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The 2023 Annual Campus Security and Fire Safety Report

The Annual Campus Security and Fire Safety Report is a Kean University publication that provides important campus life and fire safety information to all current students and employees. As part of Kean University’s commitment to ensuring the safety and well-being of its community, the report is accessible twenty four hours a day, seven days a week online via the Kean University web site at https://www.kean.edu/offices/university-police/annual-campus-security-and-fire-safety-report. Additionally, paper copies are made available upon request. The information provided in the Annual Security Report is updated annually in accordance with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (also known as the Clery Act). This report also complies with provisions of the Drug Free Work Place Act of 1988, the Drug Free School and Community Act of 1989, and Violence Against Women Act (VAWA) as well as other federal and New Jersey state laws.

Provisions of The Annual Campus Security and Fire Safety Report are subject to change without notice. Versions of The Annual Campus Security and Fire Safety Report published on the www.kean.edu website are to be considered the most complete and up-to-date statement of the current University policies in effect.

A Message From the Department of Public Safety and Police

Please take a few moments to review the important material in this newsletter, which describes the University’s efforts in the important area of campus security and safety. Security, safety and crime are issues of concern to everyone. Despite the traditional view of the University campus as a sanctuary from the ills of the larger society, some incidence of crime on-campus is an unfortunate reality—which every University has to be concerned with.

The vast majority of offenses that have been reported at Kean have been directed against property rather than against people, and Kean is a safe community by any reasonable measure. We believe you will find that Kean has much to be proud of in terms of campus safety and security, that our efforts in this area are serious and ongoing, and that we consistently give crime prevention and the safety and security of every member of our community the highest priority.

The Department of Public Safety and Police exists to serve all people within its jurisdiction with respect, fairness and compassion. It is committed to the prevention of crime and the protection of life and property; the preservation of peace, order and safety; the enforcement of laws and University rules; the maintenance of a sense of security; and the safeguarding of constitutional guarantees.

The department recognizes and supports, in action and in spirit, the mission of Kean and the philosophy that community policing and service is its foundation. It is driven by the goals of enhancing the quality of life, investigating problems as well as incidents, seeking solutions and fostering a sense of security throughout the campus. The department nurtures public trust by holding its members to the highest standards of performance and ethics. To ensure the best community policing and service to the campus community, the department commits itself to the continual review, evaluation and, if necessary, modification of existing departmental programs, operations and policies.

To fulfill its mission, the department is dedicated to
providing a quality work environment and the professional
development of its members through effective training and
leadership.
The Department of Public Safety and Police is located in
Downs Hall in Union, NJ. The main entrance to the Police
Headquarters is on the side of the building. If you have any
questions or would like more information regarding campus
safety, please contact the department at (908) 737-4840.

Emergency University Closing

The following stations will broadcast cancellation of
University classes due to snow or other emergencies:

<table>
<thead>
<tr>
<th>AM</th>
<th>FM</th>
<th>TV</th>
</tr>
</thead>
<tbody>
<tr>
<td>WCTC</td>
<td>1450</td>
<td>WDHA 105.5</td>
</tr>
<tr>
<td>WJDM</td>
<td>1530</td>
<td>WJLK 94.3</td>
</tr>
<tr>
<td>WJLK</td>
<td>1310</td>
<td>WKMW 101.5</td>
</tr>
<tr>
<td>WMTR</td>
<td>1250</td>
<td>WKNJ 90.3</td>
</tr>
<tr>
<td>WOR</td>
<td>710</td>
<td>WMSGQ 98.3</td>
</tr>
</tbody>
</table>

Kean website – The homepage of the University website
(www.kean.edu) will display the most up to date information.
You can also bookmark this page for updates and
notifications.

Twitter – Follow Kean University on Twitter to receive
updates and information: twitter.com/KeanUniversity

Facebook – Information will also be posted on the
University’s main Facebook page: www.facebook.com/
keanuniversity

KEAN OCEAN STUDENTS: Kean Ocean students should
visit the Ocean County College website for information
regarding any campus closures or class cancellations: www.
ocean.edu or visit the Viking Alert system at www.ocean.edu

Students enrolled in classes at Middlesex County College
(www.middlesexcc.edu), Bergen Community College (www.
bergen.edu) or Raritan Valley Community College (www.
raritanval.edu) will have to visit your respective institution’s
website for information.

Any communication regarding university closures, class
cancellations and/or delays will be made utilizing the
methods listed above.

Campus Notifications

Kean University will disseminate important information
and updates to the campus community using a variety of
communication devices. These include:

Campus Alert System – You must register for Campus Alert
with your Kean Google (@kean.edu) as your username. To
register for Campus Alert or update your settings, please log
into www.kean.edu/campusalert.
Section 1: Campus Safety

University Police Procedures and Statistics

Relationship With the Campus Student Code of Conduct System

Kean University cooperates with all law enforcement agencies, including its own. It seeks no special treatment, status or immunity for its students or others detected in violation of the law, on or off campus.

Someone charged with violating University policy and the law may be subject to criminal and conduct sanctions for the same misconduct. The University exercises its discretion to determine if, and when, criminal and conduct action for the same misconduct is warranted to protect the interests of the Kean community and the safety of its members.

In such cases, the University may initiate a complaint under the University Student Code of Conduct structure, independent of and in addition to, any criminal prosecution that may have been initiated.

Anyone who brings a crime to the attention of a University administrator should also speak with a police official. Officers have the discretion, except where limited by law, to refer petty or minor offenses for campus conduct action, instead of or in addition to, arrest and prosecution. It is the policy of the Department of Public Safety and Police to fully inform community members of all of their options, through campus and off-campus enforcement entities, for dealing with offenses committed against them.

The Office of the Vice President for Student Affairs is in close contact with the Department of Public Safety and Police and the Office of Student Accountability, Standards and Education. They exchange information within the parameters of federal privacy laws.

Access To Campus Facilities

Campus residence halls are open only to residents and their invited guests, university personnel and university guests. This restriction is posted, under the New Jersey trespass statutes. During evening and early morning, those who want to enter are required to present proof of residence or, if they are guests, to present identification and be signed in by a resident. Entrances to campus residence halls are equipped with card reader technology that provides access only to residents using their University identification cards.

Access policies in academic buildings during hours when classes are not in session are determined by the academic departments. Anyone in a campus building other than a residence hall, during a time when the building is not in regular use, is asked to notify the Department of Public Safety and Police of his or her presence. At the Wenzhou-
Kean campus, Wenzhou-Kean Security should be notified of the individual's presence at 0577-55870110. Certain sensitive facilities are equipped with alarm systems.

Maintenance of University Facilities

The Maintenance Department maintains the University buildings and grounds with a concern for safety and security.

It inspects campus facilities regularly, promptly makes repairs affecting safety and security, and responds immediately to reports of potential safety and security hazards, such as broken windows and locks. The campus is well-lighted, and regularly scheduled checks are conducted to ensure that lighting is adequate and properly maintained.

Authority of the University Police and Its Relationship With Other Law Enforcement Agencies

University police officers are fully trained and armed, and in accordance with the state laws under which they are sworn, have “all powers of police and constables in criminal cases and offenses against the law,” as well as the authority to enforce the New Jersey motor vehicle laws.

The Kean University Department of Public Safety and Police works closely with the police departments of the surrounding communities and participates in mutual aid.

The current working relationship between the campus and township police departments is such that incidents occurring on the campus are handled fully by the University police unless the University police specifically requests assistance.

At the Union campus, primary responsibility for the investigation and prosecution of crimes on campus lies with New Jersey State Police, The Union County Prosecutor’s Office, and the Kean University Department of Public Safety and Police.

At Kean Ocean, law enforcement services are provided by the Toms River Police Department, which responds to fire and medical emergencies as well as reported crimes. While there is no formal Memorandum of Understanding (MOU) in place, the Toms River Police Department undertakes investigations of criminal activity at Kean Ocean.

At the Kean Skylands campus, the Department of Public Safety maintains direct relationships with Jefferson Township Police and Fire officials and the local and county Office of Emergency Management, who are responsible for coordinating community-wide emergency management efforts. Kean University has established a Memorandum of Understanding (MOU) with the Jefferson Township OEM for emergency response support.

At Wenzhou-Kean University, law enforcement services are provided by Wenzhou-Kean Security, which responds to fire and medical emergencies as well as reported crimes. Wenzhou-Kean Security works with local law enforcement agencies, including the Ouhai Police Department and the Liao Police Department.

Monitoring and Recording Criminal Activity At Off-Campus Organizations

The University relies on its close working relationship with local law enforcement agencies to receive information about incidents involving students on campus. The KUPD also requests crime statistics from state and local law enforcement agencies that may have jurisdiction over property which is owned or controlled by Kean University. Likewise, the KUPD requests statistics from local law enforcement at the Wenzhou-Kean campus.

The Department of Public Safety/Police will actively investigate any crime information it receives concerning or involving a member of the campus community. If the University is notified of a situation in which a campus community member was the victim of a crime, the department may issue a Campus Safety Alert, detailing the incident and providing tips so that other community members may avoid similar incidents.

If the Kean University Department of Public Safety and Police is notified of crimes or other serious incidents occurring at off campus establishments or locations, they will forward any information for misconduct action to the Office of Student Accountability, Standards and Education for students attending classes at either the Union, Skylands or Kean Ocean campuses. Any misconduct reported at off campus locations in Wenzhou, China will be reported to Wenzhou-Kean’s Office of Community Standards and Student Conduct.

Campus Reporting Authorities

The Clery Act specifies that officers of Kean University’s Department of Public Safety and Police will serve as official campus security authorities for the purpose of reporting criminal offenses. Other officials of the University who have responsibility for campus security reporting under federal law include: individuals outside of Kean University Public Safety
and Police who have responsibility for campus security; officials of the institution who have significant responsibility for student and campus activities; and other individuals identified by University campus security policies as the individuals to whom students and employees should report criminal offenses.

Professional staff and administrators within the following departments/units have been designated as campus reporting authorities: Office of the Vice President for Student Affairs, Office of Residence Life (including Resident Assistants and student security staff), Center for Leadership and Service (including faculty advisors to student groups), Department of Athletics and Recreation, Miron Student Center Operations and Event Management, Office of Student Accountability, Standards and Education, Office of Student Government, Health Services, Kean Ocean Administration Office, Kean Ocean Campus Life Office, Kean Skylands Administrative Office, Wenzhou-Kean University Office of Academic Affairs, Wenzhou-Kean University Office of Student Affairs, Ocean County College Campus Security and Public Safety Department and University vice presidents and academic deans. Individuals affiliated with those departments are responsible for reporting crime statistics. Campus Security Reporting Forms are available from the Department of Public Safety and Police and may be obtained from the director of each administrative unit. The Campus Security Reporting Form can also be accessed at https://www.kean.edu/media/campus-security-authority-reporting-form-0. At the Wenzhou-Kean campus, the Campus Security Reporting Form can be obtained from Wenzhou-Kean Security or the director of each administrative unit.

Campus ministers, Student Support Services Advocate, Kean Health Services clinicians, and psychological counselors within the Office of Counseling, Disability, Alcohol and Other Drug Services are exempt from reporting personally identifiable information, but must provide general statistical information for purposes of Clery reporting obligations.

Crime Prevention Programming

Basic informational and crime prevention materials are available to incoming students and their families during the orientation process. Transfer students, graduate students, international students and those using campus facilities for summer camps and recreation also receive basic crime awareness and prevention materials.

At the Union campus, crime prevention materials specifically targeted to resident students are distributed by the Office of Residence Life each semester. Police officers also make presentations to a number of sections of Transition to Kean, a course required of all first-time, full-time students.

In addition, a number of presentations are made annually to residence hall occupants. The Student Government Associations participates in an annual “Security Awareness Week,” and the Department of Public Safety and Police participates by distributing crime prevention literature, taking part in informational programs, serving on panels and arranging specialized law enforcement demonstrations.

At the Kean Ocean campus, local law enforcement and Ocean Security personnel provide crime prevention information to students.

At the Wenzhou-Kean campus, local law enforcement and Wenzhou-Kean Security personnel provide crime prevention information to students. The University has invited anti-drug brigade of Wenzhou Public Security Bureau to give anti-drug lectures for all students. In addition, Wenzhou-Kean Security sends crime prevention related emails to all students regularly.

Kean University offers an on-line training program for all employees on preventing sexual harassment and employment discrimination to all new employees within a reasonable period of time after the date of hire. Refresher policy training is provided to all employees, including supervisors and managers, within a reasonable period of time.

Crime Statistics

The Kean Department of Public Safety and Police and Ocean County Security Department have been a contributor to the state and federal Uniform Crime Reporting System since 1975. Portions of the Uniform Crime Report for the last three calendar years may be reviewed within the Annual Campus Security and Fire Safety Report.

Wenzhou-Kean Security, in conjunction with Kean University’s Department of Public Safety and Police, has been a contributor to the state and federal Uniform Crime Reporting System. The information may be reviewed within the Annual Fire and Safety Report.

Megan’s Law and Sex Offender Notification

On October 31, 1994, Megan’s Law was passed with the intention of providing information to the public about certain sex offenders within their community. The offenders are evaluated, registered and placed into tiers. The tier designation determines the level of community notification.

The Union County Prosecutor’s Office notifies the Kean University Police Department of tier III Megan’s Law violators. Implementation of the law at the University is a joint effort of the President’s Office and Campus Police. Upon notification the following items will be distributed to each Vice President:

- Flyers (Only managerial and supervisory personnel are permitted to retain during the notification period).
- Notification Letter
- Citizen’s Guide to Megan’s Law
- Kean University Megan’s Law Manual
- Manager’s Notification Guide Sheet
- Departmental Notification Lists

Each staff member on the notification list reviews the flyer and notification letter and initials his/her signature on the notification list. All signed notification lists and accompanying materials are collected and forwarded to Campus Police.

Members of the Kean Union, Kean Skylands and Kean Ocean University communities seeking information on New Jersey sex
offenders who are living, working, volunteering and/or enrolled at Kean University should consult the NJ State Police web site at [www.state.nj.us/njsp/info/reg_sexoffend.html](http://www.state.nj.us/njsp/info/reg_sexoffend.html) for the state sex offender registry.

# What To Do In An Emergency

## Phone Numbers

<table>
<thead>
<tr>
<th>Kean University Main Campus</th>
<th>Kean Skylands Campus</th>
<th>Kean Ocean Campus</th>
<th>Wenzhou-Kean University Campus</th>
</tr>
</thead>
<tbody>
<tr>
<td>Union and Hillside, NJ</td>
<td>Oak Ridge, NJ</td>
<td>Toms River, NJ</td>
<td>Wenzhou, Zhejiang</td>
</tr>
<tr>
<td><strong>Emergencies:</strong> 9-1-1</td>
<td><strong>Emergencies:</strong> 9-1-1</td>
<td><strong>Emergencies:</strong> 9-1-1</td>
<td><strong>Emergencies:</strong> 1-1-9</td>
</tr>
<tr>
<td>Kean University Department of Public Safety and Police: (908) 737-4800 (Campus Extension: 74800)</td>
<td>Kean University Department of Public Safety and Police: (908) 737-4800 (Campus Extension: 74800)</td>
<td>Ocean County College Campus Security and Public Safety Department: (732) 255-0400, press 6 (Campus Extension: 2200)</td>
<td>Wenzhou-Kean University Security: 0577-55870110 or 0577-55870033</td>
</tr>
</tbody>
</table>

## Fires
- Activate the nearest fire alarm pull station.
- At the **Union, Skylands and Kean Ocean campuses**, call 9-1-1 for immediate assistance.
- At the **Union campus**, call the Kean University Department of Public Safety and Police at (908) 737-4800 (or extension 74800 from an on-campus phone).
- At the **Kean Ocean campus**, call Ocean County Security Department at (732) 255-0400 ext.8 (or extension 2200 from an on-campus phone).
- At the **Wenzhou-Kean campus**, call 1-1-9 or the Wenzhou-Kean Security at 0577-55870110 or 0577-55870033.
- Notify occupants and help those needing assistance in the immediate area.
- Confine the fire by closing doors as you exit.
- Evacuate the building in accordance with posted evacuation procedures.
- Do not re-enter the building until authorized to do so by emergency personnel.

## Building Evacuation Procedures
- When the fire alarm is activated, evacuation is mandatory.
- Do not use elevators.
- Take personal belongings (ID, keys, purses, wallets) and dress appropriately for the weather.
- Close doors as you exit.
- Move all personnel to designated evacuation areas.

## Suspicious Packages
- Do not touch or disturb the object or package.
- Evacuate the immediate area.
- At the **Union, Skylands and Kean Ocean campuses**, call 9-1-1 for immediate assistance.

## Bomb Threats
- Remain calm
- Get as much information as possible from the threatening caller.
- At the **Union campus**, call 911 or the Kean University Department of Public Safety and Police at 908-737-4800 (or extension 74800 from an on-campus phone).
- At the **Kean Ocean campus**, call Ocean County Security Department at (732) 255-0400 ext.8 (or extension 2200 from an on-campus phone).
- At the **Wenzhou-Kean campus**, call 1-1-0 or 0577-55870110 or 0577-55870033.
- Follow instructions of emergency personnel.

## Suspicious Behavior/Persons of Concern
- Do not physically confront the person exhibiting the behavior.
- Do not let anyone into a locked room or building.
- Do not block a person’s access to an exit.
- At the **Union, Skylands and Kean Ocean campuses**, call 9-1-1 for immediate assistance.
At the **Union and Skylands campus**, call the Kean University Department of Public Safety and Police at (908) 737-4800 (or extension 74800 from an on-campus phone).

At the **Kean Ocean campus**, call Ocean County Security Department at (732) 255-0400 extension 8 (or extension 2200 from an on-campus phone.)

At the **Wenzhou-Kean campus**, call 1-1-0 or Wenzhou-Kean Security at 0577-55870110 or 0577-55870033.

### Active Shooters
**At the Union and Skylands campus**, if possible, exit the building immediately and call the Kean University Department of Public Safety and Police at (908) 737-4800 (x74800). If you cannot exit, clear the hallway immediately and/or remain behind closed doors in a locked or barricaded room, stay away from windows, remain calm and quietly call 9-1-1 or the Kean University Department of Public Safety and Police at (908) 737-4800 (x74800).

**At the Kean Ocean campus**, if possible, exit the building immediately and call Ocean County College Campus Security at (732) 255-0400 extension 8 (or extension 2200 from an on-campus phone.) If you cannot exit, clear the hallway immediately and/or remain behind closed doors in a locked or barricaded room, stay away from windows, remain calm and quietly call 9-1-1 or the Kean University Department of Public Safety and Police at (908) 737-4800 (x74800).

**At the Wenzhou-Kean campus**, if possible, exit the building immediately and call 1-1-0. If you cannot exit, clear the hallway and/or remain behind closed doors in a locked or barricaded room, stay away from windows, and quietly call 1-1-0 or the Wenzhou-Kean Security at 0577-55870110.

Evacuate the room only when authorities have arrived and instructed you to so.

Do not leave or unlock the door to see “what is happening”.

Do not attempt to confront or apprehend the shooter, unless as a last resort.

Do not assume someone else has called Campus Police or emergency personnel.

### Gas Leaks, Fumes, Vapors
If you detect natural gas, fumes or vapors:

- Do not pull fire alarms.
- Do not touch light switches or electrical equipment.
- At the **Union and Skylands campus**, call 9-1-1 or the Kean University Department of Public Safety and Police at (908) 737-4800 (x74800).
- At the **Kean Ocean campus**, call 9-1-1 or the Ocean County Security Department at (732) 255-0400 extension 8 (or extension 2200 from an on-campus phone.)
- At the **Wenzhou-Kean campus**, call 1-1-9 or Wenzhou-Kean Security at 0577-55870110. Clear the area immediately if instructed to do so by the police dispatcher.

Provide your location and the location of the odor to the dispatcher.

Provide as many details as possible to the dispatcher.

### Hazardous Materials Spills
- If the incident is indoors and it is safe to do so, close all doors in order to isolate the area.
- At the **Union and Skylands campus**, from a safe area call the Kean University Department of Public Safety and Police at (908) 737-4800 (x74800).
- At the **Kean Ocean campus**, call Ocean County Security Department at (732) 255-0400 extension 8 (or extension 2200 from an on-campus phone.)
- At the **Wenzhou-Kean campus**, call 1-1-9 or Wenzhou Security at 0577-55870110 or 0577-55870033.

Be prepared to provide the following information:

- Name of the material.
- Quantity of the material.
- Location of the incident.
- If anyone is injured or exposed to the material.
- If a fire or explosive is involved.
- Your name, phone number and location.

Follow instructions provided by the emergency responders.

Evacuate if necessary.

### Flooding
Flooding can occur due to major rainstorms, water main breaks or loss of power to sump pumps. In case of imminent or actual flooding:

- If you can do so safely;
  - Secure all vital equipment, records and hazardous materials.
  - Shut off non essential electrical equipment.
  - Wait for instructions from emergency responders or the Facilities Department. At Wenzhou-Kean, wait for instructions from emergency responders or Student Affairs personnel.

- Move all personnel to a safe area.
- Do not return to the area until instructed to do so by Campus Police or the Facilities Department. At the Wenzhou campus, do not return to the area until instructed to do so by local government officials.

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### Campus Emergency Alerts (RAVE)

Kean University utilizes Rave Mobile Safety, a leader in mass notification and incident management, to communicate emergencies and share critical information and alerts to the campus community. Rave Mobile Safety is used by thousands of institutions worldwide.
of K-12 schools and higher education institutions across the country to provide safety and emergency alerts.

Kean University will utilize this emergency alert platform to notify our community of the following announcements and/or emergencies:

**Emergency Campus Events** – Alerts to students, faculty and staff of security-related incidents, utility shutdowns, weather-related closures and events, and other critical advisories as events unfold.

**Information Technology** – Provide maximum warning for service disruption and recovery.

Alerts and advisories are sent as text messages and emailed to @kean.edu accounts. Depending on the nature of the alert, the campus community may also receive a voice notification and/or see posts on Kean University’s social media channels.

**NOTE**: We encourage all members of the Kean community to enter a mobile phone number in their personal records.

**Students** are automatically registered through the contact information included in KeanWise. Students can update their phone number as needed by selecting Address Change under User Account in KeanWISE. Students who have not graduated will remain in the system for a minimum of three semesters following their last registered semester. Graduated students without any other active affiliation with the University will be unsubscribed from the system after graduation.

**Faculty and Staff** are automatically registered through their home contact information in Workday. Employees can update their “primary,” text-enabled number under “Home

Contact Information” in Workday. Employees who leave the University will be automatically unsubscribed from Rave Mobile Safety alerts.

Another feature of Rave Mobile Safety is the Rave Guardian app. Its features include:

**A Virtual Escort** – Provide an additional layer of security for employees, students, faculty and staff. They set a fixed time for their departure and arrival, and their “guardians” are notified when your community members reach their destination.

**Confidential Conversations** – Strengthen your community’s engagement through two-way confidential texting. They can directly connect with you and report any suspicious activity, along with text and images, discreetly through their smartphones without the fear of retaliation.

**Help with the Push of a Button** – Connect your community directly with 9-1-1 or safety officials through one click of a button. If the situation is unsafe for them to speak, your members can send a text message and a picture, and share or stream their location in real time.

**Targeted Notification** – Send geo-targeted push notifications to specific members of your community based on their real-time locations, even if they don’t have a cell signal.

The Rave Mobile Safety platform is maintained by the Office of Computer and Information Services (OCIS), and operated by the University Police and University Relations.

Kean University is committed to providing our students, staff and faculty with services that enhance the safety and security of our community.

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**Police and Fire Information**

**Important Telephone Numbers for the Kean University Department of Public Safety and Police**

**Kean Union Campus**

<table>
<thead>
<tr>
<th>Service</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Police/Fire/Ambulance</td>
<td>9-1-1</td>
</tr>
<tr>
<td>University Police (other than emergency)</td>
<td>7-4800</td>
</tr>
<tr>
<td>Fire Safety</td>
<td>7-4813</td>
</tr>
<tr>
<td>Administrative Offices</td>
<td>7-4840</td>
</tr>
<tr>
<td>Operations Division</td>
<td>7-4840</td>
</tr>
<tr>
<td>Crime Prevention</td>
<td>7-4840</td>
</tr>
<tr>
<td>Records Section (Lost and Found)</td>
<td>7-4810</td>
</tr>
</tbody>
</table>

These numbers may be reached from off campus by dialing (908) 73 before the extension shown.

For additional information, or to make arrangements for a crime prevention presentation by a police officer for your class or campus organization, please contact the Department of Public Safety and Police at extension 7-4840.

**Kean Skylands Campus**

<table>
<thead>
<tr>
<th>Service</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Police/Fire/Ambulance</td>
<td>9-1-1</td>
</tr>
<tr>
<td>University Police (other than emergency)</td>
<td>7-4800</td>
</tr>
<tr>
<td>Administrative Office</td>
<td>(908) 337-0877</td>
</tr>
</tbody>
</table>

**Kean Ocean Campus**

<table>
<thead>
<tr>
<th>Service</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Police/Fire/Ambulance</td>
<td>9-1-1</td>
</tr>
<tr>
<td>Ocean County Security</td>
<td>(732) 255-0400, press 6</td>
</tr>
<tr>
<td>Campus Extension</td>
<td>2200</td>
</tr>
<tr>
<td>University Police</td>
<td>(908) 737-4800</td>
</tr>
</tbody>
</table>

Additional information can be obtained by contacting Ocean County Security at extension 2200.
Crime Prevention Tips

Kean is an academic community committed to maintaining the safety and well-being of its community members. The campus covers more than 150 acres of land in two municipalities: Union and Hillside, as well as the branch campuses in Toms River, New Jersey and Wenzhou, Zhejiang Province, China. As in all communities, crime is a potential threat to any member of the University community. We want to assist in helping you protect yourself and your property. To reduce vulnerability to crime, you should consistently practice preventive measures.

Be aware that you are a potential victim of crime.

1. Avoid the use of alcohol and other drugs
   - People under the influence are more likely to be the victim of a serious crime or accident.

2. Immediately notify the University police if any person(s) or activity arouses your suspicion
   - Avoid isolation.
   - After dark, walk with others.
   - Avoid isolated areas (both indoors and outdoors).
   - Use well-lighted paths.
   - Have alternate means of transportation available.
   - Do not hitchhike or pick up hitchhikers.

3. Keep doors and windows locked
   - Do not prop open entrance doors.
   - Lock doors to dorm rooms, apartments and offices when unoccupied or when you are alone or asleep.
   - Lock first-floor windows and security screens.

4. Do not leave property unprotected
   - In your motor vehicle and residence room, store valuables out of sight.
   - Do not leave property unattended in the library, dining halls, academic buildings, offices, etc.
   - Record the make, model and serial number of all valuables and engrave them with your driver’s license number. This will increase the chances that any items recovered can be returned to you. Personal inventory forms are available at the Department of Public Safety and Police.

Missing Student Notification Policy

Pursuant to Section 488 of the Higher Education Opportunity Act of 2008, Kean University students have the option to register a confidential contact person to be notified in the event that the student is determined to be missing.

Policy

Kean students are provided with the option, on a voluntary basis, to register missing person contact information in KeanWISE upon enrollment, regardless of housing status. A student’s missing person contact information will be kept separately from emergency contact information, even if the student has registered the same person. By providing missing student contact information, the student grants permission to the respective on-campus law enforcement agency to contact the identified individual for the purpose of a missing persons investigation.

The following information provides contact for the on-campus law enforcement agency to be contacted in the event that a Kean University student is believed to be missing at each respective location.

Union Campus
Emergency ................................................. 9-1-1
Public Safety and Police.................................(908) 737-4800
KUPD On Campus Extension..........................7-4800
Skylands Campus
Emergency .......................................................... 9-1-1
Public Safety and Police........................................ (908) 737-4800

Ocean Campus
Emergency .......................................................... 9-1-1
Security and Public Safety.................(732) 255-0400, Press 8
Public Safety On-Campus Extension .................2200

Wenzhou-Kean Campus
Emergency .......................................................... 119 110 120
Security ............................................................0577-55870100

Any time a student is believed to be missing, the on-campus law enforcement agency must be contacted immediately, as provided in the chart above. Upon notification, the respective on-campus law enforcement agency, designated Student Affairs personnel, and/or Residence Life personnel work together to locate missing students, notify appropriate local law enforcement, and check on the welfare of such students.

Each academic year Kean students are afforded the opportunity to provide, on a voluntary basis, missing person contact information. The missing person contact information will be kept separately from emergency contact information, even if the student has registered the same person. Missing person contact information will be used by law enforcement for the sole purpose of a missing persons investigation. The individual provided in the missing persons information will be contacted within 24 hours of the determination that a student is missing. A student may be considered a missing person by Kean University if the student is determined to be missing for a 24 hour period and the student’s absence is contrary to his/her normal pattern of behavior or is the result of any unusual circumstance. Every missing student report will be immediately investigated once a student has been determined to be missing for 24 hours, though instances of bizarre disappearances, suspected kidnapping, or potential crimes will be acted upon immediately when reported. Anyone who believes a student to be missing must immediately report their concern to the respective on-campus law enforcement agency provided in the chart above. Most missing person reports in the college environment result from a student changing his/her routine without informing his/her roommates and/or friends of the change.

Procedure
If a student is designated as missing, the respective on-campus law enforcement agency will notify the individual listed in the missing person contact information within 24 hours. At the Wenzhou-Kean campus, Wenzhou-Kean Security or a designated Kean University or Wenzhou-Kean administrator in consultation with local law enforcement will notify the individual listed in the missing person contact information within 24 hours. For students under the age of 18, a call will be made to both the custodial parents or guardians and the individual listed in the missing person contact information.

In the event a Kean University administrator receives a report that a student may be missing, he/she will collect and document the following information at the time of the report to provide to the appropriate on-campus law enforcement agency:

1. The name and relationship of the person making the report.
2. The date, time and location the missing student was last seen.
3. The general routine or habits of the suspected missing student (e.g. – visiting friends who live off-campus, working a job away from campus) including any recent changes in behavior or demeanor.
4. The missing student’s cell phone number (if known by the reporter).
5. Whether local law enforcement has been notified.

