2015

UNO Website: Business and Finance - Annual Campus Security and Fire Safety Report 2015

UNO Business and Finance University of Nebraska at Omaha

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Recommended Citation
The University of Nebraska is a state institution composed of a chief governing administrative unit, the University of Nebraska-Lincoln, the University of Nebraska Omaha, the University of Nebraska Kearney, the University of Nebraska Medical Center, and such other institutions and units as may be designated by the Legislature. The University of Nebraska Omaha is a community of approximately 16,000 students, employing approximately 2,000 faculty and staff members. UNO covers approximately 246 acres and is located in the city of Omaha, Nebraska, with a population of approximately 446,000. As part of that larger community, UNO shares many of the same interests and problems, including concerns about crime. Crime is a problem that cuts across campus, city and state boundaries and affects the entire nation.

Although UNO has been fortunate in not experiencing a significant number of crimes in the past, incidents do occur. To prevent such incidents, the UNO Public Safety Department, as well as all students, faculty and staff, are responsible to take measures to insure that members of the campus community and their possessions are protected as much as possible.

UNO opened University Village, its first student residential housing facility in the fall of 1999, a second residential housing facility, the Scott Residence Hall, in the fall of 2000, Scott Village in the fall of 2003, Maverick Village in the fall of 2008 and Scott Court in the fall of 2011.

**Disclosure of Campus Security Policy and Campus Crime Statistics:** In accordance with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act of 1990, 20 U.S.C. Sec 1092, the University of Nebraska Omaha provides information relating to crime statistics and policies concerning campus security to current students, faculty and staff. Crime statistics and polices concerning campus security will be provided to applicants for enrollment or employment upon request. UNO may also provide this information to the United States Department of Education. Crime statistics during the three preceding years which reflect offenses reported to campus authorities are listed in the attached table. Campus Security authorities are officials who have significant responsibility for student and campus activities. However, they do not have significant counseling responsibilities. UNO Campus Security authorities include: Public Safety, Vice Chancellor for Academic and Student Affairs, and Managers of Student Housing at University Village, Scott Village, Scott Residence Hall, Maverick Village and Scott Court.
Law Enforcement on Campus: Campus safety and security are coordinated by the UNO Public Safety Department, which has 21 officers. UNO Public Safety officers do not have arrest powers. These men and women undergo continuing training to upgrade their skills. They have been trained in first aid, CPR, and the use of an AED (Automated External Defibrillator). Members of the UNO Public Safety Department are not armed. They conduct foot and vehicular patrols of the campus 24 hours a day. On campus, the UNO Public Safety Department enforces University regulations. The UNO Public Safety Department also works very closely with the Omaha Police Department, and county, state and federal authorities. UNO has no agreements with those agencies, such as written memoranda of understanding (MOU), for the investigation of alleged criminal offenses. Students, faculty and staff members are encouraged to make accurate and prompt reports to the UNO Public Safety Department and external law enforcement agencies. The UNO Public Safety Department may assist students who choose to ask for help in notifying other appropriate authorities of offenses committed.

UNO has a School Resource Officer (SRO) assigned to campus. The SRO position will focus on crime prevention through a visible presence on campus and will be available for consultation in a wide variety of areas including emergency response, counseling, training and law enforcement. The SRO is a uniformed Omaha Police Officer. The SRO has an office in Public Safety, EAB 100.

A public log of crimes reported to UNO Public Safety is available for public inspection at the Public Safety office, EAB 100, during normal office hours.

Access to Campus Facilities: Students, faculty and staff at the University of Nebraska Omaha have access to most facilities on campus. Access to some facilities, however, is restricted to selected students, faculty or staff. For example, certain classroom facilities at UNO are only open to students, faculty and staff involved with classes taught in those facilities. Other facilities are open to all faculty, students, staff and members of the general public. An example of this type of facility would be the Milo Bail Student Center during normal business hours.

The UNO Public Safety Department allows after-hours access to campus facilities to students, faculty and staff having proper authorization and identification.

Unsafe conditions noted by UNO Public Safety Officers during patrol are reported to Facilities Management and Planning for appropriate corrective action.
Alcohol and Drugs: A statement of UNO policy regarding the possession, use and sale of alcoholic beverages or illegal drugs and enforcement of alcohol laws and regulations and federal and state drug laws, and a description of drug and alcohol abuse education programs available at UNO are set forth in the UNO Drug Free Campus Policy at http://www.unomaha.edu/student-life/student-safety/_docs/campus-drug-policy.pdf.

