community they feel comfortable approaching.

2. Responsibilities

The Vice President of Operations has overall responsibility for the implementation of the Workplace Violence Program and for responding to the recommendations on the management and implementation of this policy from the Risk Assessment Team.

The Director of Human Resources is responsible for ensuring this policy is distributed to the campus community through appropriate channels and to all new employees.

Supervisors are responsible for ensuring all members of their staff to include volunteers are aware of this policy.

Employees are responsible for being familiar with and adhering to this policy.

Students are responsible for acting in accordance with the Student Code of Conduct.

The Business Services department is responsible for informing vendors of this policy.

Vendors are responsible for adherence to this policy to include communicating such policy to their employees/representatives.

Every member of the campus community (employees, students, volunteers and visitors) are expected to report any incident to the appropriate official immediately.

3. Risk Assessment Team – A Risk Assessment Team is formulated to implement a Workplace Violence Program and respond to incidents.

Composition

- Vice President of Operations
- Vice President of Student Services
- Director of Security
- Director of Human Resources
- Other individuals as deemed appropriate by each situation

Purpose

- Ensure the workplace hazard assessment is conducted annually
- Institute engineering controls to better protect employees and students
- Ensure minutes of meetings, incident reports, workplace surveys and planned corrective action, and disciplinary action reports are documented and maintained on file
- Ensure the necessary assessment and awareness training and education is provided
- Annually review the hazard assessment survey and incidents of violence and make recommendations for changes to this policy or program.
- Be involved in situations as dictated by the degree and nature of the circumstances.
4. Investigations of Allegations of Violence or Threat of Violence

Allegations of violence or threats of violence will be investigated in a timely and thorough manner by the appropriate member of the Risk Assessment Team or designee depending on the circumstances of the reported allegations.

Investigations will be conducted confidentially to the extent that only those parties who have a definite need to know or be involved in the investigation will be included.

5. Hazard Evaluation and Assessment

The College’s Wellness Committee will conduct the hazard assessment survey of college facilities and grounds annually and make recommendations to the Risk Assessment Team. The hazard assessment survey shall become a written record used by the risk assessment team to develop a plan to reduce and eliminate identified hazards.

Employees wishing to file a complaint when they believe a serious violation of this workplace violence program exists or that a workplace violence danger is imminent may file a written complaint to the Vice President of Operations, Room 153, Building G.

6. Annual Training

Training on workplace violence prevention is required for all employees at time of hire and annually thereafter.

Re-training of affected employees is required when significant changes to the workplace violence program occur and at least annually if no changes occur.

7. Assistance and Support

The College will provide assistance and support to members of the college community as needed and as appropriate following a workplace violence incident or where there is a concern regarding the potential for workplace violence.

- The College’s Wellness Center is available to assist students or employees who have been a victim of an act of violence.
- The Human Resources office is available to assist persons needing guidance regarding any problematic employee behavior.
- The Office of the Vice President of Student Services is available to assist persons needing guidance regarding any problematic student behavior.

8. Sanctions

Each situation is different and will be handled on a case-by-case basis.

Appropriate disciplinary measures will be in accordance with the provisions of the Student Code of Conduct, relevant collective bargaining agreements, or conditions of employment as applicable.

Determination of any action that involves someone other than a student or employee will be made after consultation with relevant agencies, companies, or departments by the College.

Notice of Non-Discrimination

Pursuant to Niagara County Community College (NCCC) policy, the College is fully committed to fostering a diverse community of outstanding faculty, staff, and students, as well as ensuring equal educational opportunity, employment, and access to services, programs, and activities without regard to an individual's race, color, national origin, religion, creed, age, disability, sex, gender identity, sexual orientation, familial status, pregnancy, predisposing genetic characteristics, military status, domestic violence victim status, or criminal conviction.
Employees, students, applicants and other members of the College community (including but not limited to vendors, visitors, and guests) may not be subjected to harassment that is prohibited by law, treated adversely, or retaliated against based upon a protected characteristic.

NCCC’s policy is in accordance with federal and state laws and regulations prohibiting discrimination and harassment. NCCC does not discriminate on the basis of race, color, national origin, disability, political belief, age, religion, sex, gender identity, sexual orientation, familial status, pregnancy, predisposing genetic characteristics, military status, domestic violence status, or prior arrests and criminal convictions, in acceptance for or provision of services, employment or treatment, in its educational and other programs and activities. These laws include Title IX of the Education Amendments of 1972, Title VII of the Civil Rights Act of 1964 as Amended by the Equal Employment Opportunity Act of 1972, the Americans with Disabilities Act (ADA), Section 504 of the Rehabilitation Act of 1973 and the New York State Human Rights Law. These laws prohibit discrimination and harassment, including sexual harassment and sexual violence. Under other provisions of applicable law, NCCC does not discriminate on the basis of sexual orientation.

If you believe you have been discriminated against or if you feel you have been retaliated against for opposing unlawful discriminatory practices, you should contact:
Assistant Director of Human Resources for Compliance Room A263

You may also be able to file a complaint with the State Division of Human Rights.
NYS Division of Human Rights
Walter Mahoney State Office Building
65 Court St. Suite 506
Buffalo, NY 14202
Phone: 716-847-7632
Email: InfoBuffalo@dhr.state.ny.us

Affirmative Action/Equal Opportunity Statement of Policy

The Board of Trustees of Niagara County Community College adopted an Affirmative Action/Equal Opportunity policy in recognition of the College’s commitment to ensuring equal employment and educational opportunity for all persons regardless of race, ethnicity, religion, age, marital status, sex, veteran status, national origin, sexual orientation or disability. The College is committed in practice to be non-discriminatory and to take remedial steps to correct inequities which exist.

The President, as chief executive officer, affirms this policy and will take appropriate action when the intent of State and Federal policies and law, and Affirmative Action and Equal Opportunity Regulations have been willfully or habitually abrogated at Niagara County Community College.

Inquiries regarding questions on application of a compliance with State and Federal policies and law may be directed to the Assistant Director of Human Resources for Compliance.
Policy of Non-Discrimination on the Basis of Disability

Niagara County Community College does not discriminate on the basis of disability in the admission or access to, or treatment or employment in its programs or activities. The College’s Assistant Director of Human Resources for Compliance and Disabilities Coordinator coordinate compliance with the non-discrimination requirements contained in Section 35.107 of the Department of Justice regulations.

Information concerning the provisions of the Americans with Disabilities Act, and the rights provided thereunder, is available from the ADA Coordinator/Assistant Director of Human Resources for Compliance.

Write or call:
Niagara County Community College
Sanborn, New York 14132-9460
Phone: (716) 614-6222 • Fax: (716) 614-6700
www.niagaracc.suny.edu
NCCC is an AA/EEO Institution

Clery Disclosure

The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act of 1998 requires institutions of higher education receiving federal financial aid to report specified crime statistics on college campuses and to provide other safety and crime information to members of the campus community. You may click here to access our Annual Security Report. If you wish to receive a printed copy of the NCCC report you may request one from our Campus Security Office at 716-614-6400. You may find additional information at https://ope.ed.gov/campussafety/.