Upon notification from any entity that a student may be missing, the University, in collaboration with the appropriate on-campus law enforcement agency, may use any or all of the following resources to assist in locating the student.

1. Call and text the student’s cell phone.
2. Go to the student’s residence hall room.
3. Talk to the student’s RA, roommate, and floor mates to see if anyone can confirm the missing student’s whereabouts and/or confirm the date, time, and location the student was last seen.
4. Secure a current student ID or other photo of the student from a friend.
5. Send the student an email.
6. Check all possible locations mentioned by the parties above including, but not limited to, library, residence hall lounges, classroom and recreational facilities, etc.
7. Contact or call any other on-campus or off-campus friends or contacts that are made known. This could include checking a student’s social networking sites such as Myspace, Facebook and Twitter.
8. Ascertain the student’s car make, model and license plate number.
9. Obtain electronic logs in order to determine the last time the student accessed the Kean University network and/or determine when the student last entered or exited campus buildings.
10. If appropriate, contact local law enforcement in the student’s hometown for assistance in locating and ensuring the safety of the student. At the Wenzhou-Kean campus, local law enforcement may be contacted for assistance in locating and ensuring the safety of the student.

Policy updated September 2016.
The Office of Fire Safety

The primary mission of the Office of Fire Safety is to protect the health, safety and welfare of the Union campus community by providing fire and life safety educational and awareness programs. The Office is also responsible to continually review all campus facilities and buildings to create a “built in” fire safe environment in which faculty, staff and students are prepared/trained and able to react, evaluate and decide on the correct action should a fire or life safety emergency occur.

The Office of Fire Safety coordinates and acts as the liaison with the Department of Community Affairs – Division of Fire Safety (DFS) to facilitate and assist DFS inspectors in enforcing applicable provisions of the New Jersey International Fire Code and related regulations and standards. The goal of this Office is to achieve a fire safe environment, while assisting the Division of Fire Safety Inspectors to conduct inspections of buildings and structures including those classified as high rise and life hazard use for compliance with the New Jersey Uniform Fire Safety Code (UFC).

The Office of Fire Safety for the Union campus can be reached at (908) 737-4813.

The primary mission of Wenzhou-Kean Security and the Office of Residence Life is to protect the health, safety and welfare of the campus community by providing fire and safety information. The University is also responsible to continually review all campus facilities and buildings to create safety features and a fire safe environment in which faculty, staff and students are prepared/trained and able to react, evaluate and decide on the correct action should a fire or life safety emergency occur.

General Fire/Emergency

Before A Fire Emergency: Planning

1. Keep your most important personal belongings readily accessible, especially keys to your home and vehicle, pocketbook, wallet, medications and appropriate clothing for outside assembly. You may not be able to return to the building for an extended period!

2. Take time to get to know your building. Know the location of at least two of the nearest available exits from your area.

3. Do not use elevators in case of emergency they may not work!

4. Know the location of the nearest available fire alarm pull stations in the building where you are located and how to activate them. Fire alarm pull stations have self-inscribed instructions.

5. Fire extinguishers; based on this emergency action plan; only certain designated Kean employees are certified/trained to use a fire extinguisher. All other occupants of the building must evacuate!

Note: Building occupants are not required to fight fires

6. Be aware of persons in your area who would have difficulty evacuating due to physical limitations during an evacuation.

7. Be aware of any rooms or offices where an alarm may not be heard, including, but not limited to some bathrooms and photographic darkrooms.

8. Participate in fire drills and take them seriously.

9. Accountability: all classroom professors/instructors as well as administrative assistants for each and every department on campus shall be responsible for and utilize a university provided (copies available for download and printing at (www.kean.edu/admin/uploads/pdf/Emergency_Evacuation_Roster.pdf) — emergency evacuation attendance roster listing all employees and classroom occupants for each day. The emergency evacuation attendance roster shall only be collected during an actual emergency.

On Discovering: Reporting A Fire

1. Preferred method to notify occupants of a fire: If you observe fire or smoke activate the building’s fire alarm pull station. Fire alarm pull stations have self-inscribed instructions.

2. Time Permitting, recover your most important personal belongings that are readily accessible, especially keys to your home and vehicle, pocketbook, wallet, medications and appropriate clothing for outside assembly. You may not be able to return to the building!

3. If smoke is present, crawl low to the floor to avoid toxic smoke and gases that collect at the ceiling.

4. Go to the nearest available exit and leave the building. Use the nearest available stairways; never use elevators! Elevators may not work in an emergency.

5. Preferred method to report a fire to emergency response personnel: Call University police (ext. 9-1-1 or (908) 737-4800) and provide your location and a description of the fire after you have left the building. Notification: All fires
should be reported to our campus police at (908) 737-4800.

6. Preferred method to report a fire to emergency response personnel at the Kean Ocean campus: Call 9-1-1 and provide your location and a description of the fire after you have left the building.

7. At the Wenzhou-Kean campus, call 1-1-9 for immediate assistance in the event of a fire.

8. **Extinguisher Use**—If the fire is incipient—*(size of a wastebasket)* and you have taken the University provided annual fire extinguisher training, use—your safety first—discretion to select the proper type of fire extinguisher. Always keep an exit at your back. Attempt to extinguish the fire only after evacuation has started and the University Police have been called. Building occupants are not required to fight fires. Your safe evacuation should come first and foremost. As such all occupants are required to evacuate!

**On Hearing the Fire Alarm: Evacuating the Building**

1. All occupants of the building must immediately evacuate the building by proceeding to the nearest available safe exit and proceed to your designated assembly area.

2. **Time Permitting:** recover your most important personal belongings that are readily accessible, especially keys to your home and vehicle, pocketbook, wallet, medications and appropriate clothing for outside assembly. You may not be able to return to the building!

3. When you leave your room, close the door to help prevent the fire from spreading.

4. If smoke is present, crawl low to the floor to avoid toxic smoke and gases that collect at the ceiling.

5. Alert all persons in your area as you are exiting the building.

**If You Are Not Able to Leave: Shelter In Place**

1. Feel the doorknob, with the back of your hand, before opening any door. If it is hot do not open the door. If it is not hot, brace yourself behind the door and open it slightly. If heat or heavy smoke is present, close the door and stay in your room. Keep low to the floor as products of combustion will accumulate at the ceiling.

2. If you cannot leave the room, seal the cracks around the door with wet towels or other materials. Call University Police: (908) 737-4800 (extension 9-1-1 from a campus phone) and let them know your location and that you are unable to exit. If you are at the Wenzhou-Kean campus, call 1-1-9.

3. If possible, open the window a few inches for fresh air and hang a white sheet or cloth out the window to alert the fire department of your location.

4. Close all other doors and windows in the vicinity of the fire.

5. Stay close to the window, holding a wet towel to your face; do not open the windows except to alert rescue personnel by hanging a white sheet or cloth out the window.

**Exiting: Evacuating the Building**

1. Leave the building using the nearest available safe exit.

2. Do not use the elevator! It may not work in a fire emergency!

3. If all exits are blocked, return to a safe location, close the door and call 9-1-1 to report your location. If you are at the Wenzhou-Kean campus, call 1-1-9 or Wenzhou-Kean Security at 0577-55870110.

4. When using the stairwell to evacuate, stay to the right, remaining close to the wall to allow the Fire Department personnel sufficient access to get to the fire floor or location of the emergency.

5. After leaving, move away from the building. Do not stand in the roadway! Stay a minimum of 150 feet from the building and meet at the designated assembly area for your location.

6. Click on the link below to review the Evacuation Assembly Area Map for the designated assembly area for the Union campus. Campus police will advise if relocation is needed [https://www.kean.edu/media/evacuation-assembly-areas](https://www.kean.edu/media/evacuation-assembly-areas).

7. **Re-entry:** Do not re-enter the building until instructed by either the University Police or fire department officials with authority from the Incident Commander. Often the emergency response personnel silence the alarm prior to completion. A silenced alarm does not mean re-enter. Occupants will be notified to re-enter upon the fire and or police department mobile public address system.

**Fire Evacuations: Occupants With Disabilities**

The Human Resources Office and The Office of Counseling/Disabilities notify individuals of the option of being placed on a list of immobile faculty, staff, and students. **Self-Identification** is voluntary and confidential. At the Union campus, the Fire Safety Director maintains a list of immobile residential students.

The campus police dispatcher receives an updated list each semester of all the occupants with disabilities and the designated areas of refuge. Personnel included on the list are met in person by the Fire Safety Director and given individual guidelines to follow along with a list of all buildings and areas of refuge within each building.

**Prior to** an emergency evacuation of any kind, a partner should be assigned or chosen to accompany and remain with the disabled occupant; attempting to carry an immobilized person is discouraged.
If a fire alarm is activated, the following procedures should be followed at all times:

- The disabled occupant should call 9-1-1 to notify University Police of their location. If a phone is not readily available, the disabled occupant should ask a messenger to communicate their location to 9-1-1. At the Wenzhou-Kean campus, such information should be communicated to 1-1-9.
- Visually impaired but mobile persons should first be moved out of the rush of traffic and then promptly assisted to the nearest exit. Hearing impaired but mobile persons, who may be unaware of the need to evacuate, should be calmly advised and guided to the nearest available exit.
- Temporarily immobilized persons, including people wearing casts and/or using canes or crutches, should be assisted, depending on their ability to navigate stairs and maneuver through doorways. Persons should proceed into the stairwell and wait on the landing until additional help can be summoned.
- Permanently immobilized persons who have either limited or no use of their legs and must rely on crutches, wheelchairs or walkers for transport should proceed into the nearest available safe stairwell and wait on the landing until additional help can be summoned. The University Police and/or the local fire department will arrive to help complete the evacuation.

Residential Safety

Policy on Portable Electrical Appliances, Smoking and Open Flames

- The possession of candles, incense, hookahs, bongs and open flame devices are not permitted in any building.
- Neon signs and string lights (e.g. holiday lights) are prohibited. Personal lamps, including halogen lamps, are not allowed.
- Unauthorized modification of space and the furnishings contained within, including the installation of any air conditioners, paintings, and any personal furnishings is prohibited. Furniture such as chairs, couches, mattresses, waterbeds etc., is prohibited, other than furniture provided by the University.
- Electrical heat-producing appliances (stoves, George Foreman grills, toaster ovens, hot plates, and portable heating units) are prohibited, including all appliances that are not UL listed and appliances that are recalled by manufacturers or government agencies.
- Open coil appliances for heating water and beverages are prohibited. Electric heaters are only allowed if provided by the University.
- Smoking, including e-cigarettes, is not permitted within any building on campus.
- Possession of highly flammable materials including gasoline, their containers (whether containing fuel or empty), Propane cylinders, Kerosene lamps, oil lamps, alcohol lamps, lighter fluid and other highly flammable substances are prohibited.
- Power strips without an internal circuit breaker and Underwriters Lab [UL] approval are prohibited. Power strips may not be used in series to gain greater length. Spliced, tapped, or frayed cords shall not be used.
- Electrical cords should not be in the way of traffic (under carpets, in pathways, through doorways, taped down etc.). Extension cords and non-breaker multi-plug adapters are prohibited.
- Plug-in air fresheners are prohibited.
- Do not hang or attach anything to—on—any lamp, light fixture, sprinkler head or any other fire detection and/or suppression device.
- Anything that damages, misuses, or otherwise interferes with the ready and proper operation of any fire detection or fire suppression equipment and related signs is forbidden. This includes, but is not limited to: sprinklers, heat and smoke detectors, extinguishers, fire alarm control panels, pull stations, annunciator, emergency lighting, exit signs, and emergency floor plan evacuation signs.
- Use of or storage of battery-powered or liquid fuel transportation equipment including hoverboards and skateboards anywhere on campus is prohibited.
- Prohibited items will be confiscated at the discretion of the University Fire Safety Office.

Confiscation Procedures

Residents in possession of prohibited items including but not limited to candles, toaster ovens, illegal extension cords, etc. may face disciplinary action. Residence Life staff, Campus Police Officers, the University’s Fire Marshal or the State Fire Inspector can confiscate or discard any prohibited items considered a danger to a student or the community. Residents may collect items that have not been discarded within one week through their respective community centers. Items reclaimed must be removed from campus upon retrieval immediately. Any item not retrieved within one week will be discarded.
Resident Hall Evacuation

Residence hall professional and security staff are ultimately responsible for the fire evacuation procedure in their respective buildings. It is the residence hall professional and security staff’s responsibility to make sure that each Resident Assistant, Desk Assistant, and resident is familiar with Kean University’s General Fire Safety policy and Emergency Action Plan for his/her respective building(s). During their initial floor meeting each semester, Resident Assistants will provide fire safety information to the students who reside in their area of responsibility.

If a resident has a guest in their residence hall, that resident is responsible for escorting his/her guests out of the building, in the event of an emergency evacuation. Upon fire alarm activation, residence hall professional and security staff are to evacuate the building along with all the occupants and report to their designated evacuation assembly area. Once at the designated assembly area, the residence hall professional and security staff are to account for their residents. Any unaccounted for occupants are to be immediately reported to the residence hall professional and security staff and University Police. Under no circumstance should anyone remain in the building during fire alarm activation, unless expressly instructed to do so by emergency response personnel.

Residence Hall: Occupants With Disability

Occupants with either a permanent or temporary disability should be reported to the University’s Fire Marshal who maintains a confidential list within our emergency dispatch center. Awareness of occupants with a disability is the key to assisting during an emergency. Prior to an emergency evacuation of any kind, a partner should be assigned or chosen to accompany and remain with the disabled occupant.

Most enclosed staircase landings within each building are listed as an area of refuge. In the event that an individual is unable to exit into the staircase landing, whether because of a physical impairment or due to a fire condition in the hallway, that person is to remain in his or her room and or office and notify University Police at (908) 737-4800. Important; See shelter in place guidelines.

It is required that Wenzhou-Kean Security know of faculty, staff and student’s immobility, even if the immobility is temporary.

Fire Safety Education and Training

Each semester the University’s Fire Marshal or other personnel provides training and education to Residence Life and Campus Safety personnel at the Union. Wenzhou local fire department provides fire safety education and training to residence hall directors and campus safety personnel at Wenzhou-Kean campus. The training includes four (4) main components. (1) Fire prevention. (2) Occupant awareness – (building awareness and evacuation procedures). (3) Fire detection – (smoke detectors vs. nuisance alarms) and (4) Fire suppression – (sprinklers do’s and don’ts) within the residence halls.

Fire Safety Education and Training: Campus-Wide

At the beginning of each fall semester our campus community is provided literature on campus fire safety, including emergency response protocol and procedures. This information is provided to all faculty, staff, and students. In addition to this information the University provides practical and realistic building evacuation drills for each building on-campus. These evacuation drills are designed to train our faculty and staff and to evaluate their efficiency and effectiveness in carrying out emergency evacuation procedures.

At the Union campus, Kean University Police assist with this orderly evacuation training of each building on campus provided by Kean University’s Office of Fire Safety.
Plans for Future Improvements In Fire Safety
The fire safety office is continuously reviewing our campus facilities/buildings and educational/awareness programs to provide a “built-in” fire safe environment in which the faculty, staff and students are prepared/trained and able to react, evaluate, and decide on the correct action should an emergency occur.

Fire and Crime Logs

At the Union campus, the Department of Public Safety/Police maintains a daily log concerning crimes reported to the Police Department. The categories contained in the crime log are: crime classification; date, time and general location of the crime; and disposition of the complaint. The above information will appear for each crime reported unless the disclosure of such information is prohibited by law; would jeopardize the confidentiality of the victim; would jeopardize an ongoing criminal investigation; would cause a suspect to flee or evade detection; would jeopardize the safety of an individual; or would result in the destruction of evidence. The Department of Public Safety/Police also maintains a fire log for any fire that occurs in any on campus housing facility at the Union campus. Both the crime and fire log are available for public inspection at the Police Department’s Records Bureau during normal business hours and are updated within two business days of the occurrence of the incidents.

The information contained in the crime log is additionally provided to the University’s newspaper, The Tower and featured in the Police Blotter, and distributed daily via the University’s electronic mail system.

A public crime log is maintained by Ocean County Security Department at the Kean Ocean campus. The crime log is updated within two business days of the occurrence of an incident. The log is available during normal business hours at the Ocean County Security Department.

A public fire and crime log is maintained by Wenzhou-Kean Security. The log is updated within two business days of the occurrence of an incident. A copy of the log can be found at Wenzhou Municipal Police Substation.

Timely Warning

The Student Affairs Department will issue Timely Warnings and Crime Alerts to the campus community in the event of a reported crime that poses a potential ongoing or continuing threat to students and faculty/staff. The Vice President responsible for Wenzhou-Kean Security will issue timely warnings.

Timely Warnings will include different amounts of information, depending on the circumstances of each incident. The crimes for which Timely Warnings may be issued include, but are not limited to: arson, homicide, burglary, robbery, sex offenses, aggravated assault and motor vehicle theft. Most Timely Warnings will include crime prevention information to help the University community take preventive measures. Timely Warnings will be issued as soon as pertinent information is available.

One or more of the following mechanisms will be utilized for Timely Warnings:

► Police Blotter: University’s weekly newspaper, The Tower.
► Crime Prevention Printed Alerts: Posted in residence halls, at student organizations and in academic building common areas. Printed Alerts may also be targeted to specific areas or unit administrators depending upon the specific crime or incident.
► Crime Prevention E-mail Alerts: Immediately entered into the University’s electronic mail system and broadcast by the Office of University Relations to anyone who has a @kean.edu address. Designated administrators in the Department of Public Safety/Police have the ability to initiate a direct E-mail broadcast in the absence of University Relations personnel.
► The Campus Alert System: See https://www.kean.edu/offices/university-police-0/campus-alert for system registration, features and instructions.
► Social Media: Facebook, Twitter & Instagram sites for both Kean Union and Kean Ocean; WeChat at Wenzhou-Kean.
► The Cougar’s Byte: University’s internal student newsletter, The Cougar’s Byte.

The mechanisms identified above alert the University Community to what is occurring on and around our campus. The information disseminated will assist the University community in identifying prevention techniques that can be utilized to avoid victimization. Updates to Timely Warnings, when needed, will be provided by E-mail or Campus Alert.

Emergency Alerts

In addition to Timely Warnings, should there be a serious incident that poses an immediate threat or serious disruption
to members of the Kean community, the University has various systems in place for communicating information quickly. Some or all of these methods of communication may be activated in the event of an immediate threat to the campus community. These methods of communication include network emails, emergency text messages and other notification methods available via the Campus Alert System, and emergency messages that scroll across computer screens when logged onto the University’s website. The University will post updates during a critical incident on the University’s website at www.kean.edu and may provide updates through any or all of the means listed in the previous section for Timely Warnings. Once an alert has been issued, individuals can call the University’s main number of (908) 737-KEAN (5326) to access recorded information.

The decision to issue a Timely Warning or Emergency Alert is made in coordination and consultation between the Chief of Staff, Vice President for University Relations, and the Director of Public Safety. In the event of a serious emergency, notification processes will be implemented at the sole direction of the Director of Public Safety or the ranking police officer available in their absence.

At Wenzhou-Kean, emergency alerts are communicated by email and text messages. The decision to issue a timely warning is made by the Vice Chancellor responsible for security and the Director of Campus Security.

**Underage Drinking/Driving**

In the State of New Jersey, if you are under 21 and drive with a blood alcohol concentration (BAC) of 0.01 percent or more, you will be subject to the following penalties:

- Loss or postponement of driving privileges for 30 to 90 days;
- 15 to 30 days of community service;
- Participation in a program of alcohol education and highway safety.

To reach a BAC of 0.01 percent, you only need one alcoholic drink. If you are under 21 and drive while under the influence of alcohol and/or drugs, or with a BAC of 0.01 percent or more, you may be subject to all the penalties for driving under the influence.

### Residence Hall Fire Alarm Statistics, By Residence Hall

**Spring 2020 – Fall 2022**

<table>
<thead>
<tr>
<th>Kean University Union Campus Residence Halls</th>
<th>Spring 2020</th>
<th>Fall 2020</th>
<th>Spring 2021</th>
<th>Fall 2021</th>
<th>Spring 2022</th>
<th>Fall 2022</th>
<th>TOTALS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartlett Hall (AN)</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
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<td>Burch Hall (AE)</td>
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<td>2</td>
<td>2</td>
<td>7</td>
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<td>Cougar Hall (CH)</td>
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<td>Dougall Hall (DO)</td>
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<td>0</td>
<td>0</td>
<td>3</td>
<td>0</td>
<td>3</td>
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**Kean University Union Campus Totals**

<table>
<thead>
<tr>
<th></th>
<th>35</th>
<th>38</th>
<th>18</th>
<th>67</th>
<th>80</th>
<th>76</th>
<th>314</th>
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<table>
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<tr>
<th>Wenzhou-Kean University Campus Residence Halls</th>
<th>Spring 2020</th>
<th>Fall 2020</th>
<th>Spring 2021</th>
<th>Fall 2021</th>
<th>Spring 2022</th>
<th>Fall 2022</th>
<th>TOTALS</th>
</tr>
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<td>Crysanthemum Hall</td>
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<td>2</td>
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<td>4</td>
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<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
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<td>Banyan Hall</td>
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<td>0</td>
<td>0</td>
<td>0</td>
<td>17</td>
<td>5</td>
<td>22</td>
</tr>
<tr>
<td>Maple Hall</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>16</td>
<td>9</td>
<td>25</td>
</tr>
<tr>
<td>Gingko Hall</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>49</td>
<td>23</td>
<td>72</td>
</tr>
<tr>
<td>Training Hall</td>
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<td>0</td>
<td>0</td>
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**Wenzhou-Kean University Campus Totals**

<table>
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<th>Kean University Totals</th>
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<th>38</th>
<th>18</th>
<th>67</th>
<th>173</th>
<th>125</th>
<th>298</th>
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</table>

**2020-2022 Total Fire Alarms, All Residence Halls**

<table>
<thead>
<tr>
<th></th>
<th>456</th>
</tr>
</thead>
</table>
In accordance with guidance from the Department of Education and the standard practice of many institutions of higher education, Kean University will provide information relating only to actual fires and corresponding property damage beginning in the 2024-2025 edition of the Annual Security Report.

### Residence Hall Fire Alarm Statistics, By Cause
Spring 2022 - Fall 2022

#### Monthly Fire Alarm Statistics for Residence Halls

<table>
<thead>
<tr>
<th>Kean University Union Campus</th>
<th>Bartlett Hall (AN)</th>
<th>Burch Hall (AE)</th>
<th>Cougar Hall (CH)</th>
<th>Dougall Hall (DO)</th>
<th>Freshman Residence Hall (FRH)</th>
<th>Rogers Hall (AS)</th>
<th>Sozio Hall (AW)</th>
<th>Upperclassman Residence Hall (URH)</th>
<th>Whiteman Hall (WH)</th>
<th>TOTAL FIRE ALARMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Cooking</td>
<td>1</td>
<td>3</td>
<td>10</td>
<td>2</td>
<td>0</td>
<td>8</td>
<td>0</td>
<td>7</td>
<td>0</td>
<td>24</td>
</tr>
<tr>
<td>Steam from Shower</td>
<td>0</td>
<td>0</td>
<td>6</td>
<td>10</td>
<td>0</td>
<td>7</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>23</td>
</tr>
<tr>
<td>Aerosol Sprays</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Smoking</td>
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<td>1</td>
<td>1</td>
<td>4</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>5</td>
<td>0</td>
<td>13</td>
</tr>
<tr>
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<td>5</td>
<td>0</td>
<td>3</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>13</td>
</tr>
<tr>
<td>Malfunction</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Hair Care Products/Blow Dryer</td>
<td>0</td>
<td>0</td>
<td>18</td>
<td>0</td>
<td>6</td>
<td>0</td>
<td>0</td>
<td>8</td>
<td>0</td>
<td>32</td>
</tr>
<tr>
<td>Other</td>
<td>6</td>
<td>2</td>
<td>23</td>
<td>0</td>
<td>7</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>9</td>
<td>50</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>10</strong></td>
<td><strong>12</strong></td>
<td><strong>58</strong></td>
<td><strong>3</strong></td>
<td><strong>30</strong></td>
<td><strong>2</strong></td>
<td><strong>2</strong></td>
<td><strong>38</strong></td>
<td><strong>1</strong></td>
<td><strong>152</strong></td>
</tr>
</tbody>
</table>

### Fire Safety Systems in Residential Facilities

<table>
<thead>
<tr>
<th>Kean University Union Campus Residence Halls</th>
<th>Fire Alarm Monitoring Done On-Site (by KD)</th>
<th>Partially Sprinkler System</th>
<th>Full 2 Sprinkler System</th>
<th>Smoke Detection</th>
<th>Fire Extinguishers</th>
<th>Smoke Alarm</th>
<th>Plans &amp; Placards</th>
<th>Fire Evacuation Drills Each Calendar Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartlett Hall (AN)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Burch Hall (AE)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Dougall Hall (DO)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Freshman Residence Hall (FRH)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Rogers Hall (AS)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Sozio Hall (AW)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
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<tr>
<td>Upperclassman Residence Hall (URH)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
<tr>
<td>Whiteman Hall (WH)</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>YES</td>
<td>4</td>
</tr>
</tbody>
</table>

**NOTE:** All residence halls are provided with the following fire safety protection features:

- A complete supervised fire sprinkler system is provided throughout all residence halls
- A complete supervised fire alarm detection system is provided throughout all residence halls
- All furniture within the residence halls is required to have a fire resistance rating
- Fire evacuation drills for Main Campus Residence Halls: Two (2) fire evacuation drills per semester are mandated by the State of New Jersey:
  - The first fire evacuation drill must occur within the first 10 days of the beginning of the semester
  - The second fire evacuation drill for the semester must occur before dawn or after dusk

The Emergency Action Plan is an integral part of the above policy it explains our campus wide emergency evacuation procedures for all students, faculty and staff.

The general Fire Safety Policy lists items that for safety reasons are **prohibited** on our campus. This policy along with the general fire safety prevention and education programs, are crucial to fire safety comprehension.
## WKU Residence Hall Fire Alarm Statistics, By Cause
### Spring 2022 - Fall 2022

<table>
<thead>
<tr>
<th>Fire Alarms and Cause of Alarms</th>
<th>Training Building</th>
<th>Bamboo Hall</th>
<th>Plum Hall</th>
<th>Chrysanthemum Hall</th>
<th>Orchid Hall</th>
<th>Banyan Hall</th>
<th>Maple Hall</th>
<th>Gingko Hall</th>
<th>TOTAL FIRE ALARMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
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<td>Cooking</td>
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<td>2</td>
<td>6</td>
<td>3</td>
<td>6</td>
<td>19</td>
<td>40</td>
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<tr>
<td>Steam from Shower</td>
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<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>12</td>
<td>3</td>
<td>11</td>
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<tr>
<td>Aerosol Sprays</td>
<td>0</td>
<td>0</td>
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<td>0</td>
</tr>
<tr>
<td>Accidental</td>
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<td>0</td>
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<td>0</td>
<td>5</td>
<td>4</td>
<td>3</td>
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<td>Malfunction</td>
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<td>Hair Care Products/Blow Dryer</td>
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<tr>
<td><strong>Totals</strong></td>
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<td><strong>4</strong></td>
<td><strong>12</strong></td>
<td><strong>18</strong></td>
<td><strong>22</strong></td>
<td><strong>18</strong></td>
<td><strong>77</strong></td>
<td><strong>152</strong></td>
</tr>
</tbody>
</table>

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- A complete supervised fire alarm detection system is provided throughout all residence halls
- All furniture within the residence halls is required to have a fire resistance rating

The Emergency Action Plan is an integral part of the above policy it explains our campus wide emergency evacuation procedures for all students, faculty and staff.

The general Fire Safety Policy lists items that for safety reasons are *prohibited* on our campus. This policy along with the general fire safety prevention and education programs, are crucial to fire safety comprehension.
Reporting Crime Statistics

Under the Clery Act, a crime is “reported” when it is brought to the attention of a campus security authority or local law enforcement personnel by a victim, witness, other third party or even the offender, regardless of whether the reporting individuals are associated with the University. It is not necessary for the crime to have been investigated for it to be included in the statistics. Rather, the statistics are based on reports of alleged criminal incidents.

Clery statistics are gathered through reports made to the Kean University Police Department (KUPD), the Office of Student Accountability, Standards and Education, Residence Life, the Affirmative Action Office, and other Campus Security Authorities. The KUPD meets regularly with various offices throughout the University to compile the crime, arrest and referral statistics to ensure statistics are not missed or double counted. The KUPD also requests crime statistics from state and local law enforcement agencies that may have jurisdiction over property which is owned or controlled by Kean University. Additionally, the KUPD requests statistics from local law enforcement at the Wenzhou-Kean campus.

Crimes are then classified using the FBI Uniformed Crime Reporting Handbook, except for sex offenses which are defined by the National Incident Based Reporting System Handbook. New Jersey law is used to define drug, liquor and weapons law violations, as well as incidents of domestic violence.

*Adapted from Rutgers/ DOE Handbook

To comply with “The Crime Awareness and Campus Security Act of 1990”, as amended by “The Jeanne Clery Disclosure of Campus Security Policy and Campus Statistics Act of 1998” and the “Higher Education Amendments of 1998 and 2008”, the University—on an annual basis—will publish the following reported crimes which occur on-campus, in or on non-campus buildings, or surrounding public property: murder, non-negligent manslaughter, forcible and non-forcible sex offenses, robbery, aggravated assault, burglary, motor vehicle theft, arson, manslaughter, and negligent manslaughter.