Procedures and Facilities to Report Criminal Actions, Sex Offenses or Other Emergencies Occurring on Campus; Institutional Response to Such Reports: Potential criminal actions, sex offenses and other emergencies on campus should be reported directly by any student, faculty or staff member to the UNO Public Safety Department by dialing 402-554-2911. Upon receipt of the call, UNO Public Safety officers are dispatched to the site of the complaint and if appropriate, external law enforcement assistance is obtained. UNO Public Safety officers prepare and submit incident reports for use by UNO authorities, other law enforcement agencies, and city, county or federal prosecutors. In the case of sex offenses, the victim should report the incident as soon as possible. Student victims may wish to make reports to the Title IX Coordinator, EAB 205, 402-554-3490 or the Director of Student Conduct and Community Standards, Welcome Center room 209, 402-554-3537. Regardless of how a report is made, it is important to report incidents promptly so that an investigation can be conducted and evidence preserved. After a sexual assault occurs the victim should not bathe, douche, change clothes, or apply medication. Most experts agree that reports should be made within 48 hours of a sexual assault. The victim may seek medical attention with the help of the University or see the victim's own physician. Health care providers can assist in the preservation of evidence while providing treatment to the victim. Offenses which are committed by students, staff or faculty members may be referred for criminal prosecution and/or dealt with by the University in student or employee disciplinary proceedings. University disciplinary proceedings may impose sanctions up to and including expulsion of students and/or termination of employment. Both the accuser and accused are entitled to (1) the same opportunities to have others present during University disciplinary proceedings and (2) know the general outcome of any student disciplinary proceeding involving any crime of violence.

A complaint of sexual misconduct by a faculty or staff member can be made to the Title IX Coordinator, EAB 205, 402-554-3490 or the Director of Human Resource, EAB 205, 402-554-3664.

Crime Prevention and Information Programs for Students and Faculty/Staff: The UNO Public Safety Department provides speakers to student and faculty/staff groups to provide information about public safety procedures and practices and to encourage students and faculty/staff to be responsible for their own security and the security of others. The UNO Public Safety Department also offers crime prevention speakers and programs. The UNO Public Safety Department provides engraving instruments at no charge for use in marking valuable items such as stereos, cameras and televisions. A campus escort
service is available for persons on campus by calling the UNO Public Safety Office at 402-554-2648. Individuals who may be working alone outside normal working hours are encouraged to contact Public Safety. Public Safety Officers will periodically check on your safety while on campus.

Videos covering Work Place Violence and Active Shooter Response can be found on the Student Enrollment Services Videos website at [http://sesvideo.unomaha.edu/emergency_training.php](http://sesvideo.unomaha.edu/emergency_training.php).

**Criminal Activity at Off-Campus Student Organizations:** Criminal activity at off-campus locations owned or controlled by University recognized student organizations may be monitored and recorded by the Omaha Police Department and other local law enforcement agencies having jurisdiction.

**Emergency Response and Evacuation Procedures:** In the event of an emergency, UNO Public Safety will respond and investigate the emergency to determine if there is a significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees occurring on the campus, and if so, will take action to notify the UNO Community. The decision to notify the UNO Community will typically be made by the Director of Public Safety or their designee or one of the Crisis Management Team, Incident Commanders.

**Missing Student Notification:** If a member of the University community has reason to believe that a student that resides in on-campus housing is missing, they should immediately notify UNO Public Safety at 402-554-2648. UNO Public Safety will take a Missing Persons Report and with the help of University Housing and Student and Academic Affairs Officials, initiate an investigation. After investigating the Missing Persons Report, if the determination is made that the student has been missing for more than 24 hours, the Omaha Police Department and the student's emergency contact will be notified no later than 24 hours after the student is determined to be missing.

Each student living in University Housing has the option to register a confidential contact person to be notified in case that student is determined to be missing. Only authorized UNO officials and law enforcement officers in furtherance of a missing person investigation may have access to that Information.

If a student does not register a missing person emergency contact, the Omaha Police Department will be notified that the student is missing.