Additionally, the number of arrests and campus conduct action for the following offenses will be reported: liquor law violations, drug related violations, and weapons possessions. The statistics reported in this document have been obtained from the following sources:

- Kean University Department of Public Safety/Police
- Kean University Office of Residence Life
- Kean University Office of the Vice President for Student Affairs
- Kean University Campus Authority Crime Report Form
- Union Township Police Department
- Hillside Township Police Department
- City of Elizabeth Police Department
- Union County Prosecutor’s Office
- Union County Police Department
- Ocean County College Campus Security and Public Safety Department
- Toms River Police Department
- Ocean County Prosecutor’s Office
- Wenzhou-Kean University Office of Student Affairs
- Wenzhou Municipal Police Department

Crime Definitions

These Offenses have been defined according to the FBI Uniform Crime Reporting/National Incident-Based Reporting Systems:

Reported Criminal Offenses

- **Murder and Non-Negligent Manslaughter**: The willful (non-negligent) killing of one human being by another.
- **Negligent Manslaughter**: The killing of another person through gross negligence.
- **Robbery**: The taking or attempting to take anything of value from the care, custody or control of a person or persons by force or threat of force or violence and/or by putting the victim in fear.
- **Aggravated Assault**: An unlawful attack by one person upon another for the purpose of inflicting severe or aggravated bodily injury. This type of assault usually is accompanied by the use of a weapon or by means likely to produce death or great bodily harm.
- **Burglary**: The unlawful entry of a structure to commit a felony or a theft.
- **Motor Vehicle Theft**: The theft or attempted theft of a motor vehicle.
- **Arson**: Any willful or malicious burning or attempt to burn, with or without intent to defraud, a dwelling house, public building, motor vehicle or aircraft, personal property of another, etc.
Jeanne Clery Act Crime Statistics

The Kean Department of Public Safety and Police has been a contributor to the state and federal Uniform Crime Reporting System since 1975. Portions of the Uniform Crime Report for the last three calendar years may be reviewed in The Annual Campus Security and Fire Safety Report.

Kean University Main Campus

Crime Reporting Statistics
January 2020 - December 2022
In Compliance with the Jeanne Clery Act

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*In 2020 there was a report of a bias incident where the victim was verbally insulted and reported feeling intimidated and biased against based upon presumed sexual orientation.

2022: Five (5) Bias incidents (1) Simple Assault indicated a race bias, (2) Intimidation indicated a race bias (1) Intimidation and religion indicated bias and (1) Vandalism indicated a race bias.

Unfounded Crimes:2020- 0, 2021-0, 2022-0.

Number of Arrests for Following Crimes

<table>
<thead>
<tr>
<th>Calendar Years</th>
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<th>2020</th>
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Arrest statistics gathered from Kean University Public Safety and Police Department.

Number of Persons Referred for Campus Disciplinary Action

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<th>2021</th>
<th>2020</th>
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Campus disciplinary statistics gathered from the Office of the Vice President for Student Affairs.

Kean Ocean Campus

Crime Reporting Statistics
January 2020 - December 2022
In Compliance with the Jeanne Clery Act

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One (1) Hate Crime – Vandalism indicated a religious bias

Hate crimes are reported to the DCSS, campus officials, and other law enforcement agencies. A hate crime is defined as a crime committed that is intentionally directed at a person or persons selected on the basis of actual or perceived race, gender, religion, sexual orientation, ethnicity, or disability.

Number of Arrests for Following Crimes

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<thead>
<tr>
<th>Calendar Years</th>
<th>2022</th>
<th>2021</th>
<th>2020</th>
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<tr>
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<td>Weapons Possession</td>
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Arrest statistics gathered from Kean University Public Safety and Police Department and Ocean County College Campus Security and Public Safety Department.

Number of Persons Referred for Campus Disciplinary Action

<table>
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<tr>
<th>Calendar Years</th>
<th>2022</th>
<th>2021</th>
<th>2020</th>
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PLEASE NOTE: These are all activities reported, not necessarily actual incidents. To learn more and search statistics, visit the “Campus Crime and Security at Postsecondary Education Institutions” home page at opc.ed.gov/security.
## Wenzhou-Kean University Campus

### Crime Reporting Statistics

**January 2020 - December 2022**

*In Compliance with the Jeanne Clery Act*

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*There were no incidents of bias hate crimes reported for 2020.
Unfounded Crimes: 2019-0, 2020-0, 2021-0.*

### Number of Arrests for Following Crimes

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All statistics gathered from Wenzhou-Kean University Office of Student Affairs

### Number of Persons Referred for Campus Disciplinary Action

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Campus disciplinary statistics gathered from the Wenzhou-Kean University Office of Student Affairs.
VAWA Offenses

Stalking: Engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for the person's safety or the safety of others, or to suffer substantial emotional distress.

Dating Violence: 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 reporting party's statement and with consideration of the length of the relationship, the type of relationship, and the frequency of the interaction between the persons involved in the relationship.

Domestic Violence: A felony or misdemeanor crime of violence committed:
- By a current or former spouse or intimate partner of the victim.
- By a person with whom the victim shares a child in common.
- By a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner.
- By a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.
- By any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

Hate Crimes

A hate crime is defined as any of the above criminal offenses and/or any other crime involving bodily injury reported to local police agencies or to a campus security authority that manifests evidence that the victim was intentionally selected because of bias. The categories of bias under the Clery Act are: Race, Religion, Sexual Orientation, Gender, Gender Identity, Ethnicity, National Origin and Disability. Additionally, any of the crimes listed below will be considered hate crimes if there is evidence that the crime occurred due to bias as designated above.

- Larceny: The unlawful taking, carrying, leading, or riding away of property from the possession or constructive possession of another.
- Simple Assault: An unlawful physical attack by one person upon another where neither the offender displays a weapon, nor the victim suffers obvious severe or aggravated bodily injury involving apparent broken bones, loss of teeth, possible internal injury, severe laceration, or loss of consciousness.
- Intimidation: To unlawfully place another person in reasonable fear of bodily harm through the use of threatening words and/or other conduct, but without displaying a weapon or subjecting the victim to actual physical attack.
- Vandalism: To willfully or maliciously destroy, injure, disfigure, or deface any public or private property, real or personal, without the consent of the owner or person having custody or control by cutting, tearing, breaking, marking, personal, without the consent of the owner or person having custody or control by cutting, tearing, breaking, marking, painting, drawing, covering with filth, or any other such means as may be specified by local law.

Reporting Crimes and Emergencies

Union Campus

The Union campus maintains its own police department, providing patrol and response 24-hours-a-day, seven days per week. Members of the University community are encouraged to report all crimes actual, attempted, or suspected—as well as any other emergency situations. Code Blue emergency telephones have been strategically placed at 14 outdoor and 5 indoor locations throughout the Union campus; use them for non-emergency and emergency situations. For non-emergencies, use the keypad to dial five-digit on-campus telephone numbers. For emergencies push the red button. The police non-emergency number is 74800. Free on-campus telephones are located in the lobbies and corridors of most campus buildings.

Kean University Blue Light Emergency

Telephones

1. D'Angola Gymnasium - Rear of Building Facing Playing Fields
   Phone # 737-5547
2. D’Angola Gymnasium - Side of Building Facing Woodland Ave.
   Phone # 737-5548
3. Hutchinson Hall - Sidewalk Next to Parking Lot
   Phone # 737-4096
4. Vaughn-Eames Lot - Sidewalk by Guard House
   Phone # 737-4382
5. Downs Hall - On Path to Residence Hall
   Phone # 737-4899
6. Wilkins Theatre (TPA) - Main Entrance Facing Circle
   Phone # 737-4366
7. Miron Student Center - Corner Facing Library Next to
Anonymous Reporting

Members of the Kean University community may report criminal or suspicious activity anonymously either by calling the Police Communications Center at (908) 737-4800, or by emailing kupolice@kean.edu with as specific a report as possible. University Police Officers may also be asked to file a report by anyone without revealing their identity. Anonymous reporting should not be used during an emergency situation. Anonymous reports will be investigated as fully as the amount of information provided for allows, however it may not be possible to bring charges with the absence of an identified victim or witness to a crime. Anonymous reports are counted and disclosed in the proper category within the annual security report for the University.

Smoke-Free Air Act and Kean University No Smoking Policy

Kean University is “Smoke Free”; this means that in following with the NJ State regulations of the smoke free air act, Kean updated it’s policy and prohibits smoking in any and all public buildings on campus, private offices, maintenance areas, including all state vehicles and no smoking in or around the grounds of the Child Care Facility in Campus School North. In addition, any individuals who must smoke are required to stay a minimum of three (3) feet from any building entrance.

The following is the state’s regulation:

As of April 15, 2006, all indoor workplaces and public places became smoke free. This law, enacted by the Senate and General Assembly of New Jersey, protects employees and the public from second- hand smoke. Signage is required at every public entrance and must be properly maintained where smoking is prohibited. These signs will be placed at all main entrance doors within the next few weeks. Signs also must state that violators may be fined. The following fines can be levied if someone is caught or is turned in for breaking this law:

- A fine of not less than $250 for the first offense.
- $500 for the second offense.
- $1,000 for each subsequent offense.

Enforcement at Kean University will be the responsibility of all University personnel. Anyone found smoking inside any public buildings on campus, private offices, maintenance areas, or state vehicles will be subject to progressive disciplinary action by the University. Complaints can be reported to the Environmental Health and Safety Officer, Human Resources, 2nd floor, Administration Building.
Drug and Alcohol Policy

The information found within this section of the Annual Security Report provides information that complies with the Drug-Free Schools and Campuses Regulations

I. Drug and Alcohol Policy Statement

A. Policy Overview

Kean University is an educational institution that strives to create and maintain an environment that is free from substance abuse and the negative consequences that result from illicit use and abuse. The following expectations and drug and alcohol policies apply to all Kean University campuses. The University has made a commitment to educate its community about the physical, psychological and legal consequences of substance abuse, as well as provide treatment or referral services to those in need of assistance.

B. Kean University Alcohol Policy Statement

Kean University’s Board of Trustees considers the consumption of alcoholic beverages within its confines a privilege subject to the limitations imposed by law and University policy as befitting the decorum and dignity of an academic community. Kean University acknowledges its commitment to encourage students to pursue a quality education by providing an environment that is conducive to the total health, education and well-being of the person. To this end, the University permits the moderate and responsible consumption of alcoholic beverages on campus within stated limits. The sale, service and consumption of alcoholic beverages must comply with the limitations established by University policies, local ordinances, New Jersey state laws, applicable federal laws, and local ordinances and laws at the Wenzhou-Kean campus.

C. Kean University Illicit-Drug Policy

Kean University abides by the laws of the federal, state and local governments that prohibit the possession or distribution of illicit narcotics, drugs or other controlled dangerous substances. Kean University has certified to both the federal and state of New Jersey governments that it is committed to maintaining a drug-free workplace as stipulated by the Drug-Free Workplace Act of 1986 and New Jersey Gov. Thomas Kean’s Executive Order 204 of March 18, 1989. Kean University enforces the drug laws as legislated and approved by the New Jersey Comprehensive Drug Reform Act of 1986 (Code of Criminal Justice, 2c: 35-1). Kean University is compliant with the Drug Free Schools and Communities Act of 1989 and its biennial reporting requirement. Copies of the Kean University report are available on request from the Office of the Vice President for Student Affairs.

D. DRUG FREE WORKPLACE ACT

In 1989, the Governor of the State of New Jersey issued Executive Order 204 establishing a “Policy for A Drug-Free Workplace in New Jersey State Government”, set forth in full below. As the Executive Order explains, the State is committed to maintaining a drug-free workplace in order to protect the health and safety of State employees and the public, and compliance with the terms of the Executive Order is a condition of continued employment at Kean University. In order to maintain the safety and well being of our employees, Kean University strictly prohibits on the job use, or impairment from, illegal drugs and/or alcohol while employed at the University. In addition, this policy prohibits the unlawful manufacture, distribution, dispensation, possession or use of a controlled dangerous substance on any of the University campuses. Violation of this policy may result in the imposition of discipline, up to and including termination, and such other civil or criminal penalties as allowed by law.

State of New Jersey

Executive Order #204

Governor Thomas H. Kean

WHEREAS, The problem of drug abuse is adversely affecting the lives and safety of our citizens.

WHEREAS, The abuse of drugs in the workplace, among other things, reduces job efficiency, increases absenteeism and sick leave, and, most importantly, jeopardizes the lives and safety of fellow employees and citizens.

WHEREAS, The State of New Jersey has a vital interest in promoting a safe and drug-free workplace and in ensuring our citizens that public safety employees do not threaten life and limb due to the abuse of drugs.

WHEREAS, The Federal Drug-Free Workplace Act of 1988, Public Law 100-690, Title V, Subtitle D, conditions receipt of federal grant funds upon the grantee’s agreement to provide a drug-free workplace.

WHEREAS, The Federal Drug-Free Workplace Act requires a grantee to prohibit the unlawful manufacture, distribution, dispensation, possession or use of a controlled substance, to specify actions that may be taken against employees who violate the prohibition, to establish a drug-free awareness program for employees, and to require employees and employers to give notice of any conviction for a drug offense.
committed in the workplace.

WHEREAS, The citizens of this State greatly benefit from the State government’s participation in federally-funded programs.

NOW, THEREFORE, I, Thomas H. Kean, Governor of the State of New Jersey, by virtue of the authority vested in me by the Constitution and statutes of this State, do hereby ORDER and DIRECT:

1. The following “Policy for a Drug-Free Workplace in New Jersey State Government” shall apply to all principal executive departments in New Jersey State Government, the Office of the Governor, and all agencies that are in, but not of, principal executive departments. This Policy establishes minimum standards for the imposition of discipline and for participation in drug abuse treatment programs in the limited context of convictions for drug offenses committed in the workplace. Nothing in this Policy precludes the application, of other more comprehensive or more stringent provisions governing drug offenses committed by State employees. In fact, the Cabinet Task Force on Drug Testing in the Workplace, which was created in Executive Order No. 191, will formulate a more comprehensive State policy regarding drug abuse and the workplace in the near future.

2. The State of New Jersey is committed to maintaining a drug-free workplace for all State employees in order to protect the health and safety of State employees and the public.

3. The unlawful manufacture, distribution, dispensation, possession or use of a drug in the workplace is prohibited.

4. In addition to any other applicable civil or criminal penalty, any employee convicted of illegal manufacture, distribution, dispensation, possession or use of a drug in the workplace shall be subject to the following consequences:

   a. The State Forfeiture of Public Office statute (N.J.S.2C:51-2) requires forfeiture of public office or employment upon conviction of a crime of the third degree or higher. All convictions of crimes of the third degree or higher listed in the Comprehensive Drug Enforcement Act of 1987, and all convictions for equivalent federal and out-of-State drug offenses, require forfeiture of public office or employment.

   b. The Forfeiture of Public Office statute also requires forfeiture of public office or employment upon conviction for an offense involving dishonesty or upon conviction for an offense involving or touching upon the convicted person’s public employment irrespective of the degree of the offense. Consequently, convictions for any drug offense occurring in the workplace (including fourth degree, disorderly persons and petty disorderly persons offenses) which are determined to involve or touch upon the office or employment of an individual may result in the statutory forfeiture of public office or employment.

   c. In the case of a drug conviction for an offense occurring in the workplace that does not result in statutory forfeiture of public office or employment, disciplinary action shall be taken. The extent of disciplinary action shall be determined by the appointing authority. In addition, in the case of any disciplinary action other than removal, an employee shall be required to satisfactorily participate in a program for the treatment of drug abuse approved by both the appointing authority and any federal or State agency responsible for the approval or licensure of such programs.

   d. Each department head, agency head, or their designee who receives notice of a drug offense conviction shall, within 30 days of receipt of notice, take the administrative action necessary for removal where statutory forfeiture is required, and where statutory forfeiture is not required, take the administrative action necessary to impose discipline and require satisfactory participation in an approved program for drug abuse where appropriate.

5. An employee who is convicted of a drug offense committed in the workplace must, within five days, report the conviction to his or her supervisor.

6. Each supervisor who receives a report of a conviction for a drug offense in the workplace must immediately report the conviction, according to departmental or agency procedures, to the department head, agency head, or their designee.

7. Within 10 days of the supervisor’s receipt of notice of a conviction for a drug offense, the department head, agency head, or their designee shall ensure that notification of such conviction is provided to any federal agency providing funds for a program in which the convicted employee is employed.

8. Each department head, agency head, or their designee must develop and implement procedures to ensure that reports, which are received by supervisors, concerning convictions for drug offenses in the workplace are reported promptly to the department head, agency head, or their designee.

9. Each department head, agency head, or their designee must maintain records that contain the following information on each conviction for a drug offense committed in the workplace by an employee:

   a. Date of conviction.

   b. Disciplinary action taken.

   c. Whether the employee is one whose duties involve the performance of a federal grant.

   d. Date federal grantor was notified of the conviction, if applicable.

10. Each department head, agency head, or their designee will distribute an Employee Notice and this Executive Order to each current employee. Each department head, agency head, or their designee shall distribute these documents to any employee who joins the work force after the initial distribution. A program entitled “Drug-Free Awareness” is being developed, and upon completion will be provided to all employees.
11. Definitions for purpose of this policy:

a. “Conviction” means a finding of guilt, or a plea of guilty, before a court of competent jurisdiction, and, where applicable, a plea of nolo contendere. A conviction is deemed to occur at the time the plea is accepted or verdict returned. It does not include entry into and successful completion of a pre-trial intervention program, pursuant to N.J.S.2C:43-12 et seq., or a conditional discharge, pursuant to N.J.S.2C:36A-1.

b. “Drug” means a controlled dangerous substance, analog, or immediate precursor as listed in Schedules I through V in the New Jersey Controlled Dangerous Substances Act, C.24:21-1 et seq., and as modified in any regulation issued by the Commissioner of Health. It also includes controlled substances in Schedules I through V of Section 202 of the Federal Controlled Substance Act of 1970 (21 U.S.C. § 812). The term shall not include tobacco or tobacco products or distilled spirits, wine, or malt beverages as they are defined or used in R.S.33:1-1 et seq.

c. “Employee” means all employees of the Office of the Governor or a department or agency within the scope of this Policy, whether full- or part-time, and whether in the career, senior executive or unclassified service.

d. “Workplace,” for the purposes of this Policy only, means the physical area of operations of a department or agency including buildings, grounds and parking facilities provided by the State. It includes any field location or site at which an employee is engaged, or authorized to engage, in work activity, and includes any travel between such sites.

12. This Policy is effective March 18, 1989 and shall remain in effect until superseded by statute, regulation or Executive Order.

Issued March 14, 1989

II. Standards of Conduct

A. Alcohol Regulations

1. The Vice President for Student Affairs has been charged with overall responsibility to administer and enforce the campus alcohol policies.

2. All members of the University community, students, faculty, staff, administrators, alumni and their guests, are subject to limitations and procedural requirements established therein.

3. A person who has not attained the legal drinking age of 21 will not acquire, possess or consume any alcoholic beverage on the campus, nor will such underage person enter any facility with the intent to acquire, possess or consume any alcoholic beverage.

4. A person of legal age will not give any alcoholic beverage to a person under the legal drinking age, nor will he or she assist or allow such person to acquire or consume any alcoholic beverage.

5. Disorderly conduct resulting from the use of alcohol is unacceptable and will be considered a serious violation of the Code of Student Conduct.

6. Students and staff are not permitted to bring alcoholic beverages to campus athletic and social events.
7. Alcohol may be served on campus only in designated areas, provided the event receives special authorization from the Office of the Vice President for Student Affairs.

8. Alcoholic beverages are not permitted in any student or University staff office.

9. The consumption, sale and possession of alcoholic beverages must be confined to the areas specified in this policy.

10. Anyone carrying open containers of alcoholic beverages and/or consuming alcohol outside of these specified locations will be in violation of University policy, township ordinance and state law and are subject to legal and/or conduct action.

11. Any disruptive and/or inappropriate behavior resulting from the use of alcoholic beverages will be considered a serious violation of University policy.

**B. Illicit-Drug Regulations**

The possession or distribution of narcotics, dangerous drugs or controlled dangerous substances that are prohibited by the laws of the federal, state or local government are also clearly prohibited by Kean University and are subject to legal action.

**C. Other Sanctions**

The above sanctions do not supplant or supersede statutory or administrative law at the state, county or municipal level. Strict compliance with such laws will be the responsibility of all organizations and individuals. Violators of the law may be subject to penalties imposed by a court or other empowered board, agency or commission, in addition to any action taken by the University.

**III. Kean University Sanctions for Violation of Student Standards of Conduct**

**A. Violation of the Alcohol Policy**

1. Any student who fails to adhere to this policy will be found responsible for violating the Student Code of Conduct and subject to appropriate remedies as determined by the University. These remedies are designed to educate the student about the consequences of substance abuse and may include: upon exercise of the discretion of the student conduct administrator- fine, warning, probation, parental notification, suspension or dismissal, as well as revocation of the privilege to consume alcohol on campus and/or to attend University-sponsored events at which alcohol will be served or consumed.

2. The student conduct administrator may, upon exercise of professional discretion, institute the following system of fines:
   a. First Violation – $75 fine
   b. Second Violation – $125 fine
   c. Third Violation – $300 fine
   d. Non-resident Student – $200

All of the above remedies are cumulative for one year, September 1 through August 30. Alcohol violations in the residence halls are appealed to the Office of Residence Life. Alcohol violations from non-resident students are handled by the Office of Student Accountability, Standards and Education.

Additional remedies may be assigned as deemed appropriate by the assigned student conduct administrator. These remedies may include the following: parental notification, restriction from attending University events, residence hall no trespass orders, University-wide no trespass orders, residence hall contract termination, and mandatory substance abuse education and/or treatment, among others. A student has the right to appeal assigned remedies as set forth in the Student Code of Conduct.

**B. Violation of Illicit-Drug Policy**

1. The Office of Student Accountability, Standards and Education will review each case for conduct action, which may include suspension or expulsion from the University. Only significant extenuating circumstances and/or required enrollment and active participation in a drug rehabilitation program will be considered as a condition of continued enrollment.

2. Students involved in the distribution or sale in any way of any amount of illicit drugs will be suspended from the University as a minimum sanction. Students involved in the use or possession of illicit drugs will be arrested.

3. The University reserves the right to remove from the residence halls by way of contract termination a resident student involved in the use, possession or sale of illicit drugs at any time during the year.

**IV. Legal Sanctions for Drug and Alcohol-Related Offenses**

There are numerous local, state and federal laws regarding the inappropriate use of drugs and alcohol. The following is a limited sample of offenses and sanctions. Additional information on local, state and federal laws governing the illegal use of drugs and alcohol may be obtained from the Kean University Police. Substances considered illicit by the Chinese government or the United States are not permitted. At the Wenzhou-Kean campus, laws of both the People’s Republic of China and the United States apply.

The law requires mandatory compliance with these standards of conduct. Therefore, this statement serves notice that conduct sanctions (consistent with local, state and federal law), up to and including suspension/dismissal, termination of employment, referral for prosecution and/or referral to an appropriate rehabilitation/treatment program, will be imposed on students and employees who violate
them.

Police officers in New Jersey, including Kean University police officers, under the terms of the Drug Enforcement Action Plan enacted by the state attorney general, have no discretion in regard to the enforcement of the drug laws. Unless a failure to arrest is for the purpose of protecting an ongoing undercover investigation, every police officer is obliged to effect an arrest when probable cause exists to believe that a violation of the drug laws has occurred.

Offense:
Persons who are found guilty of driving while under the influence of alcohol or drugs that impairs the operator’s ability to safely operate a motor vehicle.

Sanction:
First Offense
- A fine of $250-$400.
- Discretionary imprisonment of up to 30 days.
- Six months to one-year driver’s license suspension.
- 12-48 hours in an Intoxicated Driver Resource Center;
- $25 a day.
- $1,000 insurance surcharge to be deposited in a Drunk Driving Enforcement Fund.

Second Offense
- A fine of $500-$1,000.
- Imprisonment of not less than two days and up to 90 days.
- Two years license suspension.
- 30 days of community service.
- $100 fine paid to the Drunk Driving Enforcement Fund.
- Third Offense
- A fine of $1,000.
- Imprisonment of 180 days; up to 90 days of this penalty may be served performing community service.
- 10 years license suspension.
- $100 surcharge to be deposited in a Drunk Driving Enforcement Fund.
- $1,500 surcharge per year for three years.

Offense:
For any person under the legal drinking age to enter any licensed premise with intent to purchase any alcoholic beverage, or person of legal drinking age with intent to purchase any alcoholic beverage for someone under the legal drinking age.

Sanction:
- Minimum up to $1000 fine.
- Mandatory one-year driver’s license suspension.
- Mandatory participation in an Alcohol Education Program.
- Up to 6 month's imprisonment.

Offense:
The use of an altered driver’s license as identification.

Sanction:
- Up to $1,000 fine.
- Up to one year’s imprisonment.

Offense:
Consumption of an alcoholic beverage in a motor vehicle by either driver or passenger.

Sanction:
- $200 fine.

Offense:
Unlawful use of a prescription drug.

Sanction:
- Up to $1,000 fine.
- Up to 180 day imprisonment.

Offense:
Possession of a controlled substance depends on the schedule of the drug.

Sanction:
- Up to five years’ imprisonment.
- Up to $25,000 fine.
- Six months’ suspension of driver’s license.

Offense:
Growing marijuana depends upon the amount.

Sanction:
- Under 1 ounce:
  - $10,000 fine.
Offense:
Distribution of anabolic steroids depends on the chemical being distributed

Sanction:
- Up to $7,500 fine
- Between 5 and 10-year prison term

V. The Dangers of Mixing Alcohol and Drugs

Commonly Used/Abused Drugs and Their Risks

<table>
<thead>
<tr>
<th>Classification</th>
<th>Drug</th>
<th>Common or Brand Name</th>
<th>Dependence Potential</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Physical</td>
</tr>
<tr>
<td>*Alcohol</td>
<td>Ethanol</td>
<td>Beer, Wine, Distilled Liquor</td>
<td>High</td>
</tr>
<tr>
<td>Narcotics</td>
<td>*Opium</td>
<td>**Paregoric</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Morphine</td>
<td>**Morphine</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Codeine</td>
<td>**Tylenol with Codeine</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>*Heroin</td>
<td>**Heroin</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Meperidine</td>
<td>**Demerol</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Oxydorin</td>
<td>**Fentanyl, Dilaudid</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Other</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>CNS Despressants</td>
<td>Chloral Hydrate</td>
<td>*Noctec</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Hydrate</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Barbiturates</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Glutethimide</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Methaqualone</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Tranquilizers</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Other</td>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>High</td>
</tr>
<tr>
<td>Stimulants</td>
<td>*Cocaine</td>
<td>Cocaine Hydrochloride</td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td>*Amphetamine</td>
<td>**Benzedrine, Biphetamine</td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td>Phenmetrazine</td>
<td>**Preludin</td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td>Methylphenidate</td>
<td>**Ritalin</td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td>Other</td>
<td>**Cylert, Didrex, Pre</td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>High</td>
</tr>
</tbody>
</table>
### Hallucinogenics

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td><em>LSD</em></td>
<td>Acid, Lysergic Acid</td>
<td>Low</td>
<td>Unknown</td>
</tr>
<tr>
<td><em>Mescaline</em></td>
<td>Peyote, Peyote Buttons, Mescalito</td>
<td>Low</td>
<td>Unknown</td>
</tr>
<tr>
<td><em>Psilocybin</em></td>
<td>Magic Mushrooms, *Shrooms</td>
<td>Low</td>
<td>Unknown</td>
</tr>
<tr>
<td><em>MDA</em></td>
<td>Molly, Ecstasy</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td><em>PCP</em></td>
<td>Angel Dust, Crystal, Cernylan (Veterinary)</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
</tbody>
</table>

### Inhalants

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Airplane Glue</td>
<td>Active Ingredient: Toluene</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>Lighter Fluid</td>
<td>Active Ingredient: Naphthalene</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>Aerosols</td>
<td>Active Ingredient: Chlorofluorocarbon</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>Spray Paints</td>
<td>Active Ingredient: Petroleum Distillates</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>Paint Thinner</td>
<td>Active Ingredient: Petroleum Distillates</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>Gasoline</td>
<td>Active Ingredient: Petroleum Distillates</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
<tr>
<td>“Poppers”</td>
<td>Active Ingredient: Amyl/Butyl Nitrite</td>
<td>Unknown</td>
<td>Unknown</td>
</tr>
</tbody>
</table>

### Cannabis

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Marijuana</em></td>
<td>Indo, Hydro, Grass, Pot, Weed, Dope, Bud</td>
<td>Low</td>
<td>Moderate</td>
</tr>
<tr>
<td><em>Hashish</em></td>
<td>Hash</td>
<td>Low</td>
<td>Moderate</td>
</tr>
<tr>
<td><em>Hash Oil</em></td>
<td>Low</td>
<td>Low</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

### Tobacco

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Nicotine</td>
<td>Cigarettes</td>
<td>Moderate</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Cigars</td>
<td>Moderate</td>
<td>High</td>
</tr>
</tbody>
</table>

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*Alcohol and other drug use during pregnancy increases the risk of physical harm to the fetus.