If a student is less than 18 years of age and not emancipated, their parent or guardian will be notified.
**Timely Warning:** In an effort to provide timely notice in the event of a significant emergency, the Campus Wide Alert System will be used to notify the UNO Community. The use of Text Messaging, PC Alert or a Campus Wide Email may also be used. UNO Public Safety will coordinate with the Crisis Management Team to determine the content of the notification. UNO will without delay, and taking into account the safety of the community, determine the content of the notification and initiate the notification system, unless the notification will, in the professional judgment of First Responders, compromise efforts to assist victims or to contain, respond to, or otherwise mitigate the emergency. UNO will conduct at least one announced campus wide alert system test each year. Evacuation Rally Points are listed in the Campus Emergency Procedures and posted throughout campus.

**Sex Offense Prevention:** Educational programs to promote awareness and prevention of rape, acquaintance rape, or other sex offenses are offered by the following UNO offices: (1) Counseling Center, (2) Health Services, (3) Alcohol and Drug Education and (4) Public Safety.

**Sex Offense Victim Counseling and Other Services:** Counseling services for victims of sexual assault are available both on the UNO campus and in the Omaha community. The Counseling Center is always available to students, faculty, and staff. In addition, both Heartland Family Services and the Women’s Center for Advancement have advocates that are there to help. The WCA’s 24 hour crisis hotline is 402-345-7273. Heartland Family Service’s 24 hour crisis hotline is 1-800-523-3666. Students enrolled at UNO may be eligible for assistance in changing their academic arrangement after an alleged sexual assault or any other crime of violence if changes are requested by the victim and such changes are reasonably available. The Assistant Vice Chancellor for Student Affairs, 402-554-2779, can provide further information about the options that are available.

The Nebraska State Patrol maintains the Nebraska Registry of Sex Offenders. Follow the Sex Offender Registry link on their home page, https://statepatrol.nebraska.gov/, for more information.

**University of Nebraska Omaha**
**Response to Allegations of Student Sexual Misconduct**

1. **Introduction**

   a. Beginning with the University of Nebraska charter in 1869, Nebraska law has provided that no person shall be deprived of the privileges of this institution because of sex. Discrimination on the basis of sex is also prohibited by Federal law.

   b. Sexual misconduct is conduct in violation of University policy and state and federal law that the University will take action to eliminate, prevent, and redress once the University has notice that sexual misconduct has occurred. “Sexual misconduct” includes dating violence, domestic
assault, domestic violence, rape, sexual assault, sexual harassment (whether sexual violence is involved or not), and stalking. This policy applies to all University of Nebraska students regardless of sexual orientation or gender identity, and to all programs and activities under the jurisdiction of the University of Nebraska. All students are protected against sexual misconduct under this policy, whether the alleged sexual misconduct is committed by another University student, University employee, or third party. Persons who have been subjected to sexual misconduct may be able to receive assistance from the University regardless of whether a charge or report of any kind is filed.

c. The University will investigate reported allegations of sexual misconduct and may take appropriate remedial action even if the person allegedly subject to misconduct or the Complainant does not wish to pursue formal charges. Any response by the University may be hindered by a person’s or the Complainant’s desire for anonymity and/or inaction.

d. Sexual misconduct by or against a student may be investigated by the University whether it is alleged to have been committed on or off campus.

e. Any person can complain of sexual misconduct against or by a student. Complaints of sexual misconduct may be made using the University’s internal processes at the same time that criminal complaints or charges are pursued with the appropriate law enforcement or external agencies. University internal investigation and disciplinary proceedings are independent of any criminal or external proceedings.

f. The University may pursue disciplinary action against a student at the same time the student is facing criminal charges for the same offense, even if the criminal prosecution is pending, or has been dismissed, or the charges have been reduced.

g. Complaints regarding sexual misconduct against a student by a student can be made to:

    UNO Student Affairs Officer
    Phil Covington,
    Director Student Conduct & Community Standards
    209 Welcome Center
    402-554-3537

    Title IX Coordinator
    Charlotte Russell
    205 Eppley Building
    402-554-3490
Sexual misconduct complaints by or against employees should be made to:

Human Resources
Cecil Hicks
Human Resources Director
205 Eppley Building
402-554-3664

Title IX Coordinator
Charlotte Russell
205 Eppley Building
402-554-3490

UNO Student Affairs Officer
Phil Covington,
Director Student Conduct & Community Standards
209 Welcome Center
402-554-3537

h. University policy prohibits retaliation against any person making a complaint of sexual misconduct or against any person cooperating in the investigation, including but not limited to witnesses. The prohibition of actual or threatened retaliation applies to employees and third parties as well as students.