**Psychoactive drug effects refer to use at a greater-than-prescribed, therapeutic-dosage level.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Acute Effects</th>
<th>Health Risks and Effects of Long-Term Use***</th>
<th>Overdose Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Alcohol</em></td>
<td>Lowered Inhibitions, Impaired Judgment, Vision, Loss of Motor Skills, Coordination, Slurred Speech</td>
<td>Hypertension, Liver Damage, Cardiovascular Disease, Toxic Psychosis, Neurologic Damage, Ulcers, Gastritis, Delirium, Tremors</td>
<td>Coma, Possible Death</td>
</tr>
<tr>
<td>Narcotics</td>
<td>Depressants</td>
<td>Stimulants</td>
<td>Hallucinogenics</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>---------------------------------------</td>
<td>--------------------------------------</td>
<td>-------------------------------------</td>
</tr>
<tr>
<td>Euphoria, Drowsiness</td>
<td>Slurred Speech</td>
<td>Feeling of Well-Being</td>
<td>Rapid Heart Rate</td>
</tr>
<tr>
<td>Respiratory Depression</td>
<td>Disorientation</td>
<td>Excitation, Euphoria</td>
<td>Dilated Pupils, Lowered Body</td>
</tr>
<tr>
<td>Constricted Pupils</td>
<td>Drunken Behavior Without the Odor of Alcohol</td>
<td>Increased Alertness</td>
<td>Temperature, Increased Blood Sugar</td>
</tr>
<tr>
<td>Nausea, Vomiting</td>
<td>Relaxation, Depression</td>
<td>Increased Blood Pressure, Pulse</td>
<td>Delusions / Hallucinations</td>
</tr>
<tr>
<td>Analgesia (Pain Relief)</td>
<td></td>
<td>Insomnia, Appetite Loss</td>
<td>Distorted Perception of Time, Space and Reality</td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Loss of Appetite</td>
<td>Addiction with</td>
<td>Delusions</td>
<td>Paranoia, Hallucinogens, especially LSD, may intensify existing psychosis</td>
</tr>
<tr>
<td>Constipation</td>
<td>Withdrawal</td>
<td>Hallucinations (Toxic Psychosis)</td>
<td>Possible Violent Behavior</td>
</tr>
<tr>
<td>Risk of AIDS, Hepatitis from IV Drug Use, Other Viruses, Infections to Heart Lining Valves, Liver Disease, Pulmonary Complications</td>
<td>Toxic Psychosis</td>
<td>Possible Organ / Tissue Damage</td>
<td>Flashbacks, Anxiety &amp; Depression</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shallow Respiration</td>
<td>Shallow Respiration</td>
<td>Agitation</td>
<td>Convulsions, Coma</td>
</tr>
<tr>
<td>Clammy Skin</td>
<td>Cold, Clammy Skin</td>
<td>Temperature Increase</td>
<td>Intense “Bad Trips”</td>
</tr>
<tr>
<td>Convulsions, Coma</td>
<td>Weak, Rapid Pulse</td>
<td>Hallucinations</td>
<td>Psychosis</td>
</tr>
<tr>
<td>Possible Death</td>
<td>Come</td>
<td>Convulsions</td>
<td>Possible Violent Behavior</td>
</tr>
<tr>
<td></td>
<td>Possible Death</td>
<td>Heart Attack, Stroke</td>
<td>Flashbacks, Anxiety &amp; Depression</td>
</tr>
<tr>
<td></td>
<td>May be toxic if mixed with alcohol</td>
<td>Respiratory Arrest</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inhalants</td>
<td>Slurred Speech</td>
<td>Hallucinations</td>
<td>Unconsciousness</td>
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</tr>
<tr>
<td></td>
<td>Drunken Behavior</td>
<td>Possible Damage to Bone</td>
<td>Coma</td>
</tr>
<tr>
<td></td>
<td>Impaired Judgment</td>
<td>Marrow, Lungs, Kidneys, Liver,</td>
<td>Possible Toxic Reaction</td>
</tr>
<tr>
<td></td>
<td>Poor Coordination</td>
<td>heart, Brain, Eyes</td>
<td>Possible Sudden Death</td>
</tr>
<tr>
<td>Cannabis</td>
<td>Tachycardia: Reddened Eyes</td>
<td>Altered Senses, Change in mood, Difficulty with thinking and problem solving, Impaired memory, High doses may lead to hallucinations and delusions</td>
<td>High levels of anxiety, Panic attack, Rapid heart rate, Nausea and vomiting, Extreme confusion and memory problems</td>
</tr>
<tr>
<td></td>
<td>Euphoria: Profound Humor</td>
<td></td>
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<tr>
<td></td>
<td>Altered Time / Space Perception</td>
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<tr>
<td></td>
<td>Short-Term Memory Loss</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Increased Appetite</td>
<td></td>
<td></td>
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<tr>
<td>Tobacco</td>
<td>Relaxation</td>
<td>Cardiovascular Disease, Lung Cancer</td>
<td>Possible death at very high dosage level</td>
</tr>
<tr>
<td></td>
<td>Stimulation</td>
<td>Respiratory Illness</td>
<td></td>
</tr>
</tbody>
</table>

***Additional risk of harm from toxic impurities in “street” drugs.
Students Convicted of Possession or Sale of Drugs

HEA Section 484(R) 34 CFR 668.40

A federal or state drug conviction can disqualify a student for Federal Student Aid (FSA) funds. The student self-certifies in applying for aid that he is eligible (FAFSA question 23c).

Convictions count against a student for aid eligibility purposes if:

- They were for an offense that occurred during a period of enrollment for which the student was receiving federal student aid;
- or unless the student was denied federal benefits for drug trafficking by a federal or state judge.

Conversely, a conviction that was reversed, set aside, or removed from the student’s record does not count, nor does one received when he was a juvenile, unless he was tried as an adult.

The chart below illustrates the period of ineligibility for FSA funds, depending on whether the conviction was for sale or possession and whether the student had previous offenses. (A conviction for sale of drugs includes convictions for conspiring to sell drugs.)

<table>
<thead>
<tr>
<th>Possession</th>
<th>Sale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st Offense</td>
<td>1 year from date of conviction</td>
</tr>
<tr>
<td>2nd Offense</td>
<td>2 years from date of conviction</td>
</tr>
<tr>
<td>3+ Offenses</td>
<td>Indefinite</td>
</tr>
</tbody>
</table>

If the student was convicted of both possessing and selling illegal drugs, and the periods of ineligibility are different, the student will be ineligible for the longer period.

The school will provide each student who becomes ineligible for FSA funds due to a drug conviction a written notice of his loss of eligibility and the methods whereby he can become eligible again.

Regaining Eligibility

A student regains eligibility the day after the period of ineligibility ends or when he successfully completes a qualified drug rehabilitation program that includes passing two unannounced drug tests given by such a program. Further drug convictions will make him ineligible again.

Students denied eligibility for an indefinite period can regain it, either after successfully completing a rehabilitation program (as described below, which includes passing two unannounced drug tests from such a program), or if a conviction is reversed, set aside, or removed from the student’s record so that fewer than two convictions for sale or three convictions for possession remain on the record. In such cases, the nature and dates of the remaining convictions will determine when the student regains eligibility. It is the student’s responsibility to certify that he has successfully completed the rehabilitation program.

When a student regains eligibility during the award year, he may be awarded Pell Grant, TEACH, and Campus-Based aid for the current payment period and Direct Loans for the period of enrollment.

Standards for a qualified drug rehabilitation program:

- A qualified drug rehabilitation program must include at least two unannounced drug tests and satisfy at least one of the following requirements:
  - Be qualified to receive funds directly or indirectly from a federal, state, or local government program.
  - Be qualified to receive payment directly or indirectly from a federally or state licensed insurance company.
  - Be administered or recognized by a federal, state, or local government agency or court.
  - Be administered or recognized by a federally or state-licensed hospital, health clinic, or medical doctor.

A student, who will need to enter such a program, must first be sure that the program meets these requirements.

Source – FSA HB APR 2013 Sexual Harassment Policy Statement

Alcohol and Drug Use Prevention and Intervention Programs

Kean University recognizes that an essential feature to student wellness is having a comprehensive alcohol and drug model adopted (AOD). The essential elements of this include an environmental management approach which recognizes that student behavior is impacted at multiple levels. This can include, but is not limited to, personal, peer, institutional, and
policy elements.

The Coordinator of Alcohol and Other Drug Services is responsible for the development and implementation of sanctioned meetings with the Office of Alcohol and Other Drug Services. This area is housed in the Kean Wellness Center and falls under the Division of Integrated Health, Safety and Response Services. The Coordinator of Alcohol and Other Drug Services is the Chair of Alcohol, Tobacco and Other Drugs Task Force (AToD) and the Director of Student Health Services oversees the Peer Educator Program who provides educational campus-wide alcohol and drug programming.

Programs Available for Employees

Employees with drug and/or alcohol problems are encouraged to request assistance from the Employee Assistance Advisory Program (EAP). The EAP is a confidential counseling service to help full-time employees who are experiencing problems with job performance because of drugs, alcohol, and other reasons. For information on EAP, visit https://www.kean.edu/offices/human-resources/benefits/benefits-work-life-balance/employee-assistance-program. Additional questions about available treatment services may be directed to Yrelys Tapanes, Associate Director for Benefits, by calling 908-737-3313 or via email at ytapanes@kean.edu.

Substance Prevention

Kean University remains committed to educating its community about the potential consequences of substance use. To that end, the University raises awareness relating to the personal impact of substance use as well as University policies and federal and state law.

Student Education

Voices of Change: Voices of Change is an online psycho-educational course created by Get Inclusive that educates students on how to make healthier choices with respect to alcohol and other drugs. This course also covers sexual assault and other VAWA related offenses to promote healthy relationship behaviors and bystander intervention skills. These courses are assigned to all first year and transfer students as part of the general education Transition to Kean (GE*1000) class requirements.

Wellness Workshops: The Office of Student Accountability, Standards and Education, along with Alcohol and Other Drug Services, presented wellness workshops to incoming freshman and transfer students as part of their general education Transition to Kean (GE*1000) requirements. These workshops highlighted important health and safety information, as well as the University's alcohol and drug policies. These workshops also provided a forum for students to ask questions they may have regarding substance use and its consequences.

Peer Educator Workshops: Peer educators from the Office of Student Health Services presented programming events available campus-wide. Many of these programs focused on the impact of substance use.

ALCOHOL AND OTHER DRUG TASK FORCE (AToD)

As part of Kean University’s commitment to supporting the health and well-being of its community members, the Alcohol, Tobacco and Other Drugs Task Force (AToD) identifies legislative trends that impact University policies relating to alcohol and drug use.

Campus-Wide Programmatic Event

Substance Intervention

Alcohol and Other Drug Services works with students to address ongoing concerns relating to substance use through targeted intervention strategies. The goal of intervention is to promote the academic success and personal well-being of each individual student. These intervention strategies include:

- Individual screenings: Individualized screening consists of a comprehensive consultation and personalized treatment recommendation plan provided to students free of charge.
- Early Intervention Psycho Educational Programs: Kean University offers a variety of programs to help students examine their alcohol and other substance use, its effects, and consequences in their personal lives. These programs include:
  - Choices I and Choice II: Choices I and II are specialized programs for students who are found in violation of Residence Life or University alcohol policy. The program involves an individual substance screening and psycho-educational information.
  - Alternatives: Alternatives is a specialized program for students who are found in violation of the Residence Life or University cannabis policy. The program involves an individual substance screening and psycho-educational information.
  - Personalized Student Assessments: This assessment is by way of an on-line program entitled e-chug/e-toke and is free, anonymous and individualized to the participating student. Personal assessment is available to students at all Kean University locations.
Section 2: Sexual Harassment and Misconduct

Overview

Kean University cares deeply about the safety, well-being and dignity of its community members. To that effect, sexual harassment, including sexual assault, sexual violence, sexual exploitation, intimate partner violence, and/or stalking will not be tolerated at Kean University. Further, Kean University remains committed to ending sexual assault in its community. This commitment is embodied in institutional policies that prohibit sexual misconduct as well as our adherence to federal and state laws such as Title IX, Title VII of the Civil Rights Act of 1964 (as amended in 1991), the Clery Act, the New Jersey Law Against Discrimination (N.J.S.A. 10:5-1 et seq.), the Violence Against Women Act (VAWA) and the State of New Jersey’s Campus Sexual Assault Victim’s Bill of Rights. All members of the Kean community, guests and visitors are protected by Kean University’s policies and federal and state legislation regardless of sexual orientation or gender identity.

Kean University recognizes its responsibility to raise awareness about sexual misconduct and discrimination, including sexual harassment, sexual violence, sexual exploitation, intimate partner violence and/or stalking. For that reason, the University provides annual training, education, and programmatic events that strengthen its resolve to end sexual misconduct and foster respect for each and every member of the Kean community. The University has zero tolerance for gender based and sexual misconduct and will follow its institutional policies and procedures to address any incidents involving its community members. Should a community member experience sexual misconduct, resources are available to help, support, and empower that individual. In its effort to end sexual misconduct on campus, Kean University has adopted and adheres to the State of New Jersey’s Campus Sexual Assault Victim’s Bill of Rights. The Campus Sexual Assault Victim’s Bill of Rights is set forth below.
New Jersey’s Campus Sexual Assault Victim’s Bill of Rights

A college or university in a free society must be devoted to the pursuit of truth and knowledge through reason and open communication among its members. Academic communities acknowledge the necessity of being intellectually stimulating where the diversity of ideas is valued. Its rules must be conceived for the purpose of furthering and protecting the rights of all members of the University community in achieving these ends. The boundaries of personal freedom are limited by applicable state and federal laws and institutional rules and regulations governing interpersonal behavior. In creating a community free from violence, sexual assault and non-consensual sexual contact, respect for the individual and human dignity are paramount. The state of New Jersey recognizes that the impact of violence on its victims and the surrounding community can be severe and long-lasting. Thus, it has established this Bill of Rights to articulate requirements for policies, procedures and services designed to ensure that the needs of victims are met and that the colleges and universities in New Jersey create and maintain communities that support human dignity.

Bill of Rights

The following rights will be accorded to victims of sexual assault that occur:

► On the campus of any public or independent institution of higher education in the state of New Jersey, and
► Where the victim or alleged perpetrator is a student at that institution, and/or
► When the victim is a student involved in an off-campus sexual assault.

Human Dignity Rights

1. To be free from any suggestion that victims must report the crimes to be assured of any other right guaranteed under this policy.
2. To have any allegations of sexual assault treated seriously, the right to be treated with dignity.
3. To be free from any suggestion that victims are responsible for the commission of crimes against them.
4. To be free of any pressure from campus personnel to:
   ► Report crimes if the victim does not wish to do so.
   ► Report crimes as lesser offenses than the victim perceives the crime to be.
   ► Refrain from reporting crimes.
   ► Refrain from reporting crimes to avoid unwanted personal publicity.
   ► Rights to resources on and off campus.
5. To be notified of existing campus and community-based medical, counseling, mental health, and student services for victims of sexual assault whether or not the crime is formally reported to campus or civil authorities.
6. To have access to campus counseling under the same terms and conditions as apply to other students in their institution seeking such counseling.
► To be informed of and assisted in exercising
any rights to confidential or anonymous testing for sexually transmitted diseases, human immunodeficiency virus and/or pregnancy.

- Any rights that may be provided by law to compel and disclose the results of testing of sexual assault suspects for communicable diseases.

**Campus Judicial Rights**
- To be afforded the same access to legal assistance as the responding party.
- To be afforded the same opportunity to have others present during any campus conduct proceeding as is allowed the responding party.
- To be notified of the outcome of the sexual assault conduct proceeding against the responding party.

**Legal Rights**
- To have any allegation of sexual assault investigated and adjudicated by the appropriate criminal and civil authorities of the jurisdiction in which the sexual assault is reported.
- To receive full and prompt cooperation and assistance of campus personnel in notifying the proper authorities.
- To receive full, prompt and victim-sensitive cooperation of campus personnel with regard to obtaining, securing and maintaining evidence, including a medical examination when it is necessary to preserve evidence of the assault.

**Campus Intervention Rights**
1. To require campus personnel to take reasonable and necessary actions to prevent further unwanted contact of victims by their alleged assailants.
2. To be notified of the options for and provided assistance in changing academic and living situations if such changes are reasonably available.
3. **Statutory Mandates:**
   - Each campus must guarantee that this Bill of Rights is implemented. It is the obligation of the individual campus governing board to examine resources dedicated to services required and to make appropriate requests to increase or reallocate resources where necessary to ensure implementation.
   - Each campus will make a reasonable effort to ensure that every student at that institution receives a copy of this document.
   - Nothing in this act, or in any Campus Assault Victim’s Bill of Rights developed in accordance with the provisions of this act, will be construed to preclude or in any way restrict any public or independent institution of higher education in the state from reporting any suspected crime or offense to the appropriate law enforcement authorities.

**Sexual Misconduct Support and Resources**

Kean University remains dedicated to ensuring the safety and well-being of its community. As a result, the University works to ensure that its community members receive support and resources relating to sexual misconduct and the resolution of allegations of sexual misconduct. The information in this section provides information about University, local, state and federal resources and support relating to sexual misconduct.

**Immediately After Experiencing Sexual Misconduct**

Go to a safe location as soon as you are able to.

4. Seek immediate medical attention if you are injured or believe you may have been exposed to the risk of an STI/STD or pregnancy.

**Self-Care In the Aftermath of Sexual Misconduct**

Each person reacts to sexual misconduct differently. There is no one right way to respond. Self-care is important for everyone, and looks different for everyone. The following self-care tips can help you cope with any short- and long-
term effects of sexual misconduct.

Ensure that you are safe. If you are concerned that you are in immediate danger, call 911. At the Wenzhou-Kean campus, call 119. If you are at the Union campus, you may also contact Kean University Department of Public Safety and Police at (908) 737-4800 for assistance. At Kean Ocean, you may contact the Ocean County College Campus Security and Public Safety Department at (732) 255-0400, Press 6. At the Wenzhou-Kean campus, contact Wenzhou-Kean Security at 0577-55870110.

Access Support and Connections in Ways That Feel Right to You. You have the right to decide whether and how to access support that will be helpful to you. Be patient with yourself if you feel overwhelmed and need to take a step back. There are people at Kean University who care and are ready to help when you are ready. Consider speaking with Kean University’s Student Support Services Advocate in a confidential, non-judgmental environment. Contact the Student Support Services Advocate through Health Services at (908) 737-4880 or email studenthealthservices@kean.edu. Don’t be afraid to ask for help.

Address Time Sensitive Concerns. If there are time-sensitive medical concerns related to your experience, Health Services can provide sensitive, respectful medical care by clinicians. They can also connect you with providers in the community for other services. If there are time-sensitive mental health concerns related to your experience, reach out to Health Services at the Union campus at (908) 737-4882. At Kean Ocean, contact Community Medical Center at 732-557-8000. If you are at the Wenzhou-Kean campus, contact Wenzhou-Kean Health Services at 0577-55870120.

REMEMBER: It is important to preserve physical evidence that may include tissue and fluid samples, evidence of violence, sheets, towels, clothing, etc. You should avoid washing, bathing, urinating, etc. until after being examined at Kean University Health Services or the hospital, if possible. Because evidence of a sexual assault can deteriorate quickly, you should seek a medical exam as soon as possible. Evidence collection should be done within 120 hours of an assault, but fluids, hair samples and DNA can be collected for a long time thereafter. Even if you have washed, evidence can often still be obtained. After 120 hours, it may still be helpful to have medical attention, even if you are not trying to obtain evidence of an assault. Sexual assault nurse examiners are trained in the collection of forensic evidence, and can check for injuries and exposure to sexually transmitted diseases. If you are still wearing any clothes worn during the assault, wear them to the hospital in a clean paper (not plastic) bag or a wrapped in a clean sheet. Leave sheets/towels at the scene of the assault. Police will collect them. Police typically take custody of any evidence collected at the hospital. You can choose whether or not to speak with police and/or file a criminal complaint.

Additional information about Forensic Evidence Collection Examinations can be obtained by asking a Health Services Clinician or accessing https://www.surviverape.org/.

Treat Your Body Kindly. It is normal to experience disruption to your daily self-care practices after experiencing gender based or sexual misconduct. If you are unable to eat, sleep, or be physically active in the way that your body needs to feel healthy and well, consider speaking with a trained Health Services clinician at the Union campus at (908) 737-4882. At Kean Ocean, contact Community Medical Center 732-557-8000. If you are at the Wenzhou-Kean campus, contact Wenzhou-Kean Health Services at 0577-055870120.

Be Kind to Yourself. If you have experienced sexual misconduct, you may struggle with guilt or shame, or blame yourself for the event. Think of how you would respond to someone else feeling that way, and treat yourself as kindly as you would treat anyone else. Remind yourself that only the perpetrator of sexual misconduct is responsible for his or her actions. Even if you made choices that placed you in a vulnerable position, that in no way makes it acceptable for someone to take advantage of that vulnerability.

Allow Yourself to Do Things You Enjoy. If you feel comfortable engaging in activities or hobbies that bring you enjoyment or satisfaction, do it. Give yourself permission to have fun and hang out with friends when you are ready.

Seek Out Supporters Who Empower You. Friends, family, partners, and other trusted persons may struggle with their own response to your experience. Surround yourself with support persons who support you as you pursue recovery, respect your choices, and make you feel safe. Your supporters may include a counselor, a support group, or an online community of survivors. If you feel as that there is no one who will support you, you are not alone. Contact the Student Support Services Advocate through Health Services at (908) 737-4880 or email studenthealthservices@kean.edu. The Student Support Services Advocate will help you to find sources of support at Kean University and beyond. Your conversation will remain confidential unless you choose otherwise.

The information regarding self-care after trauma was adapted from https://www.rainn.org/articles/self-care-after-trauma.

Resources Available To Students Who May Have Experienced Sexual Misconduct

The following campus specific resources available for assistance:

- **For Immediate Assistance:**
  - 9-1-1 - All Campus Locations
  - Union Campus: Kean University Department of Police Security and Public Safety Department at (732) 255-0400, Press 6.
  - Wenzhou-Kean Security at 0577-55870110.
  - Wenzhou-Kean Health Services at 0577-55870120.
  - Community Medical Center at 732-557-8000.

- **Address Time Sensitive Concerns:**
  - Health Services at the Union campus at (908) 737-4882.
  - Community Medical Center at 732-557-8000.
  - Wenzhou-Kean Health Services at 0577-55870120.

- **REMEMBER:**
  - Preserve physical evidence that may include tissue and fluid samples, evidence of violence, sheets, towels, clothing, etc.
  - Avoid washing, bathing, urinating, etc. until after being examined at Kean University Health Services or the hospital.
  - Evidence collection should be done within 120 hours of an assault.

- **Resources Available To Students Who May Have Experienced Sexual Misconduct:**
  - Seek Out Supporters Who Empower You.
  - Be Kind to Yourself.
  - Allow Yourself to Do Things You Enjoy.
  - Choose whether or not to speak with police and/or file a criminal complaint.
  - Treat Your Body Kindly.

Kean University
For County Resources and Support Available to Reporting Parties (Confidential Resource):
- Union County Rape Crisis Center (800) 656-4673
- Union County Sexual Assault Response Team (SART)* (908) 233-7273

Union County has a sexual assault response team, also known as SART, which has staff specially trained in helping victims of a sexual assault. Victims can choose which services that they would like to use in the event of a sexual assault SART can be contacted at 908-233-7273. You may speak with a SART representative confidentially. Rape Care advocates are another essential component to the SART. Rape care advocates are trained to help you with the emotional aspects of an assault and to help guide you through the initial aftermath of an assault. Health Services works closely with the Union County Sexual Assault Response Team. Health Services can contact SART upon your request. Health Services can also connect you with the Office of Counseling, Disability, Alcohol and Other Drug Services for counseling and support during this difficult time. Kean counseling services are free of charge to all Kean University students and can be reached at 908-317-8217. You have the choice of how to proceed. Options include: 1) Do nothing until you are ready 2) Pursue resolution by the University, and/or 3) Initiate criminal proceedings, and/or 4) Initiate a civil process against the perpetrator. You may pursue whatever combination of options is best for you. If you wish to have an incident investigated and resolved by Kean University, students should contact the Office of Student Accountability, Standards and Education or the Title IX Coordinator. Employees should contact Human Resources. Kean University procedures will be explained. Those who wish incidents to be handled criminally should contact Kean University Police or the local police where the assault occurred. A campus official is available to accompany students in making such reports, if desired. Contact the Vice President for Student Affairs for more information at 908-737-5260.

For National Resources and Support Available to Reporting Parties (CONFIDENTIAL RESOURCE):
- 24-hour Domestic Violence Hotline* 800-799-7233
In addition to the above resources, if reasonably available, a reporting party may be offered visa and immigration assistance as well as assistance in notifying appropriate law enforcement agencies.
Sexual Misconduct Prevention Tips

Risk Reduction For Intimate Partner Violence, Stalking, Sexual Harassment And Sexual Misconduct

While blaming the reporting party is never appropriate and Kean University recognizes that only those who commit sexual misconduct are responsible for their actions, Kean University provides the suggestions that follow to help members of the campus community reduce their risk of being victimized and their risk of committing acts of sexual misconduct.

Reducing the Risk

- Make any limits and/or boundaries known as early as possible.
- Tell a sexual aggressor “no,” as clearly and firmly as possible.
- Remove yourself, if possible, from an aggressor’s physical presence.
- Reach out for help, either from someone who is physically nearby or by calling someone. Bystanders may be waiting for a signal for help.
- Take affirmative responsibility for alcohol and/or drug consumption, understanding that alcohol and drugs can increase your vulnerability to sexual victimization.
- Look out for friends, and ask them to look out for you.
- Respect them, and ask them to respect you, but be willing to challenge each other about high-risk choices.

Maintaining Respect for Others

If you find yourself in the position of being the initiator of sexual behavior, give sexual respect to your potential partner. These suggestions may help to reduce the risk for being accused of sexual misconduct:

- Clearly communicate intentions to your sexual partner and give him/her a chance to clearly relate intentions to you. Understand and respect personal boundaries.
- DON’T MAKE ASSUMPTIONS about consent, about someone’s sexual availability, about whether they are attracted to you, about how far you can go, or about whether they are physically and/or mentally able to consent. If there are any questions or ambiguity then you DO NOT have consent.
- Mixed messages from your partner are a clear indication that you should stop, defuse any sexual tension and communicate better. You may be misreading them. They may not have figured out how far they want to go with you yet. You must respect the timeline for sexual behaviors with which they are comfortable.
- Don’t take advantage of someone’s drunkenness or drugged state, even if they did it to themselves.
- Realize that your potential partner could be intimidated by you, or fearful. You may have a power advantage simply because of your gender or size. Don’t abuse that power.
- Understand that consent to some form of sexual behavior does not automatically imply consent to any other forms of sexual behavior. Silence and passivity cannot be interpreted as an indication of consent. Read your potential partner carefully; pay attention to verbal and non-verbal communication and body language.

Resources Available To Support Reporting and Responding Parties

- For University Assistance Relating to Institutional Remedies and Protections:
  - Union Campus: Title IX Coordinator (908) 757-5980 Monday–Friday, 9 a.m.–5 p.m.
  - Kean Ocean: Title IX Coordinator (908) 737-3330 Monday- Friday, 9 a.m.-5 p.m.
  - Kean Skylands: Title IX Coordinator (908) 737-3330 Monday–Friday, 9 a.m.–5 p.m.
  - Wenzhou-Kean Campus: Executive Vice Chancellor 0577-5587-0149 Monday- Friday 9 a.m.-5 p.m.

- For Policy Guidance and Resource Navigation:
  - Union Campus: Vice President for Student Affairs (908) 737-5260 Monday–Friday, 9 a.m.–5 p.m.
  - Kean Ocean: Vice President for Academic Affairs (732) 255-0356 Monday- Friday, 9 a.m.-5 p.m.
  - Kean Skylands: Vice President for Student Affairs (908) 737-5260 Monday–Friday, 9 a.m.–5 p.m.
  - Wenzhou-Kean Campus: Executive Vice Chancellor 0577-5587-0149 Monday- Friday 9 a.m.-5 p.m.

- For Mental Health and Wellness Support:
  - Union Campus: Due to COVID 19 Kean Counseling (908) 737-4850 and extended hours of Monday– Thursday- Friday, 9 a.m.–5 p.m.; Tuesday- Wednesday 9 a.m.- 7 p.m.; Saturday- Sunday 10 a.m.-2 p.m.
  - Kean Ocean: Counseling Services* Kean Ocean/ Ocean County College (732) 255-0386
  - Wenzhou-Kean Campus: Suntree Counseling* 0577- 55870127

- For Support in the Residence Halls:
  - Union Campus: Office of Residence Life (908) 737- 6800 Monday–Friday, 9 a.m.–5 p.m.
  - Wenzhou-Kean Campus: Wenzhou-Kean Residential Life 0577-55870132

- For Student Conduct Concerns:
  - Union Campus: Office of Student Accountability, Standards and Education (908) 737-5240 Monday–Friday, 9 a.m.–5 p.m.
Confidential Resources

Kean University has dedicated professional staff who a student can talk to about sexual and/or gender based harassment and sexual misconduct who may be exempt from reporting personally identifiable information to campus or law enforcement authorities. The following professional staff members can speak with you confidentially and help you to make informed choices:

- **Student Health Services:**
  Downs Hall, Room 126  
  (908) 737-4880  
  Hours of Operation: Monday- Friday 9 a.m.–5 p.m.

- **At Kean Ocean, Community Medical Center:**
  99 NJ-37 Toms River, New Jersey  
  (732) 557- 8000  
  Available 24 hours/ 7 days a week

- **Wenzhou-Kean Health Services:**
  Wenzhou-Kean Hall, B101-107, 0577-55870127

- **Office of Counseling, Accessibility, Alcohol and Other Drug Services:**
  Kean Counseling (908) 737- 4850 and extended hours  
  Monday– Thursday- Friday, 9 a.m.–5 p.m.; Tuesday- Wednesday 9 a.m.- 7 p.m.; Saturday- Sunday 10 a.m.- 2 p.m.

- **Counseling Services - Kean Ocean/Ocean County College:** (732) 255- 0386

- **Wenzhou-Kean: Suntree Counseling**
  General Education Building 407  
  0577-55870126

- **Student Support Advocate:**
  Contact (908) 737-4880  
  Email studenthealthservices@kean.edu

- **Catholic Campus Ministry:**
  Nathan Weiss Graduate School, East Campus room 218  
  catholic@kean.edu

*What Is A Student Support Advocate? Can A Student Support Advocate Help Me?*

The Office of the Vice President for Student Affairs has staff who provide free, confidential advocacy services to students who may have experienced or allegedly been involved in an incident of sexual harassment or violence. Kean University’s Student Support Advocate is exempt from the duty to report personally identifiable information relating to incidents of sexual harassment and/or sexual assault to University administrators or to law enforcement, and will only facilitate the reporting of such information with the student’s consent. The Student Support Advocate will provide policy guidance and facilitate services and resources, including counseling.
and academic and housing accommodations. The Advocate will explain administrative policies and procedures as well as the role of law enforcement. Students who wish to speak to an Advocate should contact Student Health Services at 908-737-4882 or email studenthealthservices@kean.edu.