2. Investigations of Alleged Sexual Misconduct; Disciplinary Complaints

a. Upon receipt of a sexual misconduct complaint or report, the University will provide the Complainant a written notice describing the options of pursuing a criminal complaint with a law enforcement agency, filing an administrative charge with an external agency, and/or using the University’s investigation and disciplinary processes. The Complainant may go forward with one or more options at the same time, but the University’s investigation may need to be delayed temporarily by, or scheduled around, an ongoing criminal or external administrative investigation.

b. Any member of the University community may submit allegations of sexual misconduct against a student. Allegations shall be prepared in writing and directed to the Student Affairs Officer or designee. The Student Affairs Officer shall then direct the allegation(s) to a Conduct Officer for investigation. Any allegation should be submitted as soon as possible after the alleged misconduct takes place, preferably within, but not limited to, seven (7) University business days after the misconduct occurred.

c. The Complainant must state, in writing, if he or she wishes to pursue a complaint. If he or she does not wish to pursue the complaint and/or requests that his or her identity remain anonymous, the Student Affairs Officer will make note of that wish in the report. Regardless of the Complainant’s choice, the University is still required to investigate reports of sexual misconduct. The Complainant must be informed if the University cannot ensure anonymity.
d. The Conduct Officer or Title IX Coordinator shall conduct an investigation to determine if the allegation(s) have merit. Investigations of the allegations should be concluded within (60) calendar days of receipt of a report ¹, and may be permitted a longer completion period under extraordinary circumstances, but both parties must be informed in writing of the extension of the timeline. If the investigator determines by the greater weight of the evidence that a violation occurred, a recommended disposition should be included in the investigator’s report. If the investigation determines it is more likely than not that the Respondent did not violate the Student Code, the complaint may be dismissed without further proceedings. If both the Complainant and the Respondent agree to the dismissal, the complaint is resolved without any further rights of appeal by either party. If the Complainant objects, he or she may appeal the dismissal decision administratively to the Student Affairs Officer within seven (7) University business days. The Student Affairs Officer will either affirm the investigative determination, or refer the complaint for further proceedings. The Student Affairs Officer’s decision of the dismissal appeal will be final.

i. If the Complainant wishes to pursue an Administrative Resolution, the Conduct Officer will determine the Respondent’s position and take actions as necessary.

ii. If the Complainant wishes to pursue a disciplinary hearing, a formal hearing will be held by a Conduct Officer, or in cases where University Suspension or University Expulsion is sought, a hearing before a Conduct Board must be held.

iii. After the fact-finding investigation the Complainant, the Respondent, and appropriate university officials shall be given timely access to any information that will be used during Administrative Resolution and/or Formal Hearing proceedings.

1. See “Questions and Answers on Title IX and Sexual Violence” guidance issued April 29, 2014 by the U.S. Dept. of Education, Office of Civil Rights (OCR) at F-8 and OCR April 4, 2011 Dear Colleague Letter, page 12. A maximum timeframe of 60 calendar days for the investigation is allowed. This “includes conducting the investigation . . . to determine whether the alleged sexual violence occurred . . . and determining what actions the school will take . . . .” OCR Guidance, supra, at p. 31. This time frame is different and independent from University business days, and is not affected by closing of administrative offices, class schedules, or national holidays.

3. Interim Protective Measures

a. “No contact” directives are to be issued in writing to persons involved in any alleged sexual misconduct promptly after the University receives notice of a complaint. Respondents and the Complainant will both be expected to abide by the terms of no contact directives and may go through disciplinary proceedings should they violate the directives.

b. Students who have been subjected to sexual misconduct or Complainants have access to other available University assistance in changing academic and living situations after an alleged incident, if so requested by the student or Complainant and if such changes are reasonably
available. Accommodations to minimize the burden on the student or Complainant may include
but are not limited to:

i. Change of an on-campus student’s housing to a different on-campus location;
ii. Assistance from the University in completing the relocation;
iii. Arranging to end a University housing contract and/or adjusting a student account
balance for refund;
iv. Rescheduling an exam, paper, or assignment;
v. Taking an incomplete in a class;
vi. Transferring between class sections;
vii. Temporary withdrawal;
viii. Alternative course completion options;
ix. Arranging to complete a course or lectures via distance education
methods with the assistance of technology;
x. Providing increased security at locations or activities.