If you are unsure of what to do or who to talk to, please contact the Student Support Advocate for assistance. A Student Support Advocate will offer guidance, assistance and support to both a student who may have experienced sexual misconduct or a student who is allegedly involved in perpetrating an incident of sexual misconduct or gender-based discrimination.

**Federal Timely Warning Reporting Obligations**

Reporting parties of sexual misconduct should also be aware mandated reporters and University administrators must issue immediate timely warnings for reported incidents that are confirmed to pose a substantial threat of bodily harm or danger to members of the Kean community. The University will make every effort to ensure that a complainant’s name and other identifying information is not disclosed, while still providing enough information for community members to make safety decisions in light of the danger.

**Kean University’s Responsibility To Enact Safety Precautions for Its Community**

Kean University reserves the right to take whatever measures it deems necessary in response to an allegation of gender based or sexual misconduct in order to protect students’ rights and personal safety. Such measures include, but are not limited to, modification of living arrangements, interim suspension from the campus pending a hearing, and reporting the matter to the local police. Not all forms of sexual misconduct will be deemed to be equally serious offenses, and the University reserves the right to impose different sanctions, ranging from verbal warning to expulsion—depending on the severity of the offense. The University will consider the concerns and rights of both the complainant and the respondent to an incident of sexual harassment and/or sexual misconduct.

**Kean University’s Sexual Harassment Policy and Procedures**

**POLICY: Sexual Harassment, Including Sexual Assault, Dating Violence, Domestic Violence, Stalking, and Retaliation[1]**

1. **Glossary**
   - Advisor means a person chosen by a party or appointed by the institution to accompany the party to meetings related to the resolution process, to advise the party on that process, and to conduct cross-examination for the party at the hearing, if any.
   - Complainant means an individual who is alleged to be the victim of conduct that could sexual harassment based on a protected class; or retaliation for engaging in a protected activity.
   - **Complaint (formal)** means a document submitted or signed by a Complainant or signed by the Title IX Coordinator alleging sexual harassment or retaliation for engaging in a protected activity against a Respondent and requesting that the recipient investigate the allegation.
   - Confidential Resource means an employee who is not a Mandated Reporter of notice of harassment and/or retaliation (irrespective of Clery Act Campus Security Authority status).
Day means a business day when the Recipient is in normal operation.

Education program or activity means locations, events, or circumstances where Kean University exercises substantial control over both the Respondent and the context in which the sexual harassment occurs and also includes any building owned or controlled by a student organization that is officially recognized by the University.

Final Determination means a conclusion by a preponderance of the evidence that the alleged conduct did or did not violate policy.

Finding means a conclusion by a preponderance of the evidence that the conduct did or did not occur as alleged (as in a “finding of fact”).

Formal Grievance Process means a method of formal resolution designated by the recipient to address conduct that falls within the policies included below, and which complies with the requirements of the Title IX regulations (34 CFR §106.45).

Grievance Process Pool includes any investigators, hearing decision-makers, appeal decision-makers, and Advisors who may perform any or all of these roles (though not at the same time or with respect to the same case).

Hearing Decision-maker or Panel refers to those who have decision-making and sanctioning authority within the Recipient's Formal Grievance process.

Investigator means the person or persons charged by the University with gathering facts about an alleged violation of this Policy, assessing relevance and credibility, synthesizing the evidence, and compiling this information into an investigation report and file of directly related evidence.

Mandated Reporter means an employee of the Recipient who is obligated by policy to share knowledge, notice, and/or reports of harassment and/or retaliation with the Title IX Coordinator.[2]

Notice means that an employee, student, or third-party informs the Title IX Coordinator or other Official with Authority of the alleged occurrence of harassing, discriminatory, and/or retaliatory conduct.

Official with Authority (OWA) means an employee of the University explicitly vested with the responsibility to implement corrective measures for sexual harassment and/or retaliation on behalf of the University.

Parties include the Complainant(s) and Respondent(s), collectively.

Recipient means a postsecondary education program that is a recipient of federal funding.

Remedies are post-finding actions directed to the Complainant and/or the community as mechanisms to address safety, prevent recurrence, and restore access to the Recipient’s educational program.

Respondent means an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment or retaliation for engaging in a protected activity.

Resolution means the result of an informal or Formal Grievance Process.

Sanction means a consequence imposed by the Recipient on a Respondent who is found to have violated this policy.

Sexual Harassment is the umbrella category including the offenses of sexual harassment, sexual assault, stalking, and dating violence and domestic violence. See Section 16, for greater detail.

Support Person means a person chosen by a party to accompany the party to meetings related to the resolution process, to provide moral and emotional support to a party. Support Persons are permitted at the discretion of the Title IX Coordinator and do not have a formal role in the resolution process.[TB2]

Title IX Coordinator is at least one official designated by the University to ensure compliance with Title IX and the Recipient’s Title IX program. References to the Coordinator throughout this policy may also encompass a designee of the Coordinator for specific tasks.

Title IX Team refers to the Title IX Coordinator, any deputy coordinators, and any member of the Grievance Process Pool.

2. Rationale for Policy

Kean University is committed to providing a workplace and educational environment, as well as other benefits, programs, and activities, that are free from sexual harassment and retaliation. To ensure compliance with federal and state civil rights laws and regulations, and to affirm its commitment to promoting the goals of fairness and equity in all aspects of the educational program or activity,

The University has developed internal policies and procedures that provide a prompt, fair, and impartial process for those involved in an allegation sexual harassment or retaliation. Kean values and upholds the equal dignity of all members of its community and strives to balance the rights of the parties in the grievance process during what is often a difficult time for all those involved.

3. Applicable Scope

The core purpose of this policy is the prohibition of sexual harassment and retaliation. When an alleged violation of this policy is reported, the allegations are subject to resolution using Kean University’s Resolution Process for Alleged Violations of the Policy on Sexual Harassment as determined by the Title IX Coordinator, and as detailed below.

When the Respondent is a member of the Kean community, a grievance process may be available regardless of the status of the Complainant, who may or may not be a member of the Recipient community. This community includes, but is not limited to, students,[3] student organizations, faculty, administrators, staff, and third parties such as guests, visitors, volunteers, invitees, and campers.

The procedures below may be applied to incidents, to patterns, and/or to the campus climate, all of which may be addressed and investigated in accordance with this policy.

4. Title IX Coordinator
The Director of the Office of Affirmative Action Programs serves as the Title IX Coordinator and oversees implementation of this policy. The Title IX Coordinator has the primary responsibility for coordinating the University’s efforts related to the intake, investigation, resolution, and implementation of supportive measures to stop, remediate, and prevent sexual harassment, and retaliation prohibited under this policy.

5. Independence and Conflict-of-Interest

The Title IX Coordinator manages the Title IX Team and acts with independence and authority free from bias and conflicts of interest. The Title IX Coordinator oversees all resolutions under this policy and these procedures.

The members of the Title IX Team are vetted and trained to ensure they are not biased for or against any party in a specific case, or for or against Complainants and/or Respondents, generally.

To raise any concern involving bias or conflict of interest by the Title IX Coordinator, contact the Office of University Counsel at 908-737-3321. Concerns of bias or a potential conflict of interest by any other Title IX Team member should be raised with the Title IX Coordinator.

Reports of misconduct committed by the Title IX Coordinator should be reported to the Office of University Counsel at 908-737-3321. Reports of misconduct committed by any other Title IX Team member should be reported to the Title IX Coordinator.

6. Administrative Contact Information

Complaints or notice of alleged policy violations, or inquiries about or concerns regarding this policy and procedures, may be made internally to:
Kean University has also classified all employees as Mandated Reporters of any knowledge they have that a member of the community is experiencing sexual harassment and/or retaliation.

The section below on Mandated Reporting details the responsibilities and duties of employees, accordingly. Inquiries may be made externally to:

### Office for Civil Rights (OCR)

**U.S. Department of Education**

400 Maryland Avenue, SW
Washington, D.C. 20202-1100

Customer Service Hotline
###: (800) 421-3481
Fax: (202) 453-6012
TTY: (877) 521-2172
Email: OCR@ed.gov


### New York Office

**Office for Civil Rights**

U.S. Department of Education

32 Old Slip, 26th Floor
New York, NY 10005-2500

(646) 428-3900
Fax: (646) 428-3843
TTY: (80) 877-8339
Email: OCR.NewYork@ed.gov

For complaints involving employees:
7. Notice/Complaints of Sexual Harassment and/or Retaliation

Notice or complaints of sexual harassment and/or retaliation may be made using any of the following options:

▶ File a complaint with, or give verbal notice to, the Title IX Coordinator or Director of Student Accountability, Standards and Education. Such a report may be made at any time (including during non-business hours) by using the telephone number or email address, or by mail to the office address, listed below.

**Brian A. Beckwith**  
Title IX Coordinator  
Director, Office of Affirmative Action Programs

East Campus, Room 204  
1000 Morris Avenue  
Union, NJ 07083  
(908) 737-3332  
Email: bbeckwit@kean.edu

**Nicole Rodriguez**  
Director, Office of Student Accountability, Standards and Education

Miron Student Center, Room 317  
(908) 737-5240  
Email: nrodrigu@kean.edu
State employees or applicants for employment may file a complaint by calling the State of New Jersey Hotline at (833) 691-0404.
File a complaint with any supervisory employee within Kean University.

Anonymous reports are accepted but can give rise to a need to investigate. The University tries to provide supportive measures to all Complainants, which is impossible with an anonymous report. Because reporting carries no obligation to initiate a formal response, and as the University respects Complainant requests to dismiss complaints unless there is a compelling threat to health and/or safety, the Complainant is largely in control and should not fear a loss of privacy by making a report that allows the University to discuss and/or provide supportive measures.

A Formal Complaint means a document submitted or signed by the Complainant or signed by the Title IX Coordinator alleging a policy violation by a Respondent and requesting that the University investigate the allegation(s).

A complaint may be filed with the Title IX Coordinator in person, by mail, or by electronic mail, by using the contact information in the section immediately above, or as described in this section. As used in this paragraph, the phrase “document filed by a Complainant” means a document or electronic submission (such as by electronic mail or through an online portal provided for this purpose by the University) that contains the Complainant’s physical or digital signature, or otherwise indicates that the Complainant is the person filing the complaint, and requests that the University investigate the allegations.

If notice is submitted in a form that does not meet this standard, the Title IX Coordinator will contact the Complainant to ensure that it is filed correctly.

8. Supportive Measures

Kean University will offer and implement appropriate and reasonable supportive measures to the parties upon notice of alleged sexual harassment and/or retaliation.

Supportive measures are non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the parties to restore or preserve access to the University’s education program or activity, including measures designed to protect the safety of all parties or the University’s educational environment, and/or deter sexual harassment and/or retaliation.

The Title IX Coordinator promptly makes supportive measures available to the parties upon receiving notice or a complaint. At the time that supportive measures are offered, the University will inform the Complainant, in writing, that they may file a formal complaint with the University either at that time or in the future, if they have not done so already.

The Title IX Coordinator works with the Complainant to ensure that their wishes are taken into account with respect to the supportive measures that are planned and implemented.

The University will maintain the privacy of the supportive measures, provided that privacy does not impair the University’s ability to provide the supportive measures. Kean will act to ensure as minimal an academic/occupational impact on the parties as possible.

The Recipient will implement measures in a way that does not unreasonably burden the other party.

These actions may include, but are not limited to:
- Referral to counseling, medical, and/or other healthcare services;
- Referral to the Employee Assistance Program
- Referral to community-based service providers;
- Visa and immigration assistance
- Student financial aid counseling
- Education to the institutional community or community subgroup(s)
- Altering campus housing assignment(s)
- Altering work arrangements for employees or student-employees
- Safety planning
- Providing campus safety escorts
- Providing transportation accommodations
- Implementing contact limitations (no contact orders) between the parties
9. Emergency Removal

The University can act to remove a student Respondent entirely or partially from its education program or activities on an emergency basis when an individualized safety and risk analysis has determined that an immediate threat to the physical health or safety of any student or other individual justifies removal.

In cases involving students, this risk analysis is initiated by the Title IX Coordinator in conjunction with the Kean University Behavioral Intervention Team (KUBIT) using its standard objective violence risk assessment procedures.

In cases involving employees, the Associate Vice President for Employee Relations will make a determination whether an employee should be placed on paid administrative leave and/or be reassigned. The Associate Vice President for Employee Relations will then refer the recommendation to the Director of Human Relations for appropriate action.

In all cases in which an emergency removal is imposed, the student will be given notice of the action and the option to request to meet with the Title IX Coordinator prior to such action/removal being imposed, or as soon thereafter as reasonably possible, to show cause why the action/removal should not be implemented or should be modified.

This meeting is not a hearing on the merits of the allegation(s), but rather is an administrative process intended to determine solely whether the emergency removal is appropriate.

When this meeting is not requested in a timely manner, objections to the emergency removal will be deemed waived.

A Complainant and their Advisor may be permitted to participate in this meeting if the Title IX Coordinator determines it is equitable to do so.

This section also applies to any restrictions that a coach or athletic administrator may place on a student-athlete arising from allegations related to Title IX. There is no appeal process for emergency removal decisions.

A Respondent may be accompanied by an Advisor of their choice when meeting with the Title IX Coordinator for the show cause meeting. The Respondent will be given access to a written summary of the basis for the emergency removal prior to the meeting to allow for adequate preparation.
The Title IX Coordinator has sole discretion under this policy to implement or stay an emergency removal and to determine the conditions and duration. Violation of an emergency removal under this policy will be grounds for discipline, which may include expulsion.

The University will implement the least restrictive emergency actions possible in light of the circumstances and safety concerns. As determined by the Title IX Coordinator, these actions could include, but are not limited to: removing a student from a residence hall, temporarily re-assigning an employee, restricting a student’s or employee’s access to or use of facilities or equipment, allowing a student to withdraw or take grades of incomplete without financial penalty, authorizing an administrative leave, and suspending a student’s participation in extracurricular activities, student employment, student organizational leadership, or intercollegiate/intramural athletics.

At the discretion of the Title IX Coordinator, alternative coursework options may be pursued to ensure as minimal an academic impact as possible on the parties.

Where the Respondent is an employee, existing provisions for interim action are applicable.

10. Promptness

All allegations are acted upon promptly by the University once it has received notice or a formal complaint. Complaints can take 60-90 business days to resolve, typically. There are always exceptions and extenuating circumstances that can cause a resolution to take longer, but the University will avoid all undue delays within its control.

Any time the general timeframes for resolution outlined in University procedures will be delayed, the University will provide written notice to the parties of the delay, the cause of the delay, and an estimate of the anticipated additional time that will be needed as a result of the delay.

11. Privacy

Every effort is made by the University to preserve the privacy of reports. [5] Kean University will not share the identity of any individual who has made a report or complaint of harassment or retaliation; any Complainant, any individual who has been reported to be the perpetrator of sexual harassment or retaliation, any Respondent, or any witness, except as permitted by the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. 1232g; FERPA regulations, 34 CFR part 99; or as required by law; or to carry out the purposes of 34 CFR Part 106, including the conducting of any investigation, hearing, or grievance proceeding arising under these policies and procedures.

The University reserves the right to determine which Kean officials have a legitimate educational interest in being informed about incidents that fall within this policy, pursuant to the Family Educational Rights and Privacy Act (FERPA).

Only a small group of officials who need to know will typically be told about the complaint, which may include, but are not limited to, the Division of Student Affairs, Human Resources, Kean University Police Department, and KUBIT.

Information will be shared as necessary with Investigators, Hearing Panel Members/Decision-makers, witnesses, and the parties. The circle of people with this knowledge will be kept as tight as possible to preserve the parties’ rights and privacy.

The University may contact parents/guardians and/or an emergency contact to inform them of situations in which there is a significant and articulable health and/or safety risk but will usually consult with the student first before doing so.

Confidentiality and mandated reporting are addressed more specifically below.

12. Jurisdiction of the University

This policy applies to the education program and activities of the University, to conduct that takes place on the campus or on property owned or controlled by the University, at University-sponsored events, or in buildings owned or controlled by Kean’s recognized student organizations. The Respondent must be a member of Kean University’s community in order for its policies to apply.

This policy can also be applicable to the effects of off-campus misconduct that effectively deprive someone of access to Kean University’s educational program. The recipient may also extend jurisdiction to off-campus and/or to online conduct when the Title IX Coordinator determines that the conduct affects a substantial University interest.

Regardless of where the conduct occurred, the Recipient will address notice/complaints to determine whether the conduct occurred in the context of its employment or educational program or activity and/or has continuing effects on campus or in an off-campus sponsored program or activity. A substantial University interest includes:

- Any action that constitutes a criminal offense as defined by law. This includes, but is not limited to, single or repeat violations of any local, state, or federal law;
- Any situation in which it is determined that the Respondent poses an immediate threat to the physical health or safety of any student or other individual;
- Any situation that significantly impinges upon the rights, property, or achievements of oneself or others or significantly breaches the peace and/or causes social disorder; and/or;
- Any situation that is detrimental to the educational interests or mission of the University.

If the Respondent is unknown or is not a member of the University community, the Title IX Coordinator will assist the Complainant in identifying appropriate campus and local resources and support options and/or, when criminal conduct is alleged, in contacting local or campus law enforcement if the individual would like to file a police report.
Further, even when the Respondent is not a member of the University’s community, supportive measures, remedies, and resources may be accessible to the Complainant by contacting the Title IX Coordinator or Student Support Services Advocate (Downs Hall, Room 126 or (908) 737-4880).

In addition, the University may take other actions as appropriate to protect the Complainant against third parties, such as barring individuals from University property and/or events.

All vendors serving the University through third-party contracts are subject to the policies and procedures of their employers or to these policies and procedures to which their employer has agreed to be bound by their contracts.

When the Respondent is enrolled in or employed by another institution, the Title IX Coordinator can assist the Complainant in liaising with the appropriate individual at that institution, as it may be possible to allege violations through that institution’s policies.

Similarly, the Title IX Coordinator may be able to assist and support a student or employee Complainant who experiences sexual harassment or retaliation in an externship, study abroad program, or other environment external to the University where sexual harassment policies and procedures of the facilitating or host organization may give recourse to the Complainant.

13. Time Limits on Reporting

There is no time limitation on providing notice/complaints to the Title IX Coordinator. However, if the Respondent is no longer subject to the University’s jurisdiction and/or significant time has passed, the ability to investigate, respond, and provide remedies may be more limited or impossible.

Acting on notice/complaints significantly impacted by the passage of time (including, but not limited to, the rescission or revision of policy) is at the discretion of the Title IX Coordinator, who may document allegations for future reference, offer supportive measures and/or remedies, and/or engage in informal or formal action, as appropriate.

When notice/complaint is affected by significant time delay, the University will typically apply the policy in place at the time of the alleged misconduct and the procedures in place at the time of notice/complaint.

14. Online Sexual Harassment and/or Retaliation

The policies of Kean University are written and interpreted broadly to include online manifestations of any of the behaviors prohibited below, when those behaviors occur in or have an effect on the University’s education program and activities or use University networks, technology, or equipment.

Although Kean University may not control websites, social media, and other venues in which harassing communications are made, when such communications are reported to the University, it will engage in a variety of means to address and mitigate the effects.

Members of the community are encouraged to be good digital citizens and to refrain from online misconduct, such as feeding anonymous gossip sites, sharing inappropriate content via social media, unwelcome sexual or sex-based messaging, distributing or threatening to distribute revenge pornography, breaches of privacy, or otherwise using the ease of transmission and/or anonymity of the Internet or other technology to harm another member of the Kean community.

Any online posting or other electronic communication by students, including cyber-bullying, cyber-stalking, cyber-harassment, etc., occurring completely outside of the Recipient’s control (e.g., not on Recipient networks, websites, or between Recipient email accounts) will only be subject to this policy when such online conduct can be shown to cause a substantial in-program disruption or infringement on the rights of others.

Otherwise, such communications are considered speech protected by the First Amendment. Supportive measures for Complainants will be provided, but protected speech cannot legally be subjected to discipline.

Off-campus harassing speech by employees, whether online or in person, may be regulated by the University only when such speech is made in an employee’s official or work-related capacity.

15. Policy on Nondiscrimination

Kean University is committed to establishing and maintaining a diverse campus community. Equal opportunity and diversity represent principles which are integrally woven into the University’s mission. Kean University is committed to providing equal opportunity in employment and education, as well as equity of conditions for employment and education, to all employees, students and applicants without regard to race, creed, color, national origin, nationality, ancestry, age, sex/gender (including pregnancy), marital status, civil union status, domestic partnership status, familial status, religion, affectional or sexual orientation, gender identity or expression, atypical hereditary cellular or blood trait, genetic information, liability for service in the Armed Forces of the United States, or disability.

Sexual harassment, sexual assault, dating and domestic violence, and stalking are forms of sex discrimination, which are prohibited under Title IX of the Education Amendments of 1972 and by this Policy.

Additionally, Kean University prohibits retaliation against any person opposing discrimination or participating in any discrimination investigation or complaint process internal or external to the institution.

Kean University also follows the New Jersey State Policy...
16. Definition of Sexual Harassment

The Department of Education’s Office for Civil Rights (OCR), the Equal Employment Opportunity Commission (EEOC), and the State of New Jersey regard Sexual Harassment as an unlawful discriminatory practice.

Kean University has adopted the following definition of Sexual Harassment in order to address the unique environment of an academic community.

Acts of sexual harassment may be committed by any person upon any other person, regardless of the sex, sexual orientation, and/or gender identity of those involved.

Sexual Harassment, as an umbrella category, includes the actual or attempted offenses of sexual harassment, sexual assault, domestic violence, dating violence, and stalking, and is defined as:

Conduct on the basis of sex or that is sexual that satisfies one or more of the following:

1. Quid Pro Quo:
   a) an employee of the recipient,
   b) conditions the provision of an aid, benefit, or service of the recipient,
   c) on an individual's participation in unwelcome sexual conduct

2. Sexual Harassment
   a) unwelcome conduct,
   b) determined by a reasonable person,
   c) to be so severe, and
   d) pervasive, and,
   e) objectively offensive,
   f) that it effectively denies a person equal access to the University’s education program or activity.

3. Sexual assault, defined as:
   a) Sex Offenses, Forcible:
      ○ Any sexual act directed against another person.
      ○ without the consent of the Complainant,
      ○ including instances in which the Complainant is incapable of giving consent.
   b) Sex Offenses, Non-forcible:
      ○ Incest:
         1) Non-forcible sexual intercourse,
         2) Between persons who are related to each other,
         3) Within the degrees wherein marriage is prohibited by New Jersey law.
      ○ Statutory Rape:
         1) Non-forcible sexual intercourse,
         2) With a person who is under the statutory age of consent of 16 years of age.

4. Dating Violence, defined as:
   a) violence,
   b) on the basis of sex,
   c) committed by a person,
   d) who is in or has been in a social relationship of a romantic or intimate nature with the Complainant.
   i) The existence of such a relationship shall be determined based on the Complainant’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship. For the purposes of this definition:
      ii) Dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
      iii) Dating violence does not include acts covered under the definition of domestic violence.

5) Domestic Violence, defined as:
   a) violence,
   b) on the basis of sex,
   c) committed by a current or former spouse or intimate partner of the Complainant,
   d) by a person with whom the Complainant shares a child in common, or
   e) by a person who is cohabitating with, or has cohabitated with, the Complainant as a spouse or intimate partner, or
   f) by a person similarly situated to a spouse of the Complainant under the domestic or family violence laws of New Jersey, or
   g) by any other person against an adult or youth Complainant who is protected from that person’s acts under the domestic or family violence laws of New Jersey.

*To categorize an incident as Domestic Violence, the relationship between the Respondent and the Complainant must be more than just two people living together as roommates. The people cohabitating must be current or former spouses or have an intimate relationship.

6) Stalking, defined as:
   a) engaging in a course of conduct,
   b) on the basis of sex,
   c) directed at a specific person, that
   1) would cause a reasonable person to fear for the person’s safety, or
Force, Coercion, Consent, and Incapacitation

As used in the offenses above, the following definitions and understandings apply:

**Force**: Force is the use of physical violence and/or physical imposition to gain sexual access. Force also includes threats, intimidation (implied threats), and coercion that is intended to overcome resistance or produce consent (e.g., “Have sex with me or I’ll hit you,” “Okay, don’t hit me, I’ll do what you want.”).

Sexual activity that is forced is, by definition, non-consensual, but non-consensual sexual activity is not necessarily forced. Silence or the absence of resistance alone is not consent. Consent is not demonstrated by the absence of resistance. While resistance is not required or necessary, it is a clear demonstration of non-consent.

**Coercion**: Coercion is unreasonable pressure for sexual activity. Coercive conduct differs from seductive conduct based on factors such as the type and/or extent of the pressure used to obtain consent. When someone makes clear that they do not want to engage in certain sexual activity, that they want to stop, or that they do not want to go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.

**Consent is** knowing, and voluntary, and clear permission by word or action to engage in sexual activity.

Individuals may experience the same interaction in different ways. Therefore, it is the responsibility of each party to determine that the other has consented before engaging in the activity.

If consent is not clearly provided prior to engaging in the activity, consent may be ratified by word or action at some point during the interaction or thereafter, but clear communication from the outset is strongly encouraged.

For consent to be valid, there must be a clear expression in words or actions that the other individual consented to that specific sexual conduct. Reasonable reciprocation can be implied. For example, if someone kisses you, you can kiss them back (if you want to) without the need to explicitly obtain their consent to being kissed back.

Consent can also be withdrawn once given, as long as the withdrawal is reasonably and clearly communicated. If consent is withdrawn, that sexual activity should cease within a reasonable time.

Consent to some sexual contact (such as kissing or fondling) cannot be presumed to be consent for other sexual activity (such as intercourse). A current or previous intimate relationship is not sufficient to constitute consent.

Proof of consent or non-consent is not a burden placed on either party involved in an incident. Instead, the burden remains on the University to determine whether its policy has been violated. The existence of consent is based on the totality of the circumstances evaluated from the perspective of a reasonable person in the same or similar circumstances, including the context in which the alleged incident occurred and any similar, previous patterns that may be evidenced.

Consent in relationships must also be considered in context. When parties consent to BDSM[11] or other forms of kink, non-consent may be shown by the use of a safe word. Resistance, force, violence, or even saying “no” may be part of the kink and thus consensual, so the University’s evaluation of communication in kink situations should be guided by reasonableness, rather than strict adherence to policy that assumes non-kink relationships as a default.

Incapacitation: A person cannot consent if they are unable to understand what is happening or is disoriented, helpless, asleep, or unconscious, for any reason, including by alcohol or other drugs. As stated above, a Respondent violates this policy if they engage in sexual activity with someone who is incapable of giving consent.

It is a defense to a sexual assault policy violation that the Respondent neither knew nor should have known the Complainant to be physically or mentally incapacitated. “Should have known” is an objective, reasonable person standard that assumes that a reasonable person is both sober and exercising sound judgment.

Incapacitation occurs when someone cannot make rational, reasonable decisions because they lack the capacity to give knowing/informed consent (e.g., to understand the “who, what, when, where, why, or how” of their sexual interaction).

Incapacitation is determined through consideration of all relevant indicators of an individual’s state and is not synonymous with intoxication, impairment, blackout, and/or being drunk.

This policy also covers a person whose incapacity...
results from a temporary or permanent physical or mental health condition, involuntary physical restraint, and/or the consumption of incapacitating drugs.

17. Expectations Regarding Unethical/Consensual Relationships

There are inherent risks in any romantic or sexual relationship between individuals in unequal positions (such as faculty member and student or supervisor and employee). These relationships may, in reality, be less consensual than perceived by the individual whose position confers power or authority. Similarly, the relationship also may be viewed in different ways by each of the parties, particularly in retrospect. Circumstances may change, and conduct that was once welcome may, at some point in the relationship, become unwelcome.

Even when both parties have initially consented to romantic or sexual involvement, the possibility of a later allegation of a relevant Policy violation still exists. The University does not wish to interfere with private choices regarding personal relationships when these relationships do not interfere with the goals and policies of the University. However, for the personal protection of members of this community, relationships in which power differentials are inherent (e.g., faculty-student, staff-student) are generally discouraged. They may also violate standards of professionalism and/or professional ethics.

Consensual romantic or sexual relationships in which one party maintains a direct supervisory or otherwise evaluative role over the other party are inherently problematic. Therefore, persons with direct supervisory or otherwise evaluative responsibilities who are involved in such relationships must bring these relationships to the timely attention of their supervisor and/or the Title IX Coordinator. The existence of this type of relationship will likely result in removing the supervisory or evaluative responsibilities from the employee or shifting a party from being supervised or evaluated by someone with whom they have established a consensual relationship. When an affected relationship existed prior to adoption of this policy, the duty to notify the appropriate supervisor still pertains.

This type of relationship includes Resident Advisors (RAs) and students over whom the RA has direct responsibility. While no relationships are prohibited by this policy, failure to timely self-report such relationships to a supervisor as required can result in disciplinary action for an employee. The Title IX Coordinator will determine whether to refer violations of this provision to Human Resources for resolution, or to pursue resolution under this Policy, based on the circumstances of the allegation.

18. Retaliation

Protected activity under this Policy includes reporting an incident that may implicate this policy, participating in the grievance process, supporting a Complainant or Respondent, assisting in providing information relevant to an investigation, and/or acting in good faith to oppose conduct that constitutes a violation of this Policy.

Acts of alleged retaliation should be reported immediately to the Title IX Coordinator and will be promptly investigated. Kean University will take all appropriate and available steps to protect individuals who fear that they may be subjected to retaliation.

Kean University and any member of Kean’s community are prohibited from taking materially adverse action by intimidating, threatening, coercing, harassing, or discriminating against any individual for the purpose of interfering with any right or privilege secured by law or policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this policy and procedure.