c. Any student charged with sexual misconduct has the right to maintain status as a student and
attend classes while the case is pending final resolution within the University Conduct process,
unless it is determined by the Student Affairs Officer or his/her designee that the student’s
continued participation as a student, whether inside or outside of the classroom, would seriously
disrupt normal operation of the University or constitute an immediate harm, threat of harm,
hostile environment and/or danger to the health, safety, or welfare of the Respondent, the
Complainant, any person allegedly subject to sexual misconduct, or any member of the
University community.

d. Pending completion of an investigation or University Conduct Proceedings, the Student Affairs
Officer may at any time temporarily suspend a student when the Student Affairs Officer finds
and believes from information coming to his or her attention that the presence of the Respondent
on the University premises would seriously disrupt normal operation of the University or
constitute an immediate harm, threat of harm, hostile environment and/or danger to the health,
safety, or welfare of the Respondent, the Complainant, any person allegedly subject to sexual
misconduct, or any member of the University community. The Student Affairs Officer should
work with the appropriate academic Dean in making the decision to discontinue the
Respondent’s continued participation as a student prior to the completion of the formal
proceedings.

e. During the suspension described in this section, the Respondent may be denied access to any
University premises, including classes, residence hall access, sporting events, and/or all other
University programs, activities or privileges for which the student might otherwise be eligible, as
the Student Affairs Officer may determine to be appropriate.

f. If a student placed on interim suspension is ultimately found “not in violation” of the Code, such
student shall be allowed, at the reasonable discretion of the appropriate faculty, to make up
academic work missed while on suspension.
4. **General Provisions Applicable in Cases of Alleged Sexual Misconduct**

a. The Conduct Officer and Conduct Board can hear any allegations of any other violations of the Student Code of Conduct in addition to allegations of sexual misconduct that are directly related to the alleged sexual misconduct. If the Conduct Officer or Conduct Board determines other provisions of the Student Code of Conduct were violated, they may impose proper sanctions.

b. Any student involved in a Conduct proceeding has the right to confidentiality as mandated by the Family Educational Rights and Privacy Act of 1974 (FERPA) and implementing regulations.

c. No process implemented under this Sexual Misconduct Procedure shall be open to the public. The complaining party and the Respondent are entitled to the same opportunities to have others present during a disciplinary proceeding subject to conditions established by the Conduct Officer or Conduct Board. Witnesses may be sequestered and attendance at hearings may be restricted to the Complainant, Respondent and advisors.

d. In such cases when a student fails to appear before the Conduct Officer or Conduct Board, a plea of “not in violation” shall be entered on the Respondent’s behalf and the hearing may proceed as scheduled.

e. In all cases, whether the Respondent is present or not, the evidence in support of the allegations shall be presented and considered.

f. The determination of the merits of each case shall be made using a greater weight of the evidence standard, meaning it is more likely than not that a proposition (such as violation of the Code) was proven.

g. The burden of proof shall rest upon the Conduct Officer or Complainant bringing the misconduct charge. A Respondent is presumed not to be in violation of the Code until proven otherwise.

5. **Rights of the Complainant and the Respondent in Sexual Misconduct Proceedings**

a. Sexual misconduct proceedings will be conducted by trained University officials to provide a prompt, fair, and impartial process from initial investigation to the final result.

b. Both a Respondent and the Complainant have the right to see sexual misconduct charges in written form.

c. Both the Respondent and the Complainant have a right to confidentiality during sexual misconduct proceedings to the extent possible. However, the duty of confidentiality does not preclude the University from conducting a meaningful investigation or reporting such incidents as required. The duty of confidentiality shall also extend to all persons involved in processing the complaint and the investigation. The Complainant has a right to anonymity only to the extent that the Complainant does not wish to file an official complaint with the University or does not wish the University to take any action against the Respondent in regard to the complaint.
d. All charges shall be presented to the Respondent and the Complainant in written form by a University official or the Conduct Officer within seven (7) University business days after the investigation is complete.

e. Both a Respondent and the Complainant have a right to prepare a written statement in advance of a formal hearing. Both parties will have the right to view each other’s statement.

f. The Complainant and the Respondent have the right to be assisted by any advisor they choose, including legal counsel, at their own expense.

i. The role of the advisor is limited to providing advice to the party who has requested his/her presence in a manner, which does not disturb Conduct proceedings. If an advisor fails to act in accordance with these guidelines, he/she may be barred from participation in the Conduct proceedings.

g. A Respondent and the Complainant have the right to hear all evidence, present evidence, testify, and to hear and submit questions for witnesses during formal hearings.