Filing a complaint under the Student Code of Conduct (“Code”) or the New Jersey State Policy Prohibiting Discrimination in the Workplace (“State Policy”) could be considered retaliatory if those charges could be applicable under the Resolution Procedures for Alleged Violations of the Policy on Sexual Harassment, when the Code or State Policy charges are made for the purpose of interfering with or circumventing any right or privilege provided afforded within the Resolution Procedures for Alleged Violations of the Policy on Sexual Harassment that is not provided by the Code or State Policy. Therefore, the University vets all complaints carefully to ensure this does not happen, and to assure that complaints are tracked to the appropriate process.

The exercise of rights protected under the First Amendment does not constitute retaliation.

Charging an individual with a Code or State Policy violation for making a materially false statement in bad faith in the course of a grievance proceeding under this policy and procedure does not constitute retaliation, provided that a determination regarding responsibility, alone, is not sufficient to conclude that any party has made a materially false statement in bad faith.

19. Mandated Reporting

All Kean University employees (faculty, staff, administrators) are expected to report actual or suspected sexual harassment or retaliation to appropriate officials immediately, though there are some limited exceptions.

In order to make informed choices, it is important to be aware of confidentiality and mandatory reporting requirements when consulting campus resources. On campus, some resources may maintain confidentiality and are not required to report actual or suspected sexual harassment or retaliation. They may offer options and resources without any obligation to inform an outside agency
or campus official unless a Complainant has requested the information be shared.

If a Complainant expects formal action in response to their allegations, reporting to any Mandated Reporter can connect them with resources to report crimes and/or policy violations, and these employees will immediately pass reports to the Title IX Coordinator (and/or police, if desired by the Complainant), who will take action when an incident is reported to them.

The following sections describe the reporting options at Kean University for a Complainant or third-party (including parents/guardians when appropriate):

a. Confidential Resources

If a Complainant would like the details of an incident to be kept confidential, the Complainant may speak with:

- On-campus licensed professional counselors and staff
- On-campus health service providers and staff
- On-campus Student Support Services Advocates
- On-campus members of the clergy/chaplains working within the scope of their licensure or ordination
- Athletic trainers (if licensed and privileged under state statute, and/or working under the supervision of a health professional)
- Off-campus (non-employees):
  - Licensed professional counselors and other medical providers
  - Local rape crisis counselors
  - Domestic violence resources
  - Local or state assistance agencies
  - Clergy/Chaplains
  - Attorneys

All of the above-listed individuals will maintain confidentiality when acting under the scope of their licensure, professional ethics, and/or professional credentials, except in extreme cases of immediacy of threat or danger or abuse of a minor/elder/individual with a disability, or when required to disclose by law or court order.

Campus counselors and/or the Employee Assistance Program are available to help free of charge and may be consulted on an emergency basis during normal business hours.

Employees who are confidential and who receive reports within the scope of their confidential roles will timely submit anonymous statistical information for Clery Act purposes unless they believe it would be harmful to their client, patient, or parishioner.

b. Mandated Reporters and Formal Notice/Complaint

All Kean University employees (including student employees), with the exception of those who are designated as Confidential Resources, are Mandated Reporters and must promptly share with the Title IX Coordinator all known details of a report made to them in the course of their employment.

Employees must also promptly share all details of behaviors under this policy that they observe or have knowledge of, even if not reported to them by a Complainant or third-party.

Complainants may want to carefully consider whether they share personally identifiable details with non-confidential Mandated Reporters, as those details must be shared with the Title IX Coordinator.

Generally, disclosures in climate surveys, classroom writing assignments or discussions, human subjects research, or at events such as “Take Back the Night” marches or speak-outs do not provide notice that must be reported to the Coordinator by employees, unless the Complainant clearly indicates that they desire a report to be made or a seek a specific response from the University.

Supportive measures may be offered as the result of such disclosures without formal University action.

Failure of a Mandated Reporter, as described above in this section, to report an incident of sexual harassment or retaliation of which they become aware is a violation of University policy and can be subject to disciplinary action for failure to comply.

Though this may seem obvious, when a Mandated Reporter is engaged in harassment or other violations of this policy, they still have a duty to report their own misconduct, though the University is technically not on notice when a harasser is also a Mandated Reporter unless the harasser does in fact report themselves.

Finally, it is important to clarify that a Mandated Reporter who is themselves a target of harassment or other misconduct under this policy is not required to report their own experience, though they are, of course, encouraged to do so.

20. When a Complainant Does Not Wish to Proceed

If a Complainant does not wish for their name to be shared, does not wish for an investigation to take place, or does not want a formal complaint to be pursued, they may make such a request to the Title IX Coordinator, who will evaluate that request in light of the duty to ensure the safety of the campus and to comply with state or federal law.

The Title IX Coordinator has ultimate discretion over whether the University proceeds when the Complainant does not wish to do so, and the Title IX Coordinator may sign a formal complaint to initiate a grievance process upon completion of an appropriate violence risk assessment.

The Title IX Coordinator’s decision should be based on results of the violence risk assessment that show a compelling risk to health and/or safety that requires the University to pursue formal action to protect the community.
A compelling risk to health and/or safety may result from evidence of patterns of misconduct, predatory conduct, threats, abuse of minors, use of weapons, and/or violence. Recipients may be compelled to act on alleged employee misconduct irrespective of a Complainant’s wishes.

The Title IX Coordinator must also consider the effect that non-participation by the Complainant may have on the availability of evidence and the University’s ability to pursue a Formal Grievance Process fairly and effectively.

When the Title IX Coordinator executes the written complaint, they do not become the Complainant. The Complainant is the individual who is alleged to be the victim of conduct that could constitute a violation of this policy.

When the University proceeds, the Complainant (or their Advisor) may have as much or as little involvement in the process as they wish. The Complainant retains all rights of a Complainant under this Policy irrespective of their level of participation. Typically, when the Complainant chooses not to participate, the Advisor may be appointed as proxy for the Complainant throughout the process, acting to ensure and protect the rights of the Complainant, though this does not extend to the provision of evidence or testimony.

Note that the University’s ability to remedy and respond to notice may be limited if the Complainant does not want the University to proceed with an investigation and/or grievance process. The goal is to provide the Complainant with as much control over the process as possible, while balancing the University’s obligation to protect its community.

In cases in which the Complainant requests confidentiality/ no formal action and the circumstances allow the University to honor that request, the University will offer informal resolution options (see below), supportive measures, and remedies to the Complainant and the community, but will not otherwise pursue formal action.

If the Complainant elects to take no action, they can change that decision if they decide to pursue a formal complaint at a later date. Upon making a formal complaint, a Complainant has the right, and can expect, to have allegations taken seriously by Kean University, and to have the incidents investigated and properly resolved through these procedures. Please consider that delays may cause limitations on access to evidence, or present issues with respect to the status of the parties.

21. Federal Timely Warning Obligations

Parties reporting sexual assault, domestic violence, dating violence, and/or stalking should be aware that under the Clery Act, Kean University must issue timely warnings for incidents reported to them that pose a serious or continuing threat of bodily harm or danger to members of the campus community.

The University will ensure that a Complainant’s name and other identifying information is not disclosed, while still providing enough information for community members to make safety decisions in light of the potential danger.

22. False Allegations and Evidence

Deliberately false and/or malicious accusations under this policy are a serious offense and will be subject to appropriate disciplinary action. This does not include allegations that are made in good faith but are ultimately shown to be erroneous or do not result in a policy violation determination.

Additionally, witnesses and parties knowingly providing false evidence, tampering with or destroying evidence, or deliberately misleading an official conducting an investigation can be subject to discipline under University policy.

23. Amnesty for Complainants and Witnesses

The Kean University community encourages the reporting of misconduct and crimes by Complainants and witnesses. Sometimes, Complainants or witnesses are hesitant to report to University officials or participate in grievance processes because they fear that they themselves may be in violation of certain policies, such as underage drinking or use of illicit drugs at the time of the incident. Respondents may hesitate to be forthcoming during the process for the same reasons.

It is in the best interests of the University community that Complainants choose to report misconduct to Kean officials, that witnesses come forward to share what they know, and that all parties be forthcoming during the process.

The Kean University community encourages the reporting of misconduct and crimes by Complainants and witnesses. Sometimes, Complainants or witnesses are hesitant to report to University officials or participate in grievance processes because they fear that they themselves may be in violation of certain policies, such as underage drinking or use of illicit drugs at the time of the incident. Respondents may hesitate to be forthcoming during the process for the same reasons.

To encourage reporting and participation in the process, Kean University maintains a policy of offering parties and witnesses amnesty from minor policy violations – such as underage consumption of alcohol or the use of illicit drugs – related to the incident.

Amnesty does not apply to more serious allegations such as physical abuse of another or illicit drug distribution. The decision not to offer amnesty is based on neither sex nor gender, but on the fact that collateral misconduct is typically addressed for all students within a progressive discipline system, and the rationale for amnesty – the incentive to report serious misconduct – is rarely applicable to Respondent with respect to a Complainant.

Students: Sometimes, students are hesitant to assist others for fear that they themselves may be in trouble themselves (for example, an underage student who has been drinking or using marijuana might hesitate to help an individual who has experienced sexual assault to the Kean University Police Department.

The University maintains a policy of amnesty for students who offer help to others in need. Although policy violations cannot be overlooked, the University may provide purely educational options with no official disciplinary finding, rather than punitive sanctions, to those who offer their assistance to others in need.
Employees: Sometimes, employees are hesitant to report sexual harassment or retaliation they have experienced for fear that they may get into trouble themselves. Employees should refer to the Whistleblower Act for information regarding employee protections for reporting. [https://www.kean.edu/offices/human-resources/current-employees/whistleblower-act](https://www.kean.edu/offices/human-resources/current-employees/whistleblower-act)

24. Federal Statistical Reporting Obligations

Certain campus officials – those deemed Campus Security Authorities – have a duty to report the following for federal statistical reporting purposes (Clery Act):

1. All "primary crimes," which include homicide, sexual assault, robbery, aggravated assault, burglary, motor vehicle theft, and arson;
2. Hate crimes, which include any bias-motivated primary crime as well as any bias motivated larceny or theft, simple assault, intimidation, or destruction/damage/vandalism of property;
3. VAWA-based crimes,[12] which include sexual assault, domestic violence, dating violence, and stalking; and
4. Arrests and referrals for disciplinary action for weapons-related law violations, liquor-related law violations, and drug abuse-related law violations.

All personally identifiable information is kept private, but statistical information must be shared with campus law enforcement regarding the type of incident and its general location (on or off-campus or in the surrounding area, but no addresses are given) for publication in the Annual Security Report and daily campus crime log.

Campus Security Authorities include: student affairs/student conduct staff, Kean University Police Department, local police, coaches, athletic directors, residence life staff, student activities staff, human resources staff, advisors to student organizations, and any other official with significant responsibility for student and campus activities.

RESOLUTION PROCESS FOR ALLEGED VIOLATIONS OF THE POLICY ON SEXUAL HARASSMENT

1. Overview

Kean University will act on any formal or informal notice/complaint of violation of the Policy that is received by the Title IX Coordinator[13] or any other Official with Authority by applying these procedures.

The procedures below apply only to qualifying allegations of sexual harassment (including sexual assault, dating violence, domestic violence, and stalking, as defined above) involving students, staff, administrators, or faculty members.

Unionized/other categorized employees are subject to the terms of their agreements/employees’ rights to the extent those agreements do not conflict with federal or state compliance obligations.

All other allegations of misconduct unrelated to incidents covered by the Policy will be addressed through procedures described in the Student Code of Conduct, faculty, and staff handbooks.

All other allegations of discrimination involving employees unrelated to incidents covered by the Policy will be addressed through the procedures under the New Jersey State Policy Prohibiting Discrimination in the Workplace. Additional information is available at: [https://www.kean.edu/offices/affirmative-action](https://www.kean.edu/offices/affirmative-action).

2. Notice/Complaint

Upon receipt of a complaint or notice to the Title IX Coordinator of an alleged violation of the Policy, the Title IX Coordinator initiates a prompt initial assessment to determine the next steps the University needs to take.

The Title IX Coordinator will initiate at least one of three responses:

1) Offering supportive measures because the Complainant does not want to file a formal complaint; and/or

2) An informal resolution (upon submission of a formal complaint); and/or

3) A Formal Grievance Process including an investigation and a hearing (upon submission of a formal complaint).

The University uses the Formal Grievance Process to determine whether or not the Policy has been violated. If so, the University will promptly implement effective remedies designed to ensure that it is not deliberately indifferent to sexual harassment or retaliation, their potential recurrence, or their effects.

3. Initial Assessment

Following receipt of notice or a complaint of an alleged
violation of this Policy, the Title IX Coordinator[14] engages in an initial assessment, typically within one to five business days. The steps in an initial assessment can include:

- If notice is given, the Title IX Coordinator seeks to determine if the person impacted wishes to make a formal complaint, and will assist them to do so, if desired.
- If they do not wish to do so, the Title IX Coordinator determines whether to initiate a complaint because a violence risk assessment indicates a compelling threat to health and/or safety.
- If a formal complaint is received, the Title IX Coordinator assesses its sufficiency and works with the Complainant to make sure it is correctly completed.
- The Title IX Coordinator reaches out to the Complainant to offer supportive measures.
- The Title IX Coordinator works with the Complainant to ensure they are aware of the right to have an Advisor.
- The Title IX Coordinator works with the Complainant to determine whether the Complainant prefers a supportive and remedial response, an informal resolution option, or a formal investigation and grievance process.
- If a supportive and remedial response is preferred, the Title IX Coordinator works with the Complainant to identify their wishes, assesses the request, and implements accordingly. No Formal Grievance Process is initiated, though the Complainant can elect to initiate one later, if desired.
- If an informal resolution option is preferred, the Title IX Coordinator assesses whether the complaint is suitable for informal resolution, which informal mechanism may serve the situation best or is available, and may seek to determine if the Respondent is also willing to engage in informal resolution.
- If a Formal Grievance Process is preferred, the Title IX Coordinator determines if the misconduct alleged falls within the scope of Title IX:
  - If it does, the Title IX Coordinator will initiate the formal investigation and grievance process, directing the investigation to address:
    - an incident, and/or
    - a pattern of alleged misconduct, and/or
    - a culture/climate concern, based on the nature of the complaint.
  - If it does not, the Title IX Coordinator determines that Title IX does not apply (and will "dismiss" that aspect of the complaint, if any), assesses which policies may apply, which resolution process is applicable, and will refer the matter accordingly.
- Please note that dismissing a complaint under Title IX is solely a procedural requirement under Title IX and does not limit the University’s authority to address a complaint with an appropriate process and remedies.

a. Violence Risk Assessment

In cases involving students, the Title IX Coordinator may determine that a Violence Risk Assessment (VRA) should be conducted by the Kean University Behavioral Intervention Team (KUBIT) as part of the initial assessment. A VRA can aid in ten critical and/or required determinations, including:

- Emergency removal of a Respondent on the basis of immediate threat to physical health/safety;
- Whether the Title IX Coordinator should pursue/sign a formal complaint absent a willing/able Complainant;
- Whether to put the investigation on the footing of incident and/or pattern and/or climate;
- To help identify potential predatory conduct;
- To help assess/identify grooming behaviors;
- Whether it is reasonable to try to resolve a complaint through informal resolution, and what modality may be most successful;
- Whether to permit a voluntary withdrawal by the Respondent;
- Assessment of appropriate sanctions/remedies (to be applied post-hearing); and/or
- Whether a Clery Act Timely Warning/No Trespass Order is needed.

In cases involving employees, the Title IX Coordinator may determine that a Violence Risk Assessment (VRA) should be conducted through a threat assessment committee consisting of the President (or designee), the Director of Human Resources (or designee), and a member of Kean University Police. The committee will then assign a trained individual(s) to perform the assessment, according to the specific nature of the Title IX case.

The assessor will follow the process for conducting a violence risk assessment and will rely on a consistent, research-based, reliable system that allows for the operationalization of the risk levels.

Threat assessment is the process of evaluating the actionability of violence by an individual against another person or group following the issuance of a direct or conditional threat. A VRA is a broader term used to assess any potential violence or danger, regardless of the presence
of a vague, conditional, or direct threat

VRAs require specific training and are typically conducted by psychologists, clinical counselors, social workers, case managers, law enforcement officers, student conduct officers, or other administrators.

In cases involving students, a VRA authorized by the Title IX Coordinator should occur in collaboration with the KUBIT. Where a VRA is required by the Title IX Coordinator, a Respondent refusing to cooperate may result in a charge of failure to comply within the appropriate student conduct process.

In cases involving employees, the Associate Vice President for Employee Relations will make a determination whether an employee should be placed on paid administrative leave and/or be reassigned. The Associate Vice President for Employee Relations will then refer the recommendation to the Director of Human Relations for appropriate action.

A VRA is not an evaluation for an involuntary behavioral health hospitalization (e.g., 5150 in California, Section XII in Massachusetts, Baker Act in Florida), nor is it a psychological or mental health assessment. A VRA assesses the risk of actionable violence, often with a focus on targeted/predatory escalations, and is supported by research from the fields of law enforcement, criminology, human resources, and psychology.

b. Dismissal (Mandatory and Discretionary) [15]

The University must dismiss a formal complaint or any allegations therein if, at any time during the investigation or hearing, it is determined that:

1. The conduct alleged in the formal complaint would not constitute sexual harassment as defined above, even if proved; and/or
2. The conduct did not occur in an educational program or activity controlled by the University (including buildings or property controlled by recognized student organizations), and/or the University does not have control of the Respondent; and/or;
3. The conduct did not occur against a person in the United States; and/or
4. At the time of filing a formal complaint, a complainant is not participating in or attempting to participate in the education program or activity of the recipient.[16]

The University may dismiss a formal complaint or any allegations therein if, at any time during the investigation or hearing:

1. A Complainant notifies the Title IX Coordinator in writing that the Complainant would like to withdraw the formal complaint or any allegations therein; or
2. The Respondent is no longer enrolled in or employed by the recipient; or
3. Specific circumstances prevent the recipient from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

Upon any dismissal, the University will promptly send written notice of the dismissal and the rationale for doing so simultaneously to the parties.

This dismissal decision is appealable by any party under the procedures for appeal below. A Complainant who decides to withdraw a complaint may later request to reinstate it or refile it.

4. Counterclaims

The University is obligated to ensure that the grievance process is not abused for retaliatory purposes. The University permits the filing of counterclaims but uses an initial assessment, described above, to assess whether the allegations in the counterclaim are made in good faith. Counterclaims by a Respondent may be made in good faith, but are, on occasion, also made for purposes of retaliation. Counterclaims made with retaliatory intent will not be permitted.

Counterclaims determined to have been reported in good faith will be processed using the grievance procedures below. Investigation of such claims may take place after resolution of the underlying initial allegation, in which case a delay may occur.

Counterclaims may also be resolved through the same investigation as the underlying allegation, at the discretion of the Title IX Coordinator. When counterclaims are not made in good faith, they will be considered retaliatory and may constitute a violation of this policy.

5. Right to an Advisor

The parties may each have an Advisor of their choice present with them for all meetings, interviews, and hearings within the resolution process, if they so choose. The parties may select whoever they wish to serve as their Advisor as long as the Advisor is eligible and available.[17]

Choosing an Advisor who is also a witness in the process creates potential for bias and conflict-of-interest. A party who chooses an Advisor who is also a witness can anticipate that issues of potential bias will be explored by the hearing Decision-maker(s).

The University may permit parties to have an Advisor and a Support Person upon special request to the Title IX Coordinator. The decision to grant this request is at the sole discretion of the Title IX Coordinator and will be granted equitably to all parties.

a. Who Can Serve as an Advisor

The Advisor may be a friend, mentor, family member, attorney, or any other individual a party chooses to advise, support, and/or consult with them throughout the resolution process. The parties may choose Advisors from inside or
outside of the University community.

If the parties choose an Advisor from outside the pool of those identified by the University, the Advisor may not have been trained by the University and may not be familiar with University policies and procedures.

Parties also have the right to choose not to have an Advisor in the initial stages of the resolution process, prior to a hearing.

**b. Advisor’s Role in Meetings and Interviews**

The parties may be accompanied by their Advisor in all meetings and interviews at which the party is entitled to be present, including intake and interviews. Advisors should help the parties prepare for each meeting and are expected to advise ethically, with integrity, and in good faith.

The University cannot guarantee equal Advisory rights, meaning that if one party selects an Advisor who is an attorney, but the other party does not or cannot afford an attorney, the University is not obligated to provide an attorney.

**c. Advisors in Hearings/University-Appointed Advisor**

Under U.S. Department of Education regulations under Title IX, a form of indirect questioning is required during the hearing, but must be conducted by the parties’ Advisors. The parties are not permitted to directly question each other or any witnesses. If a party does not have an Advisor for a hearing, the University will appoint a trained Advisor for the limited purpose of conducting any questioning of the other party and witnesses.

A party may reject this appointment and choose their own Advisor, but they may not proceed without an Advisor. If the party’s Advisor will not conduct questioning, the University will appoint an Advisor who will do so, regardless of the participation or non-participation of the advised party in the hearing itself. Extensive questioning of the parties and witnesses may also be conducted by the Decision-maker(s) during the hearing.

**d. Pre-Interview Meetings**

Advisors may request to meet with the administrative officials conducting interviews/meetings in advance of these interviews or meetings. This pre-meeting allows Advisors to clarify and understand their role and University’s policies and procedures.

**e. Advisor Violations of Recipient Policy**

All Advisors are subject to the same University policies and procedures, whether they are attorneys or not. Advisors are expected to advise their advisees without disrupting proceedings. Advisors should not address University officials in a meeting or interview unless invited to (e.g., asking procedural questions). The Advisor may not make a presentation or represent their advisee during any meeting or proceeding and may not speak on behalf of the advisee to the Investigator(s) or other Decision-maker(s) except during a hearing proceeding, during cross-examination.

The parties are expected to ask and respond to questions on their own behalf throughout the investigation phase of the resolution process. Although the Advisor generally may not speak on behalf of their advisee, the Advisor may consult with their advisee, either privately as needed, or by conferring or passing notes during any resolution process meeting or interview. For longer or more involved discussions, the parties and their Advisors should ask for breaks to allow for private consultation.

Any Advisor who oversteps their role as defined by this policy will be warned only once. If the Advisor continues to disrupt or otherwise fails to respect the limits of the Advisor role, the meeting will be ended, or other appropriate measures implemented. Subsequently, the Title IX Coordinator will determine how to address the Advisor’s non-compliance and future role.

**f. Sharing Information with the Advisor**

The University expects that the parties may wish to have the University share documentation and evidence related to the allegations with their Advisors. Parties may share this information directly with their Advisor or other individuals if they wish. Doing so may help the parties participate more meaningfully in the resolution process.

The University also provides a consent form that authorizes the University to share such information directly with their Advisor. The parties must either complete and submit this form to the Title IX Coordinator or provide similar documentation demonstrating consent to a release of information to the Advisor before the University is able to share records with an Advisor.

**g. Privacy of Records Shared with Advisor**

Advisors are expected to maintain the privacy of the records shared with them. These records may not be shared with third parties, disclosed publicly, or used for purposes not explicitly authorized by Kean University. The University may seek to restrict the role of any Advisor who does not respect the sensitive nature of the process or who fails to abide by the University’s privacy expectations.

**h. Expectations of an Advisor**

The University generally expects an Advisor to adjust their schedule to allow them to attend University meetings when planned, but may change scheduled meetings to accommodate an Advisor’s inability to attend, if doing so does not cause an unreasonable delay.

The University may also make reasonable provisions to allow an Advisor who cannot attend in person to attend a
meeting by telephone, video conferencing, or other similar technologies as may be convenient and available.

i. Expectations of the Parties with Respect to Advisors

A party may elect to change Advisors during the process and is not obligated to use the same Advisor throughout. The parties are expected to inform the Investigator(s) of the identity of their Advisor at least two (2) business days before the date of their first meeting with Investigators (or as soon as possible if a more expeditious meeting is necessary or desired).

The parties are expected to provide timely notice to the Title IX Coordinator if they change Advisors at any time. It is assumed that if a party changes Advisors, consent to share information with the previous Advisor is terminated, and a release for the new Advisor must be secured. Parties are expected to inform the Title IX Coordinator of the identity of their hearing Advisor at least two (2) business days before the hearing.

As a public entity, Kean University fully respects and accords the Weingarten rights of employees. For parties who are entitled to union representation, the University will allow the unionized employee to have their union representative (if requested by the party) as well as an Advisor of their choice present for all resolution-related meetings and interviews. To uphold the principles of equity, the other party (regardless of union membership) will also be permitted to have two Advisors. Witnesses are not permitted to have union representation or Advisors in grievance process interviews or meetings.

j. Assistance in Securing an Advisor[19]

The Title IX Coordinator or Director of Student Accountability, Standards and Education can assist parties in securing an advisor.

For representation, Respondents may wish to contact organizations such as:

- Families Advocating for Campus Equality (https://www.facecampusequality.org/)
- Complainants may wish to contact organizations such as:
  - The Victim Rights Law Center (https://victimrights.org/)
  - The National Center for Victims of Crime (https://victimsforcrime.org/), which maintains the Crime Victim’s Bar Association
  - The Time’s Up Legal Defense Fund (https://timesupfoundation.org/work/times-up-legal-defense-fund/)

6. Resolution Processes

Resolution proceedings are private. All persons present at any time during the resolution process are expected to maintain the privacy of the proceedings in accordance with University policy. Although there is an expectation of privacy around what Investigators share with parties during interviews, the parties have discretion to share their own knowledge and evidence with others if they so choose, with the exception of information the parties agree not to disclose related to Informal Resolution, discussed below. Kean University encourages parties to discuss any sharing of information with their Advisors before doing so.

a. Informal Resolution

Informal Resolution can include three different approaches:

- When the Title IX Coordinator can resolve the matter informally by providing supportive measures (only) to remedy the situation.
- When the parties agree to resolve the matter through an alternate resolution mechanism as described below, including mediation, restorative practices, etc., usually before a formal investigation takes place; see discussion in b., below.
- When the Respondent accepts responsibility for violating policy, and desires to accept a sanction and end the resolution process (similar to above, but usually occurs post-investigation); see discussion in c., below.

To initiate Informal Resolution, a Complainant needs to submit a formal complaint, as defined above. A Respondent who wishes to initiate Informal Resolution should contact the Title IX Coordinator.

It is not necessary to pursue Informal Resolution first in order to pursue a Formal Grievance Process, and any party participating in Informal Resolution can stop the process at any time and begin or resume the Formal Grievance Process.

Prior to implementing Informal Resolution, the University will provide the parties with written notice of the reported
misconduct and any sanctions or measures that may result from participating in such a process, including information regarding any records that will be maintained or shared by the University.

The University will obtain voluntary, written confirmation that all parties wish to resolve the matter through Informal Resolution before proceeding and will not pressure the parties to participate in Informal Resolution.

b. Alternate Resolution Mechanism

Alternate Resolution is an informal mechanism, including mediation or restorative practices, etc., by which the parties reach a mutually agreed upon resolution of an allegation. All parties must consent to the use of an Alternate Resolution mechanism.

The Title IX Coordinator may look to the following factors to assess whether Alternate Resolution is appropriate, or which form of Alternate Resolution may be most successful for the parties:

- The parties’ amenability to Alternate Resolution;
- Likelihood of potential resolution, taking into account any power dynamics between the parties;
- The parties’ motivation to participate;
- Civility of the parties;
- Results of a violence risk assessment/ongoing risk analysis;
- Disciplinary history;
- Whether an emergency removal is needed;
- Skill of the Alternate Resolution facilitator with this type of allegation;
- Complaint complexity;
- Emotional investment/capability of the parties;
- Rationality of the parties;
- Goals of the parties;
- Adequate resources to invest in Alternate Resolution (time, staff, etc.)

The ultimate determination of whether Alternate Resolution is available or successful is to be made by the Title IX Coordinator. The Title IX Coordinator maintains records of any resolution that is reached, and failure to abide by the resolution agreement may result in appropriate responsive/disciplinary actions. Results of complaints resolved by Informal Resolution or Alternate Resolution are not appealable.

c. Respondent Accepts Responsibility for Alleged Violations

The Respondent may accept responsibility for all or part of the alleged policy violations at any point during the resolution process. If the Respondent indicates an intent to accept responsibility for all of the alleged misconduct, the formal process will be paused, and the Title IX Coordinator will determine whether Informal Resolution can be used according to the criteria above.

If Informal Resolution is applicable, the Title IX Coordinator will determine whether all parties and the University are able to agree on responsibility, sanctions, and/or remedies. If so, the Title IX Coordinator implements the accepted finding that the Respondent is in violation of University policy and implements agreed-upon sanctions and/or remedies, in coordination with other appropriate administrator(s), as necessary.

This result is not subject to appeal once all parties indicate their written assent to all agreed upon terms of resolution. When the parties cannot agree on all terms of resolution, the Formal Grievance Process will resume at the same point where it was paused.

When a resolution is accomplished, the appropriate sanction or responsive actions are promptly implemented in order to effectively stop the sexual harassment or retaliation, prevent its recurrence, and remedy the effects of the discriminatory conduct, both on the Complainant and the community.

d. Negotiated Resolution

The Title IX Coordinator, with the consent of the parties, may negotiate and implement an agreement to resolve the allegations that satisfies all parties and the University. Negotiated Resolutions are not appealable.

7. Grievance Process Pool

The Formal Grievance Process relies on a pool of administrators (“the Pool”) to carry out the process. Members of the Pool are announced in an annual distribution of this policy to all students, parents/guardians of students, employees, prospective students, and prospective employees.

The list of Pool members and a description of the Pool can be found on the University’s website.

a. Pool Member Roles

Members of the Pool are trained annually, and can serve in the following roles, at the direction of the Title IX Coordinator:

- To provide appropriate intake of and initial guidance pertaining to complaints
- To act as an Advisor to the parties
- To serve in a facilitation role in Informal Resolution or Alternate Resolution if appropriately trained in appropriate resolution modalities (e.g., mediation, restorative practices)
- To perform or assist with initial assessment
- To investigate complaints
- To serve as a hearing facilitator (process administrator, no decision-making role)
- To serve as a Decision-maker regarding the complaint
- To serve as an Appeal Decision-maker

b. Pool Member Appointment

The Title IX Coordinator appoints the Pool, which acts with independence and impartiality. Although members of the
Pool are typically trained in a variety of skill sets and can rotate amongst the different roles listed above in different cases, the University can also designate permanent roles for individuals in the Pool, using others as substitutes or to provide greater depth of experience when necessary. This process of role assignment may be the result of particular skills, aptitudes, or talents identified in members of the Pool that make them best suited to particular roles.

c. Pool Member Training
The Pool members receive annual training jointly. This training includes, but is not limited to:
- The scope of the Recipient’s Sexual Harassment Policy and Procedures
- How to conduct investigations and hearings that protect the safety of Complainants and Respondents, and promote accountability
- Implicit bias
- Disparate treatment and impact
- Reporting, confidentiality, and privacy requirements
- Applicable laws, regulations, and federal regulatory guidance
- How to implement appropriate and situation-specific remedies
- How to investigate in a thorough, reliable, and impartial manner
- How to uphold fairness, equity, and due process
- How to weigh evidence
- How to conduct questioning
- How to assess credibility
- Impartiality and objectivity
- How to render findings and generate clear, concise, evidence-based rationales
- The definitions of all offenses
- How to apply definitions used by the recipient with respect to consent (or the absence or negation of consent) consistently, impartially, and in accordance with policy
- How to conduct an investigation and grievance process including hearings, appeals, and informal resolution processes
- How to serve impartially by avoiding prejudgment of the facts at issue, conflicts of interest, and bias
- Any technology to be used at a live hearing
- Issues of relevance of questions and evidence
- Issues of relevance to create an investigation report that fairly summarizes relevant evidence
- How to determine appropriate sanctions in reference to all forms of harassment and/or retaliation allegations
- Recordkeeping

Specific training is also provided for Appeal Decision-makers, intake personnel, Advisors (who are Kean University employees), and Chairs. All Pool members are required to attend these trainings annually. The materials used to train all members of the Pool are publicly posted on the University’s website.

d. Pool Membership;
The Pool includes members from the following areas:

- Student Affairs
- Human Resources
- Academic Affairs administration and/or faculty
- Athletics

Individuals who are interested in serving in the Pool are encouraged to contact the Title IX Coordinator.

The Title IX Coordinator will provide written notice of the investigation and allegations (the “NOIA”) to the Respondent upon commencement of the Formal Grievance Process. This facilitates the Respondent’s ability to prepare for the interview and to identify and choose an Advisor to accompany them. The NOIA is also copied to the Complainant, who is to be given advance notice of when the NOIA will be delivered to the Respondent.

The NOIA will include:
- A meaningful summary of all of allegations,
- The identity of the involved parties (if known),
- The precise misconduct being alleged,
- The definitions of all offenses
- The specific policies implicated,
- A statement informing the parties that the University’s NOIA will be delivered to the Respondent.
- A statement that determinations of responsibility are made at the conclusion of the process and that the parties will be given an opportunity to inspect and review all directly related and/or relevant evidence obtained during the review and comment period.
- A statement about the University’s policy on retaliation.
- Information about the privacy of the process.
- Information on the need for each party to have an Advisor of their choosing and suggestions for ways to identify an Advisor.
- A statement informing the parties that the University’s Policy prohibits knowingly making false statements, including knowingly submitting false information during the resolution process.
- Detail on how the party may request disability accommodations during the interview process.
- A link to the University’s VAWA Brochure.
- The name(s) of the Investigator(s), along with a process to identify, in advance of the interview process, to the Title IX Coordinator any conflict of interest that the Investigator(s) may have.
- An instruction to preserve any evidence that is directly related to the allegations.

Amendments and updates to the NOIA may be made as the investigation progresses and more information becomes available regarding the addition or dismissal of various charges.
Notice will be made in writing and may be delivered by one or more of the following methods: in person, mailed to the local or permanent address(es) of the parties as indicated in official Recipient records, or emailed to the parties' Recipient-issued email or designated accounts. Once mailed, emailed, and/or received in-person, notice will be presumptively delivered.

9. Resolution Timeline
The University will make a good faith effort to complete the resolution process within a sixty-to-ninety (60-90) business day time period, including appeal, which can be extended as necessary for appropriate cause by the Title IX Coordinator, who will provide notice and rationale for any extensions or delays to the parties as appropriate, as well as an estimate of how much additional time will be needed to complete the process.

10. Appointment of Investigators
Once the decision to commence a formal investigation is made, the Title IX Coordinator appoints one or more Pool member(s) to conduct the investigation, usually within two (2) business days of determining that an investigation should proceed.

11. Ensuring Impartiality
Any individual materially involved in the administration of the resolution process, including the Title IX Coordinator, Investigator(s), and Decision-maker(s), may neither have nor demonstrate a conflict of interest or bias for a party generally, or for a specific Complainant or Respondent.

The Title IX Coordinator will vet the assigned Investigator(s) to ensure impartiality by ensuring there are no actual or apparent conflicts of interest or disqualifying biases. The parties may, at any time during the resolution process, raise a concern regarding bias or conflict of interest, and the Title IX Coordinator will determine whether the concern is reasonable and supportable. If so, another Pool member will be assigned and the impact of the bias or conflict, if any, will be remedied. If the source of the conflict of interest or bias is the Title IX Coordinator, concerns should be raised with the President.

The Formal Grievance Process involves an objective evaluation of all relevant evidence obtained, including evidence that supports that the Respondent engaged in a policy violation and evidence that supports that the Respondent did not engage in a policy violation. Credibility determinations may not be based solely on an individual’s status or participation as a Complainant, Respondent, or witness.

The University operates with the presumption that the Respondent is not responsible for the reported misconduct unless and until the Respondent is determined to be responsible for a policy violation by the applicable standard of proof.

12. Investigation Timeline
Investigations are completed expeditiously, normally within thirty (30) business days, though some investigations may take weeks or even months, depending on the nature, extent, and complexity of the allegations, availability of witnesses, police involvement, etc.

The University will make a good faith effort to complete investigations as promptly as circumstances permit and will communicate regularly with the parties to update them on the progress and timing of the investigation.
13. Delays in the Investigation Process and Interactions with Law Enforcement

The University may undertake a short delay in its investigation (several days to a few weeks) if circumstances require. Such circumstances include, but are not limited to, a request from law enforcement to temporarily delay the investigation, the need for language assistance, the absence of parties and/or witnesses, and/or accommodations for disabilities or health conditions.

The University will communicate in writing the anticipated duration of the delay and reason to the parties and provide the parties with status updates if necessary. The University will promptly resume its investigation and resolution process as soon as feasible. During such a delay, Kean will implement supportive measures as deemed appropriate.

University action(s) or processes are not typically altered or precluded on the grounds that civil or criminal charges involving the underlying incident(s) have been filed or that criminal charges have been dismissed or reduced.

14. Steps in the Investigation Process

All investigations are thorough, reliable, impartial, prompt, and fair. Investigations involve interviews with all relevant parties and witnesses; obtaining available, relevant evidence; and identifying sources of expert information, as necessary.

All parties have a full and fair opportunity, through the investigation process, to suggest witnesses and questions, to provide evidence and expert witnesses, and to fully review and respond to all evidence on the record.

The Investigator(s) typically take(s) the following steps, if not already completed (not necessarily in this order):

- Determine the identity and contact information of the Complainant.
- In coordination with campus partners (e.g., the Title IX Coordinator), initiate or assist with any necessary supportive measures.
- Identify all policies implicated by the alleged misconduct and notify the Complainant and Respondent of all of the specific policies implicated.
- Assist the Title IX Coordinator with conducting a prompt initial assessment to determine if the allegations indicate a potential policy violation.
- Commence a thorough, reliable, and impartial investigation by identifying issues and developing a strategic investigation plan, including a witness list, evidence list, intended investigation timeframe, and order of interviews for all witnesses and the parties.
- Meet with the Complainant to finalize their interview/statement, if necessary.
- Prepare the initial Notice of Investigation and Allegation (NOIA). The NOIA may be amended with any additional or dismissed allegations.
- Notice should inform the parties of their right to have the assistance of an Advisor, who could be a member of the Pool or an Advisor of their choosing present for all meetings attended by the party.
- Provide each interviewed party and witness an opportunity to review and verify the Investigator’s summary notes (or transcript) of the relevant evidence/testimony from their respective interviews and meetings.
- Make good faith efforts to notify the parties of any meeting or interview involving the other party, in advance when possible.
- When participation of a party is expected, provide that party with written notice of the date, time, and location of the meeting, as well as the expected participants and purpose.
- Interview all available, relevant witnesses and conduct follow-up interviews as necessary.
- Allow each party the opportunity to suggest witnesses and questions they wish the Investigator(s) to ask of the other party and witnesses, and document in the report which questions were asked, with a rationale for any changes or omissions.
- Complete the investigation promptly and without unreasonable deviation from the intended timeline.
- Provide regular status updates to the parties throughout the investigation.
- Prior to the conclusion of the investigation, provide the parties and their respective Advisors (if so desired by the parties) with a list of witnesses whose information will be used to render a finding.
- Write a comprehensive investigation report fully summarizing the investigation, all witness interviews, and addressing all relevant evidence. Appendices including relevant physical or documentary evidence will be included.
- The Investigator(s) gather, assess, and synthesize evidence, but make no conclusions, engage in no policy analysis, and render no recommendations as part of their report.
- Prior to the conclusion of the investigation, provide the parties and their respective Advisors (if so desired by the parties) a secured electronic or hard copy of the draft investigation report as well as an opportunity to inspect and review all of the evidence obtained as part of the investigation that is directly related to the reported misconduct, including evidence upon which the University does not intend to rely in reaching a determination, for a ten (10) business day review and comment period so that each party may meaningfully respond to the evidence. The parties may elect to waive the full ten days. Each copy of the materials shared will be watermarked on each page with the role of the person receiving it (e.g., Complainant, Respondent, Complainant’s Advisor, Respondent’s Advisor).
- The Investigator(s) may elect to respond in writing in the investigation report to the parties’ submitted responses and/or to share the responses between the parties for additional responses.
- The Investigator(s) will incorporate relevant elements of the parties’ written responses into the final investigation report, include any additional relevant
evidence, make any necessary revisions, and finalize the report. The Investigator(s) should document all rationales for any changes made after the review and comment period.

- The Investigator(s) shares the report with the Title IX Coordinator and/or legal counsel for their review and feedback.
- The Investigator will incorporate any relevant feedback, and the final report is then shared with all parties and their Advisors through secure electronic transmission or hard copy at least ten (10) business days prior to a hearing. The parties are also provided with a file of any directly related evidence that was not included in the report.

15. Role and Participation of Witnesses in the Investigation

Witnesses (as distinguished from the parties) who are employees of the University are expected to cooperate with and participate in the University’s investigation and resolution process. Failure of such witnesses to cooperate with and/or participate in the investigation or resolution process constitutes a violation of policy and may warrant discipline. Student witnesses and witnesses from outside the Kean University community are encouraged to cooperate with University investigations and to share what they know about a complaint.

Although in-person interviews for parties and all potential witnesses are ideal, circumstances (e.g., study abroad, summer break) may require individuals to be interviewed remotely. Skype, Zoom, FaceTime, WebEx, or similar technologies may be used for interviews if the Investigator(s) determine that timeliness or efficiency dictate a need for remote interviewing. The University will take appropriate steps to reasonably ensure the security/privacy of remote interviews.

Witnesses may also provide written statements in lieu of interviews or choose to respond to written questions, if deemed appropriate by the Investigator(s), though not preferred. If a witness submits a written statement but does not intend to be and is not present for cross examination at a hearing, their written statement may not be used as evidence.

16. Recording of Interviews

No unauthorized audio or video recording of any kind is permitted during investigation meetings. If Investigator(s) elect to audio and/or video record interviews, all involved parties must be made aware of audio and/or video recording.

17. Evidentiary Considerations in the Investigation

The investigation does not consider: 1) incidents not directly related to the possible violation, unless they evidence a pattern; 2) questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior, unless such questions and evidence about the Complainant’s prior sexual behavior are offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, or if the questions and evidence concern specific incidents of the Complainant’s prior sexual behavior with respect to the Respondent and are offered to prove consent.

18. Referral for Hearing

Provided that the complaint is not resolved through Informal Resolution, once the final investigation report is shared with the parties, the Title IX Coordinator will refer the matter for a hearing.

The hearing cannot be less than ten (10) business days from the conclusion of the investigation — when the final investigation report is transmitted to the parties and the Decision-maker — unless all parties and the Decision-maker agree to an expedited timeline.

The Title IX Coordinator will select the appropriate Decision-maker(s) from the Pool depending on whether the Respondent is an employee or a student. Allegations involving student-employees in the context of their employment will be directed to the appropriate Decision-maker(s) depending on the context and nature of the alleged misconduct.

19. Hearing Decision-maker Composition

The University will designate a single Decision-maker from the Pool, at the discretion of the Title IX Coordinator. The Decision-maker will also chair the hearing.

The Decision-maker will not have had any previous involvement with the investigation. The Title IX Coordinator may elect to have an alternate from the Pool sit in throughout the hearing process in the event that a substitute is needed for any reason.

Those who have served as Investigators will be witnesses in the hearing and therefore may not serve as Decision-makers. Those who are serving as Advisors for any party may not serve as Decision-makers in that matter.

The Title IX Coordinator may not serve as a Decision-maker in the matter but may serve as an administrative facilitator of the hearing if their previous role(s) in the matter do not create a conflict of interest. Otherwise, a designee may fulfill this role. The hearing will convene at a time determined by the Decision-maker or designee.

20. Evidentiary Considerations in the Hearing

Any evidence that the Decision-maker determines is relevant and credible may be considered. The hearing does not
consider: 1) incidents not directly related to the possible violation, unless they evidence a pattern; 2) questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior, unless such questions and evidence about the Complainant’s prior sexual behavior are offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, or if the questions and evidence concern specific incidents of the Complainant’s prior sexual behavior with respect to the Respondent and are offered to prove consent.

Previous disciplinary action of any kind involving the Respondent may be considered in determining an appropriate sanction upon a determination of responsibility, assuming the University uses a progressive discipline system. This information is only considered at the sanction stage of the process and is not shared until then.

The parties may each submit a written impact statement prior to the hearing for the consideration of the Decision-maker at the sanction stage of the process when a determination of responsibility is reached.

After post-hearing deliberation, the Decision-maker renders a determination based on the preponderance of the evidence; whether it is more likely than not that the Respondent violated the Policy as alleged.

21. Notice of Hearing

No less than ten (10) business days prior to the hearing, the Title IX Coordinator or the Decision-maker will send notice of the hearing to the parties. Once mailed, emailed, and/or received in-person, notice will be presumptively delivered.

The notice will contain:

▶ A description of the alleged violation(s), a list of all policies allegedly violated, a description of the applicable procedures, and a statement of the potential sanctions/responsive actions that could result.
▶ The time, date, and location of the hearing and a reminder that attendance is mandatory, superseding all other campus activities.
▶ Any technology that will be used to facilitate the hearing.
▶ Information about the option for the live hearing to occur with the parties located in separate rooms using technology that enables the Decision-maker and parties to see and hear a party or witness answering questions. Such a request must be raised with the Title IX Coordinator at least five (5) business days prior to the hearing.
▶ A list of all those who will attend the hearing, along with an invitation to object to any Decision-maker on the basis of demonstrated bias. This must be raised with the Title IX Coordinator at least three (3) business days prior to the hearing.
▶ Information on how the hearing will be recorded and on access to the recording for the parties after the hearing.
▶ A statement that if any party or witness does not appear at the scheduled hearing, the hearing may be held in their absence, and the party’s or witness’s testimony and any statements given prior to the hearing will not be considered by the Decision-maker. For compelling reasons, the Decision-maker may reschedule the hearing.
▶ Notification that the parties may have the assistance of an Advisor of their choosing at the hearing and will be required to have one present for any questions they may desire to ask. The party must notify the Title IX Coordinator if they do not have an Advisor, and the Recipient will appoint one. Each party must have an Advisor present. There are no exceptions.
▶ A copy of all the materials provided to the Decision-maker about the matter, unless they have been provided already.[21]
▶ An invitation to each party to submit to the Decision-maker an impact statement pre-hearing that the Decision-maker will review during any sanction determination.
▶ An invitation to contact the Title IX Coordinator to arrange any disability accommodations, language assistance, and/or interpretation services that may be needed at the hearing, at least seven (7) business days prior to the hearing.
▶ Whether parties can/cannot bring mobile phones/devices into the hearing.

Hearings for possible violations that occur near or after the end of an academic term (assuming the Respondent is still subject to this Policy) and are unable to be resolved prior to the end of term will typically be held immediately after the end of the term or during the summer, as needed, to meet the resolution timeline followed by the University and remain within the 60-90 business day goal for resolution.

22. Alternative Hearing Participation Options

If a party or parties prefer not to attend or cannot attend the hearing in person, the parties should request alternative arrangements from the Title IX Coordinator or the Decision-maker at least five (5) business days prior to the hearing.

The Title IX Coordinator or the Decision-maker can arrange to use technology to allow remote testimony without compromising the fairness of the hearing. Remote options may also be needed for witnesses who cannot appear in person. Any witness who cannot attend in person should let the Title IX Coordinator or the Decision-maker know at least five (5) business days prior to the hearing so that appropriate arrangements can be made.

23. Pre–Hearing Preparation

The Decision-maker or hearing facilitator after any necessary consultation with the parties, Investigator(s) and/or Title IX Coordinator, will provide the names of persons who will be participating in the hearing, all pertinent documentary evidence, and the final investigation report to the parties at least ten (10) business days prior to the hearing.

Any witness scheduled to participate in the hearing must
have been first interviewed by the Investigator(s) or have proffered a written statement or answered written questions, unless all parties and the Decision-maker assent to the witness’s participation in the hearing. The same holds for any evidence that is first offered at the hearing. If the parties and Decision-maker do not assent to the admission of evidence newly offered at the hearing, the Decision-maker may delay the hearing and instruct that the investigation needs to be re-opened to consider that evidence.

The parties will be given a list of the name of the Decision-maker at least five (5) business days in advance of the hearing. All objections to any Decision-maker must be raised in writing, detailing the rationale for the objection, and must be submitted to the Title IX Coordinator as soon as possible and no later than three (3) business days prior to the hearing. Decision-makers will only be removed if the Title IX Coordinator concludes that their bias or conflict of interest precludes an impartial hearing of the allegation(s).

The Title IX Coordinator will give the Decision-maker a list of the names of all parties, witnesses, and Advisors at least five (5) business days in advance of the hearing. Any Decision-maker who cannot make an objective determination must recuse themselves from the proceedings when notified of the identity of the parties, witnesses, and Advisors in advance of the hearing. If a Decision-maker is unsure of whether a bias or conflict of interest exists, they must raise the concern to the Title IX Coordinator as soon as possible.

During the ten (10) business day period prior to the hearing, the parties have the opportunity for continued review and comment on the final investigation report and available evidence. That review and comment can be shared with the Decision-maker at the pre-hearing meeting or at the hearing and will be exchanged between each party by the Decision-maker.

24. Pre-Hearing Meetings

The Decision-maker may convene a pre-hearing meeting(s) with the parties and/or their Advisors to invite them to submit the questions or topics they (the parties and/or their Advisors) wish to ask or discuss at the hearing, so that the Decision-maker can rule on their relevance ahead of time to avoid any improper evidentiary introduction in the hearing or provide recommendations for more appropriate phrasing. However, this advance review opportunity does not preclude the Advisors from asking a question for the first time at the hearing or from asking for a reconsideration based on any new information or testimony offered at the hearing. The Decision-maker must document and share with each party their rationale for any exclusion or inclusion at a pre-hearing meeting.

The Decision-maker, only with full agreement of the parties, may decide in advance of the hearing that certain witnesses do not need to be present if their testimony can be adequately summarized by the Investigator(s) in the investigation report or during the hearing.

At each pre-hearing meeting with a party and their Advisor, the Decision-maker will consider arguments that evidence identified in the final investigation report as relevant is, in fact, not relevant. Similarly, evidence identified as directly related but not relevant by the Investigator(s) may be argued to be relevant.

The Decision-maker may rule on these arguments pre-hearing and will exchange those rulings between the parties prior to the hearing to assist in preparation for the hearing. The Decision-maker may consult with legal counsel and/or the Title IX Coordinator or ask either or both to attend pre-hearing meetings.

The pre-hearing meeting(s) will be recorded.

25. Hearing Procedures

At the hearing, the Decision-maker has the authority to hear and make determinations on all allegations of sexual harassment that fall within this Policy.

Participants at the hearing may include the Decision-maker, any additional panelists, the hearing facilitator, the Investigator(s) who conducted the investigation, the parties, Advisors to the parties, any called witnesses, the Title IX Coordinator, and anyone providing authorized accommodations or assistive services. For Respondent student organizations, the organization president or designee will represent the organization.

The Decision-maker will answer all questions of procedure. Anyone appearing at the hearing to provide information will respond to questions on their own behalf.

The Decision-maker will allow witnesses who have relevant information to appear at a portion of the hearing in order to respond to specific questions from the Decision-maker and the parties and will then be excused.

26. Joint Hearings

In hearings involving more than one Respondent or in which two (2) or more Complainants have accused the same individual of substantially similar conduct, the default procedure will be to hear the allegations jointly.

However, the Title IX Coordinator may permit the investigation and/or hearings pertinent to each Respondent to be conducted separately if there is a compelling reason to do so. In joint hearings, separate determinations of responsibility will be made for each Respondent with respect to each alleged policy violation.

27. The Order of the Hearing – Introductions and Explanation of Procedure

The Decision-maker explains the procedures and introduces the participants. This may include a final opportunity for challenge or recusal of the Decision-maker on the basis of
bias or conflict of interest. The Title IX Coordinator will review and decide the challenge.

The Decision-maker and/or hearing facilitator then conducts the hearing according to the hearing script. At the hearing, recording, witness logistics, party logistics, curation of documents, separation of the parties, and other administrative elements of the hearing process may be managed by a non-voting hearing facilitator appointed by the Title IX Coordinator. The hearing facilitator may attend to: logistics of rooms for various parties/witnesses as they wait; flow of parties/witnesses in and out of the hearing space; ensuring recording and/or virtual conferencing technology is working as intended; copying and distributing materials to participants, as appropriate, etc.

28. Investigator Presents the Final Investigation Report

The Investigator(s) will then present a summary of the final investigation report, including items that are contested and those that are not, and will be subject to questioning by the Decision-maker and the parties (through their Advisors). The Investigator(s) will be present during the entire hearing process, but not during deliberations.

Neither the parties nor the Decision-maker should ask the Investigator(s) their opinions on credibility, recommended findings, or determinations, and the Investigators, Advisors, and parties will refrain from discussion of or questions about these assessments. If such information is introduced, the Decision-maker will disregard it.

29. Testimony and Questioning

Once the Investigator(s) present their report and are questioned, the parties and witnesses may provide relevant information in turn, beginning with the Complainant, and then in the order determined by the Decision-maker. The parties/witnesses will submit to questioning by the Decision-maker and then by the parties through their Advisors (“cross-examination”).

All questions are subject to a relevance determination by the Decision-maker. The Advisor, who will remain seated during questioning, will pose the proposed question orally, electronically, or in writing (orally is the default, but other means of submission may be permitted by the Decision-maker upon request if agreed to by all parties and the Decision-maker), the proceeding will pause to allow the Decision-maker to consider it (and state it if it has not been stated aloud), and the Decision-maker will determine whether the question will be permitted, disallowed, or rephrased.

The Decision-maker may invite explanations or persuasive statements regarding relevance with the Advisors, if the Decision-maker so chooses. The Decision-maker will then state their decision on the question for the record and advise the party/witness to whom the question was directed, accordingly. The Decision-maker will explain any decision to exclude a question as not relevant, or to reframe it for relevance.

The Decision-maker will limit or disallow questions on the basis that they are irrelevant, unduly repetitious (and thus irrelevant), or abusive. The Decision-maker has final say on all questions and determinations of relevance. The Decision-maker may consult with legal counsel on any questions of admissibility. The Decision-maker may ask Advisors to frame why a question is or is not relevant from their perspective but will not entertain argument from the Advisors on relevance once the Decision-maker has ruled on a question.

If the parties raise an issue of bias or conflict of interest of an Investigator or Decision-maker at the hearing, the Decision-maker may elect to address those issues, consult with legal counsel, and/or refer them to the Title IX Coordinator, and/or preserve them for appeal. If bias is not in issue at the hearing, the Decision-maker should not permit irrelevant questions that probe for bias.

30. Refusal to Submit to Cross-Examination and Inferences

Any party or witness may choose not to offer evidence and/or answer questions at the hearing, either because they do not attend the hearing, or because they attend but refuse to participate in some or all questioning. The Decision-maker(s) can only rely on whatever relevant evidence is available through the investigation and hearing in making the ultimate determination of responsibility. The Decision-maker(s) may not draw any inference solely from a party’s or witness’s absence from the hearing or refusal to submit to cross examination or answer other questions.

If charges of policy violations other than sexual harassment are considered at the same hearing, the Decision-maker(s) may consider all evidence it deems relevant, may rely on any relevant statement as long as the opportunity for cross-examination is afforded to all parties through their Advisors, and may draw reasonable inferences from any decision by any party or witness not to participate or respond to questions.

If a party’s Advisor of choice refuses to comply with the Recipient’s established rules of decorum for the hearing, the Recipient may require the party to use a different Advisor. If a recipient-provided Advisor refuses to comply with the rules of decorum, the Recipient may provide that party with a different Advisor to conduct cross-examination on behalf of that party.

31. Recording Hearings

Hearings (but not deliberations) are recorded by the University for purposes of review in the event of an appeal. The parties may not record the proceedings and no other unauthorized recordings are permitted.

The Decision-maker, the parties, their Advisors, and appropriate administrators of the University will be permitted to listen to the recording in a controlled environment.
The nature, severity of, and circumstances surrounding the violation(s) are determined by the Title IX Coordinator. No person will be given or be allowed to make a copy of the recording without permission of the Title IX Coordinator.

### 32. Deliberation, Decision-making, and Standard of Proof

The Decision-maker will deliberate in closed session to determine whether the Respondent is responsible or not responsible for the policy violation(s) in question. The preponderance of the evidence standard of proof is used.

When there is a finding of responsibility on one or more of the allegations, the Decision-maker may then consider the previously submitted party impact statements in determining appropriate sanction(s).

The Decision-maker will ensure that each of the parties has an opportunity to review any impact statement submitted by the other party(ies). The Decision-maker may – at their discretion – consider the statements, but they are not binding.

The Decision-maker will review the statements and any pertinent conduct history provided by the Title IX Coordinator and will determine the appropriate sanction(s) in consultation with other appropriate administrators, as required.

The Decision-maker will then prepare a written deliberation statement and deliver it to the Title IX Coordinator, detailing the determination, rationale, the evidence used in support of the determination, the evidence not relied upon in the determination, credibility assessments, and any sanctions.

This report is typically three (3) to five (5) pages in length and must be submitted to the Title IX Coordinator within two (2) business days of the end of deliberations, unless the Title IX Coordinator grants an extension. If an extension is granted, the Title IX Coordinator will notify the parties.

### 33. Notice of Outcome

Using the deliberation statement, the Title IX Coordinator will work with the Decision-maker to prepare a Notice of Outcome. The Notice of Outcome may be reviewed by legal counsel. The Title IX Coordinator will then share the letter, including the final determination, rationale, and any applicable sanction(s) with the parties and their Advisors within seven (7) business days of receiving the Decision-maker’s deliberation statement.

The Notice of Outcome will then be shared with the parties simultaneously. Notification will be made in writing and may be delivered by one or more of the following methods: in person, mailed to the local or permanent address of the parties as indicated in official Kean University records, or emailed to the parties’ University-issued email or otherwise approved account. Once mailed, emailed, and/or received in-person, notice will be presumptively delivered.

The Notice of Outcome will articulate the specific policy(ies) reported to have been violated, including the relevant policy section, and will contain a description of the procedural steps taken by the University from the receipt of the misconduct report to the determination, including any and all notifications to the parties, interviews with parties and witnesses, site visits, methods used to obtain evidence, and hearings held.

The Notice of Outcome will specify the finding on each alleged policy violation; the findings of fact that support the determination; conclusions regarding the application of the relevant policy to the facts at issue; a statement of, and rationale for, the result of each allegation to the extent the Recipient is permitted to share such information under state or federal law; any sanctions issued which the University is permitted to share according to state or federal law; and any remedies provided to the Complainant designed to ensure access to the University’s educational or employment program or activity, to the extent the University is permitted to share such information under state or federal law (this detail is not typically shared with the Respondent unless the remedy directly relates to the Respondent).

The Notice of Outcome will also include information on when the results are considered by the University to be final, any changes that occur prior to finalization, and the relevant procedures and bases for any available appeal options.

### 34. Statement of the Rights of the Parties (Found Immediately Following Policy and Procedures)

### 35. Sanction

Factors considered when determining a sanction/responsive action may include, but are not limited to:

- The nature, severity of, and circumstances surrounding the violation(s)
- The Respondent’s disciplinary history
- Previous allegations or allegations involving similar conduct
- The need for sanctions/responsive actions to bring an end to the sexual harassment and/or retaliation
- The need for sanctions/responsive actions to prevent the future recurrence of
- sexual harassment and/or retaliation
- The need to remedy the effects of the sexual harassment and/or retaliation on the Complainant and the community
- The impact on the parties
- Any other information deemed relevant by the Decision-maker(s)

The sanctions will be implemented as soon as is feasible, either upon the outcome of any appeal or the expiration of the window to appeal without an appeal being requested.

The sanctions described in this policy are not exclusive of, and may be in addition to, other actions taken or sanctions imposed by external authorities.
a. Student Remedies/Sanctions

The following remedies and sanctions may be imposed when respondents have been found responsible for violation of the Code. In addition, other remedies and sanctions may be fashioned at the discretion of the Decision-maker.

- **Letter of Reprimand.**
- **Probation** – Notice that further violation of the Code may result in expulsion. Also, the decision may place some additional restrictions on membership in student organizations and/or participation in activities or may establish special restitution and service requirements.
- **Suspension:**
  - Specific Period – Revocation of the privilege of attending the University and using its facilities for a specific period not to exceed two academic years.
  - Indefinite Period – Revocation of the privilege of attending the University and using the facilities pending the satisfying of specific conditions. The Vice President for Student Affairs will determine whether the conditions have been satisfied.
- **Residence Hall Suspension** – Revocation or restriction of privileges for the use of, access to, and/or residence in University Residence Halls
- **Facilities Restriction** -- Revocation or restriction of privileges for the use of some but not all University facilities.
- **Expulsion** – Permanent termination of student status and rights to be present on University property and attend/participate in University-sponsored events.
- **Referral to civil or criminal authorities.**

Any of the following may accompany a remedy and sanction:

- Restitution requiring individuals to restore or replace within a specified time, property which has been damaged, defaced, lost, or stolen.
- Service assignment requiring an individual to perform services for the community or the University.
- Referral to appropriate psychological or psychiatric service for evaluation, mandated assessment, or other special help.
- A Campus-Wide Notice of No Trespass will accompany a sanction of suspension or expulsion from the University.
- A Residence Life Notice of No Trespass will accompany any restriction imposed or related to residential living or visitation of the residence halls.
- **Campus-Wide No Contact Order:** The Vice President of Student Affairs may impose a Campus Wide No Contact Order between parties when the fear of retaliation and/or harassment may be present. Specific instructions will accompany the Campus-Wide No-Contact Order outlining to all parties the expected behavior including face to face contact, correspondence, e-mail, instant message or telephone. Friends and relatives are also not permitted to have any contact on behalf of either party.

b. Employee Sanctions/Responsive Actions

Responsive actions for an employee who has engaged in harassment and/or retaliation include:

- **Verbal warning**
36. Withdrawal or Resignation While Charges Pending

**Students:** Should a student decide to not participate in the resolution process, the process proceeds absent their participation to a reasonable resolution. Should a student Respondent permanently withdraw from the University, the resolution process ends, as the University no longer has disciplinary jurisdiction over the withdrawn student.

However, the University will continue to address and remedy any systemic issues or concerns that may have contributed to the alleged violation(s), and any ongoing effects of the alleged harassment, discrimination, and/or retaliation. The student who withdraws or leaves while the process is pending may not return to the University. Such exclusion applies to all campuses of University. Admissions will be notified that they cannot be readmitted. They may also be barred from Recipient property and/or events.

If the student Respondent only withdraws or takes a leave for a specified period of time (e.g., one semester or term), the resolution process may continue remotely and that student is not permitted to return to University unless and until all sanctions have been satisfied.

**Employees:** Should an employee Respondent resign with unresolved allegations pending, the resolution process ends, as the University no longer has disciplinary jurisdiction over the resigned employee.

However, the University will continue to address and remedy any systemic issues or concerns that contributed to the alleged violation(s), and any ongoing effects of the alleged harassment, discrimination, and/or retaliation.

The employee who resigns with unresolved allegations pending is not eligible for rehire with the University or any campus of the University, and the records retained by the Title IX Coordinator will reflect that status.

All University responses to future inquiries regarding employment references for that individual will include that the former employee resigned during a pending disciplinary matter.

37. Appeals

Any party may file a request for appeal ("Request for Appeal"), but it must be submitted in writing to the Title IX Coordinator within seven (7) days of the delivery of the Notice of Outcome. An Appeal Decision-maker will be designated from the Pool by the Title IX Coordinator. No Appeal Decision-maker will have been involved in the process previously, including any dismissal appeal that may have been heard earlier in the process.

The Request for Appeal will be forwarded to the Appeal Decision-maker for consideration to determine if the request meets the grounds for appeal (a Review for Standing).

This review is not a review of the merits of the appeal, but solely a determination as to whether the request meets the grounds and is timely filed.

### a. Grounds for Appeal

Appeals are limited to the following grounds:

A. Procedural irregularity that affected the outcome of the matter.

B. New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter.

C. The Title IX Coordinator, Investigator(s), or Decision-maker(s) had a conflict of interest or bias for or against Complainants or Respondents generally or the specific Complainant or Respondent that affected the outcome of the matter.

If any of the grounds in the Request for Appeal do not meet the grounds in this Policy, that request will be denied by the Appeal Decision-maker and the parties and their Advisors will be notified in writing of the denial and the rationale.

If any of the grounds in the Request for Appeal meet the grounds in this Policy, then the Appeal Decision-maker will notify the other party(ies) and their Advisors, the Title IX Coordinator, and, when appropriate, the Investigators and/or the original Decision-maker(s).

The other party(ies) and their Advisors, the Title IX Coordinator, and, when appropriate, the Investigators and/or the original Decision-maker(s) will be designated from the Pool by the Title IX Coordinator. When appropriate, a new investigator(s) may be designated from the Pool by the Title IX Coordinator.

The non-appealing party (if any) may also choose to raise a new ground for appeal at this time. If so, that will be reviewed to determine if it meets the grounds in this Policy by the Appeal Decision-maker and either denied or approved. If approved, it will be forwarded to the party who initially requested an appeal, the Investigator(s) and/or original Decision-maker(s), as necessary, who will submit their responses in seven (7) business days, which will be circulated for review and comment by all parties.
Neither party may submit any new requests for appeal after this time period. The Appeal Decision-maker will collect any additional information needed and all documentation regarding the approved grounds and the subsequent responses. The Appeal Decision-maker will render a decision in no more than seven (7) business days, barring exigent circumstances.

A Notice of Appeal Outcome will be sent to all parties simultaneously including the decision on each approved ground and rationale for each decision. The Notice of Appeal Outcome will specify the finding on each ground for appeal, any specific instructions for remand or reconsideration, any sanctions that may result which the University is permitted to share according to state or federal law, and the rationale supporting the essential findings to the extent the University is permitted to share under state or federal law.

Notification will be made in writing and may be delivered by one or more of the following methods: in person, mailed to the local or permanent address of the parties as indicated in official institutional records, or emailed to the parties’ University-issued email or otherwise approved account. Once mailed, emailed and/or received in-person, notice will be presumptively delivered.

b. Sanctions Status During the Appeal

Any sanctions imposed as a result of the hearing are stayed during the appeal process. Supportive measures may be reinstated, subject to the same supportive measure procedures above.

If any of the sanctions are to be implemented immediately post-hearing, but pre-appeal, then emergency removal procedures (detailed above) for a hearing on the justification for doing so must be permitted within 48 hours of implementation.

If the original sanctions include separation in any form, the University may place a hold on official transcripts, diplomas, graduations, and course registration pending the outcome of an appeal. The Respondent may request a stay of these holds from the Title IX Coordinator within two (2) business days of the notice of the sanctions. The request will be evaluated by the Title IX Coordinator or designee, whose determination is final.

c. Appeal Considerations

- Decisions on appeal are to be deferential to the original decision, making changes to the finding only when there is clear error and to the sanction(s)/responsive action(s) only if there is a compelling justification to do so.
- Appeals are not intended to provide for a full re-hearing (de novo) of the allegation(s). In most cases, appeals are confined to a review of the written documentation or record of the original hearing and pertinent documentation regarding the specific grounds for appeal.
- An appeal is not an opportunity for an Appeal Decision-maker to substitute their judgment for that of the original Decision-maker(s) merely because they disagree with the finding and/or sanction(s).
- The Appeal Decision-maker may consult with the Title IX Coordinator on questions of procedure or rationale, for clarification, if needed. Documentation of all such consultation will be maintained.
- Appeals granted based on new evidence should normally be remanded to the original Investigator(s) and/or Decision-maker(s) for reconsideration. Other appeals may be remanded at the discretion of the Title IX Coordinator or, in limited circumstances, decided on appeal.
- Once an appeal is decided, the outcome is final: further appeals are not permitted, even if a decision or sanction is changed on remand (except in the case of a new hearing).
- In rare cases where a procedural or substantive error cannot be cured by the original Decision-maker(s) (as in cases of bias), the appeal may order a new hearing with a new Decision-maker(s).
- The results of a remand to a Decision-maker(s) cannot be appealed. The results of a new hearing can be appealed, once, on any of the three available appeal grounds.
- In cases in which the appeal results in reinstatement to the University or resumption of privileges, all reasonable attempts will be made to restore the Respondent to their prior status, recognizing that some opportunities lost may be irreparable in the short term.

38. Long-Term Remedies/Other Actions

Following the conclusion of the resolution process, and in addition to any sanctions implemented, the Title IX Coordinator may implement additional long-term remedies or actions with respect to the parties and/or the campus community that are intended to stop the sexual harassment and/or retaliation, remedy the effects, and prevent reoccurrence.

These remedies/actions may include, but are not limited to:
- Referral to counseling and health services
- Referral to the Employee Assistance Program
- Education to the individual and/or the community
- Permanent alteration of housing assignments
- Permanent alteration of work arrangements for employees
- Provision of campus safety escorts
- Climate surveys
- Policy modification and/or training
- Provision of transportation accommodations
- Implementation of long-term contact limitations between the parties
- Implementation of adjustments to academic deadlines, course schedules, etc.

At the discretion of the Title IX Coordinator, certain long-term support or measures may also be provided to the parties even if no policy violation is found.
When no policy violation is found, the Title IX Coordinator will address any remedies owed by the Recipient to the Respondent to ensure no effective denial of educational access.

The Recipient will maintain the privacy of any long-term remedies/actions/measures, provided privacy does not impair the Recipient’s ability to provide these services.

39. Failure to Comply with Sanctions and/or Interim and Long-term Remedies and/or Responsive Actions

All Respondents are expected to comply with the assigned sanctions, responsive actions, and/or corrective actions within the timeframe specified by the final Decision-maker(s) (including the Appeal Chair/Panel).

Failure to abide by the sanction(s)/action(s) imposed by the date specified, whether by refusal, neglect, or any other reason, may result in additional sanction(s)/action(s), including suspension, expulsion, and/or termination from the University.

40. Recordkeeping

Kean University will maintain for a period of seven (7) years records of:

1. Each sexual harassment investigation including any determination regarding responsibility and any audio or audiovisual recording or transcript required under federal regulation;
2. Any disciplinary sanctions imposed on the Respondent;
3. Any remedies provided to the Complainant designed to restore or preserve equal access to the University’s education program or activity;
4. Any appeal and the result therefrom;
5. Any Informal Resolution and the result therefrom;
6. All materials used to train Title IX Coordinators, Investigators, Decision-makers, and any person who facilitates an Informal Resolution process. Kean University will make these training materials publicly available on Kean’s website.
7. Any actions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment, including:
   a. The basis for all conclusions that the response was not deliberately indifferent.
   b. Any measures designed to restore or preserve equal access to the University’s education program or activity.
   c. If no supportive measures were provided to the Complainant, document the reasons why such a response was not clearly unreasonable in light of the known circumstances.

Kean University will also maintain any and all records in accordance with state and federal laws.

41. Disabilities Accommodations in the Resolution Process

Kean University is committed to providing reasonable accommodations and support to qualified students, employees, or others with disabilities to ensure equal access to the University’s resolution process.

Anyone needing such accommodations or support should contact the Director of Accessibility Services (students) or Human Resources ADA Coordinator (employees), who will review the request and, in consultation with the person requesting the accommodation and the Title IX Coordinator, determine which accommodations are appropriate and necessary for full participation in the process.

42. Revision of this Policy and Procedures

This Policy and procedures supersede any previous policy(ies) addressing harassment, sexual misconduct, and/or retaliation under Title IX and will be reviewed and updated annually by the Title IX Coordinator. The University reserves the right to make changes to this document as necessary, and once those changes are posted online, they are in effect.

During the resolution process, the Title IX Coordinator may make minor modifications to procedures that do not materially jeopardize the fairness owed to any party, such as to accommodate summer schedules. The Title IX Coordinator may also vary procedures materially with
notice (on the institutional website, with the appropriate effective date identified) upon determining that changes to law or regulation require policy or procedural alterations not reflected in this Policy and procedures.

If government laws or regulations change – or court decisions alter – the requirements in a way that impacts this document, this document will be construed to comply with the most recent government regulations or holdings.

This document does not create legally enforceable protections beyond the protection of the background state and federal laws which frame such policies and codes, generally.

This Policy and procedures are effective September 14, 2020.

**STATEMENT OF RIGHTS OF THE PARTIES**

- The right to an equitable investigation and resolution of all credible allegations of prohibited harassment or retaliation made in good faith to Kean University officials.
- The right to timely written notice of all alleged violations, including the identity of the parties involved (if known), the precise misconduct being alleged, the date and location of the alleged misconduct (if known), the implicated policies and procedures, and possible sanctions.
- The right to timely written notice of any material adjustments to the allegations (e.g., additional incidents or allegations, additional Complainants, unsubstantiated allegations) and any attendant adjustments needed to clarify potentially implicated policy violations.
- The right to be informed in advance of any public release of information regarding the allegation(s) or underlying incident(s), whenever possible.
- The right not to have any personally identifiable information released to the public without consent provided, except to the extent permitted by law.
- The right to be treated with respect by University officials.
- The right to have University policies and procedures followed without material deviation.
- The right not to be pressured to mediate or otherwise informally resolve any reported misconduct involving violence, including sexual violence.
- The right not to be discouraged by University officials from reporting sexual harassment or retaliation to both on-campus and off-campus authorities.
- The right to be informed by University officials of options to notify proper law enforcement authorities, including on-campus and local police, and the option(s) to be assisted by University authorities in notifying such authorities, if the party so chooses. This also includes the right not to be pressured to report, as well.
- The right to have allegations of violations of this Policy responded to promptly and with sensitivity by Kean University Police Department and/or other University officials.
- The right to be informed of available interim actions and supportive measures, such as counseling; advocacy; health care; legal, student financial aid, visa, and immigration assistance; or other services, both on campus and in the community.
- The right to a University-implemented no-contact order or a No Trespass Order against a non-affiliated third party when a person has engaged in or threatens to engage in stalking, threatening, harassing, or other improper conduct.
- The right to be informed of available assistance in changing academic, living, and/or working situations after an alleged incident of sexual harassment and/or retaliation, if such changes are reasonably available. No formal report, or investigation, either campus or criminal, needs to occur before this option is available. Such actions may include, but are not limited to:
  - Relocating an on-campus student’s housing to a different on-campus location
  - Assistance from University staff in completing the relocation
  - Changing an employee’s work environment (e.g., reporting structure, office/workspace relocation)
  - Transportation accommodations
  - Visa/immigration assistance
  - Arranging to dissolve a housing contract and a pro-rated refund
  - Exam, paper, and/or assignment rescheduling or adjustment
  - Receiving an incomplete in, or a withdrawal from, a class (may be retroactive)
  - Transferring class sections
  - Temporary withdrawal/leave of absence (may be retroactive)
Campus safety escorts
Alternative course completion options.

The right to have the University maintain such actions for as long as necessary and for supportive measures to remain private, provided privacy does not impair the University’s ability to provide the supportive measures.

The right to receive sufficiently advanced, written notice of any meeting or interview involving the other party, when possible.

The right to ask the Investigator(s) and Decision-maker(s) to identify and question relevant witnesses, including expert witnesses.

The right to provide the Investigator(s)/Decision-maker(s) with a list of questions that, if deemed relevant by the Investigator(s)/Chair, may be asked of any party or witness.

The right to have inadmissible prior sexual history or irrelevant character evidence excluded by the decision-maker.

The right to fair opportunity to provide the Investigator(s) with their account of the alleged misconduct and have that account be on the record.

The right to receive a copy of the investigation report, including all factual, policy, and/or credibility analyses performed, and all relevant and directly related evidence available and used to produce the investigation report, subject to the privacy limitations imposed by state and federal law, prior to the hearing, and the right to have at least ten (10) business days to review the report prior to the hearing.

The right to respond to the investigation report, including comments providing any additional relevant evidence after the opportunity to review the investigation report, and to have that response on the record.

The right to be informed of the names of all witnesses whose information will be used to make a finding, in advance of that finding, when relevant.

The right to regular updates on the status of the investigation and/or resolution.

The right to have reports of alleged Policy violations addressed by Investigators, Title IX Coordinators, and Decision-maker(s) who have received at least eight (8) hours of relevant annual training.

The right to preservation of privacy, to the extent possible and permitted by law.

The right to meetings, interviews, and/or hearings that are closed to the public.

The right to petition that any Recipient representative in the process be recused on the basis of disqualifying bias and/or conflict of interest.

The right to have an Advisor of their choice to accompany and assist the party in all meetings and/or interviews associated with the resolution process.

The right to the use of the appropriate standard of evidence, preponderance of the evidence to make a finding after an objective evaluation of all relevant evidence.

The right to be present, including presence via remote technology, during all testimony given and evidence presented during any formal grievance hearing.

The right to have an impact statement considered by the Decision-maker(s) following a determination of responsibility for any allegation, but prior to
sanctioning.

- The right to be promptly informed in a written Notice of Outcome letter of the finding(s) and sanction(s) of the resolution process and a detailed rationale of the decision (including an explanation of how credibility was assessed), delivered simultaneously (without undue delay) to the parties.
- The right to be informed in writing of when a decision by the University is considered final and any changes to the sanction(s) that occur before the decision is finalized.
- The right to be informed of the opportunity to appeal the finding(s) and sanction(s) of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.
- The right to a fundamentally fair resolution as defined in these procedures.

**Footnotes**

[3] For the purpose of this policy, the Kean University defines “student” as an individual who has accepted an offer of admission and who has a continuing relationship with the University, including taking courses at the University, both full-time and part-time, pursuing undergraduate, graduate, professional studies, or continuing education.

[5] For the purpose of this policy, privacy and confidentiality have distinct meanings. **Privacy** means that information related to a complaint will be shared with a limited number of Kean employees who “need to know” in order to assist in the assessment, investigation, and resolution of the report. All employees who are involved in the Recipient’s response to notice under this policy receive specific training and guidance about sharing and safeguarding private information in accordance with state and federal law. The privacy of student education records will be protected in accordance with the Family Educational Rights and Privacy Act (“FERPA”), as outlined in the Recipient’s Student Records Policy. The privacy of employee records will be protected in accordance with Human Resources policies. **Confidentiality** exists in the context of laws that protect certain relationships, including those who provide services related to medical and clinical care, mental health providers, counselors, and ordained clergy. The law creates a privilege between certain health care providers, mental health care providers, attorneys, clergy, spouses, and others, with their patients, clients, parishioners, and spouses. The University has designated individuals who have the ability to have privileged communications as Confidential Resources. For more information about Confidential Resources, see page 26. When information is shared by a Complainant with a Confidential Resource, the Confidential Resource cannot reveal the information to any third party except when an applicable law or a court order requires or permits disclosure of such information. For example, information may be disclosed when: (i) the individual gives written consent for its disclosure; (ii) there is a concern that the individual will likely cause serious physical harm to self or others; or (iii) the information concerns conduct involving suspected abuse or neglect of a minor under the age of 18, elders, or individuals with disabilities. Non-identifiable information may be shared by Confidential Resources for statistical tracking purposes as required by the federal Clery Act. Other information may be shared as required by law.

[6] Implicitly or explicitly.

[7] Unwelcomeness is subjective and determined by the Complainant (except when the Complainant is younger than the age of consent). Severity, pervasiveness, and objective offensiveness are evaluated based on the totality of the circumstances from the perspective of a reasonable person in the same or similar circumstances (“in the shoes of the Complainant”), including the context in which the alleged incident occurred and any similar, previous patterns that may be evidenced.

[8] Sexual acts include:

- **Forcible Rape:**
  - Penetration,
  - no matter how slight,
  - of the vagina or anus with any body part or object, or
  - oral penetration by a sex organ of another person,
  - without the consent of the Complainant.

- **Forcible Sodomy:**
  - Oral or anal sexual intercourse with another person,
  - forcibly,
  - and/or against that person’s will (non-consensually), or
  - not forcibly or against the person’s will in instances in which the Complainant is incapable of giving consent because of age# or because of temporary or permanent mental or physical incapacity.

- **Sexual Assault with an Object:**
  - The use of an object or instrument to penetrate,
  - however slightly,
  - the genital or anal opening of the body of another person,
  - forcibly.
  - and/or against that person’s will (non-consensually), or
  - not forcibly or against the person’s will in instances in which the Complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.

- **Forcible Fondling:**
  - The touching of the private body parts of another person (buttocks, groin, breasts),
  - for the purpose of sexual gratification,
  - forcibly,
and/or against that person's will (non-consensually),
or not forcibly or against the person's will in
instances in which the Complainant is incapable
of giving consent because of age or because
of temporary or permanent mental or physical
incapacity.

[9] This would include having another person touch you
sexually, forcibly, or without their consent.

[10] The state definition of ineffective consent is as follows:
"Unless otherwise provided by the code or by the law
defining the offense, assent does not constitute consent if: It
is given by a person who is legally incompetent to authorize
the conduct charged to constitute the offense; or 1. It is
given by a person who by reason of youth, mental disease
or defect or intoxication is manifestly unable or known by the
actor to be unable to make a reasonable judgment as to the
nature of harmfulness of the conduct charged to constitute
an offense; or 2. It is induced by force, duress or deception
of a kind sought to be prevented by the law defining the
offense." N.J. Stat. Ann. § 2C:2-10. This definition is
applicable to criminal prosecutions for sex offenses in New
Jersey, but may differ from the definition used on campus to
address policy violations.

[11] Bondage, discipline/dominance, submission/sadism, and
masochism.

[12] VAWA is the Violence Against Women Act, enacted in
1994 codified in part at 42 U.S.C. sections 13701 through
14040.

[13] Anywhere this procedure indicates "Title IX Coordinator,"
the University may substitute a trained designee.

[14] If circumstances require, the President or Title IX
Coordinator will designate another person to oversee the
process below should an allegation be made about the
Coordinator or the Coordinator be otherwise unavailable or
unable to fulfill their duties.

[15] These dismissal requirements are mandated by the
2020 Title IX Regulations, 34 CFR §106.45.

[16] Such a Complainant is still entitled to supportive
measures, but the formal grievance process is not
applicable.

[17] "Available" means the party cannot insist on an Advisor
who simply doesn't have inclination, time, or availability.
Also, the Advisor cannot have institutionally conflicting roles,
such as being a Title IX administrator who has an active
role in the matter, or a supervisor who must monitor and
implement sanctions.

[18] Subject to the state law provisions or University policy
above.

[19] This is being provided for informational purposes
and does not constitute an endorsement of any of the
organizations listed.

[20] This does not preclude the University from having
all members of the Pool go through an application and/or
interview/selection process.

[21] The final investigation report may be shared using
electronic means that preclude downloading, forwarding, or
otherwise sharing

Kean University
VAWA Prevention
and Awareness Programming

Kean University does not tolerate gender based harassment
or sexual misconduct- in any form- on its campus. As part
of its commitment to eradicating gender based harassment
and sexual misconduct on campus, Kean University provides
annual education, training and programming to all students,
faculty and staff, with a specific emphasis on Kean specific
resources and prevention and response strategies. Training
and programmatic efforts target specifically identified
concerns within the Kean community and the nation at large.

Student Education and Training
On-Line Sexual Assault and Prevention Module: Voices
of Change is an online psycho-educational course created by Get Inclusive that educates students on how to make healthier choices with respect to alcohol and other drugs. This course also covers sexual assault and other VAWA related offenses to promote healthy relationship behaviors and bystander intervention skills. These courses are assigned to all first year and transfer students as part of the general education Transition to Kean (GE*1000) class requirements.

**Student Affairs Student Employee Sexual Misconduct Orientation Training:** The Student Affairs Division provided student employees training in sexual misconduct awareness and response prior to the start of the academic year in August 2022 as part of the divisional orientation. The training focused on Kean specific policies and procedures, with a particular emphasis on confidentiality, the duty to report, and available campus and community resources.

**TRANSITION TO KEAN (T2K) Wellness Workshops:** As part of the GE 1000 Transition to Kean (T2K) course requirement, Wellness Workshops were offered to all incoming freshmen students throughout the academic year. The Wellness Workshops were the coordinated effort of the Office of Counseling, Disability, Alcohol and Other Drug Services and the Office of Student Accountability, Standards and Education to inform students of the resources, policies and procedures regarding student safety and well-being, including those in relation to sexual misconduct. Data collected through post workshop surveys indicated that students felt that the workshops presented useful safety and resource information.

**STEP UP Bystander Intervention Training:** STEP UP is a pro social behavior and bystander intervention program that educates students to be proactive in helping others. Teaching students about the determinants of pro-social behavior makes them more likely to help in the future. Information about the Step UP program was presented to all Student Affairs student employees in August as part of the divisional training. STEP UP will continue to expand to reach student leaders during the next academic year.

**Title IX Training for Athletes:** Student athletes, as well as coaches and athletic administrators, received intensive sexual assault education awareness and prevention training in order to comply with recent NCAA regulations. Specifically, the Office of Student Accountability, Standards and Education conducted workshops on sexual misconduct, substance use, and Kean University’s policies and resources. Specific emphasis was placed on bystander intervention strategies.

**Residence Hall Programming:** Throughout the academic year, Residence Life provided a variety of programming that focused on sexual misconduct awareness and response, locally and throughout the world. Examples of programming included bystander education, recognizing the warning signs of domestic violence, and the components inherent to healthy relationships.

**Faculty and Professional Staff Education and Training**

**Adjunct Faculty Title IX and Clery Act Training:** Part of the affirmative action training available to all adjunct faculty in August 2022 included a presentation highlighting Kean University policies and procedures relating to Title IX and the Clery Act, focusing on identification of resources within the campus community and reporting obligations.

**On-Site Hearing Officer Training:** TNG Consulting LLC, nationally recognized experts in due process safeguards and sexual misconduct hearing officer training, provided training for hearing officers specific to the policies and procedures of Kean University. Additional expert training was provided on ensuring the equitable administration of Kean University’s student conduct resolution policies and practices.

**CAMPUS-WIDE PROGRAMMATIC EVENTS**

**It's On Us:** As part of the national It's On Us campaign launched by the White House, the Center for Leadership and Service at Kean University worked with student to create and showcase videos highlighting the community’s commitment to raising awareness and ending sexual misconduct in October 2022.

**Peer Educator Events:** Kean University peer educators assisted Kean University Public Safety and Police with promoting Domestic Violence Talk, as well as provided the following additional programming events: the Clothesline project; Real Talk: It’s On Us Panel (assisted the week long promotion with Residence Life; Late Night HIV Testing; Talks about Safe Sex and Consent; and World AIDS Day: Advocacy Tabling.

*The above list is not comprehensive; Additional programs and events targeted at ending sexual misconduct, stalking and intimate partner violence were held during the 2021-2022 academic year.*

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**Kean University Can Help: Safety, Resources and Support**

Kean University provides resources and support to community members who may have experienced sexual
misconduct. The following resources are available at each respective campus:

If you are in danger, please call 9-1-1 for immediate assistance. If you are a member of the Wenzhou-Kean community, call 1-1-9.

Union Campus

► Department of Public Safety and Police
  Downs Hall
  (908) 737-4800
  24 hours per day, 7 days per week

► Student Health Services*
  Downs Hall, room 126
  (908) 737-4880
  Monday–Friday, 9 a.m.–5 p.m.

► Office of Counseling, Accessibility, Alcohol and Other Drug Services* (908) 737-4850 and extended hours
  Monday– Thursday- Friday, 9 a.m.–5 p.m.; Tuesday-Wednesday 9 a.m.- 7 p.m.; Saturday-Sunday 10 a.m.- 2 p.m.

► Title IX Coordinator
  East Campus, Room 204
  (908) 737-3330

► Office of Student Accountability, Standards and Education
  Miron Student Center, room 317
  (908) 737-5240
  Monday–Friday, 9 a.m.–5 p.m.

► Student Support Advocate*
  Contact Health Services at (908) 737-4880 or email studenthealthservices@kean.edu

Union County 24 Hour Hotlines

► Union County Trinitas Hospital 24 hour hotline*:
  (908) 351-6684

► Union County Rape Crisis Center Hotline*:
  (908) 233-7273

► Union County Domestic Violence Hotline*:
  (908) 355-4357

Kean Ocean Resources

Although any Kean University student may utilize the resources available to them that are based in any campus location, local resources are also available to students who take classes at the Kean Ocean campus in Toms River, NJ.

► Ocean County College Campus Security
  (732) 255-0451
  24-hours/7-days a week

► Community Medical Center*
  99 NJ-37, Toms River, NJ 08755
  (732) 557-8000 24-hours/7-days a week

► The Doctor’s Office-Brick*
  686 Route 70, Brick, NJ 08723
  (732) 262-8200
  www.thedoctorsofficeurgentcare.com/brick

► Counseling Services*
  Kean Ocean / Ocean County College
  (732) 255-0386
St. Francis Counseling Service, Sexual Abuse and Assault Program*  
(732) 370-4010

Ocean County Crisis Intervention Helpline*  
(732) 240-6100

Providence House-Domestic Violence Services*  
(732) 244-8259

Skylands Campus
- Call 911 in case of emergency
- Union Campus Office of Counseling, Disability, Alcohol and Other Drug Services (908) 316-8217
- Newton Medical Center provides 24-hour emergency mental health care.
- Emergency Department: 973-383-2121
- 24-Hour Crisis Hotline: 973-383-0973
- Mobile Crisis Unit: 973-383-0973
- Outpatient Services: 888-247-0973

New Jersey Resources
- NJ Statewide Domestic Violence Hotline*: 1-800-572-7233
- New Jersey Coalition Against Sexual Assault (NJCASA) Hotline*: 1-800-601-7200
- NJ Hopeline*: 1-855-654-6735
- National Suicide Prevention Hotline: 988
- Veterans Crisis 24-hour Hotline*: 1-800-273-8255 (Press 1)

Wenzhou-Kean Resources
In the event of a fire, call 1-1-0
In the event of a medical emergency, call 1-2-0
- Wenzhou-Kean Security: 0577-55870110 or 0577-55870033
- Suntree Counseling*  
  General Education Building, Room 407  
  0577-55870127

*Denotes that this resource is confidential