i. Direct questioning of the witnesses by the Respondent and Complainant may be limited. The Conduct Officer presiding at the hearing or Chair of the Conduct Board may control questioning by requiring the Respondent and Complainant to submit questions in writing to determine if the questions are appropriate, and then the presiding Conduct Officer or Chair may pose questions to the witness.

h. A Respondent and the Complainant have the right to inspect all documents used as evidence and a list of all witnesses for the formal hearing in advance of the hearing.

i. The Respondent may not be found to have committed sexual misconduct solely because the respondent failed to appear for a conduct hearing.

j. Sexual misconduct proceedings should be completed in a reasonably prompt time frame.

k. A Respondent and the Complainant have the right to be notified of the decision rendered. Any initial, interim, and final decision to resolve disciplinary matters must include a statement of any University sanctions imposed together with the rationale for the decision.

6. **Administrative Resolution Procedures in Cases of Alleged Sexual Misconduct**

a. Both the Complainant and the Respondent may elect to dispose of the claim administratively. This conference will be scheduled not less than three (3), nor more than fourteen (14), University business days after the Conduct Officer’s investigation is complete. The Respondent may elect to acknowledge his or her actions and take responsibility. If the Respondent denies responsibility but the investigation determines that it was more likely than not the Respondent violated the Code, the Conduct Officer could propose a resolution and an appropriate sanction. If both the Complainant and the Respondent agree to the proposed sanction, the complaint is resolved without a formal hearing. Mediation shall not be used to resolve sexual assault complaints.
b. Administrative Resolution procedures may be discontinued at the request of any participant, or terminated by the Conduct Officer. When Administrative Resolution fails, a formal hearing by a Conduct Officer or Conduct Board must be held.

c. If University Suspension or University Expulsion is sought and the Complainant or the Respondent cannot agree to the proposed sanction, a hearing must be held before the Conduct Board to determine the proper sanction.

d. When University Suspension or University Expulsion is not sought, a formal hearing will be held before a Conduct Officer. Unless the parties agree, the Conduct Officer who was responsible for investigation of sexual misconduct allegations and/or who attempted an unsuccessful Administrative Resolution will not preside over the formal hearing.

7. Formal Hearings in Cases of Alleged Sexual Misconduct

a. Both a Respondent and the Complainant shall have the right to attend a pre-hearing conference to discuss the issues and facts that will be presented at the hearing, to exchange information about witnesses likely to be called, answer procedural questions, and settle those matters which may be agreeably concluded. The conference will not be used to settle the issue of whether or not the violation was committed or to challenge any recommended sanctions. This conference shall be held at least two (2) days prior to the scheduled hearing.

i. Students will be instructed about the use of past sexual behavior of the Complainant or past sexual assault by the Respondent as evidence at the hearing. In most situations, evidence of the past sexual history of either the Respondent or the Complainant will not be admitted at the hearing except in very limited situations.

b. A time shall be set for a hearing, not less than three (3), nor more than fourteen (14), University business days after the Respondent and the Complainant have been notified that the complaint was referred to the hearing. Maximum time limits for scheduling of hearings may be extended at the discretion of the Conduct Officer or Conduct Board chair.

c. Hearings shall conform to the following guidelines:

i. In cases where the case is referred to a Conduct Board, the Conduct Board shall be composed of at least 3 members of the University community.

ii. Any real or perceived conflict of interest or bias between the Conduct Officer presiding at a hearing or a member of the Conduct Board and the Respondent or the Complainant must be brought to the attention of the Conduct Officer or Conduct Board no less than two (2) University business days in advance of the hearing.

iii. The Respondent(s) and the Complainant and/or the Conduct Officer are responsible for presenting their respective cases to the Conduct Officer presiding at the hearing or the Conduct Board.

iv. The Conduct Board shall select its own Chair with all members possessing voting privileges.
v. In hearings involving more than one Respondent, the presiding Conduct Officer or Chair of the Conduct Board, in his or her discretion, may permit the hearings concerning each student to be conducted separately.

vi. The Respondent(s), the Complainant, and the Conduct Officer shall have the right to hear all evidence, present evidence, testify, and to hear and question witnesses.

vii. The Respondent, the Complainant, and the Conduct Officer shall have an opportunity in advance to inspect documents and a list of witnesses for the hearing no less than two (2) University business days in advance of the hearing.

viii. Pertinent records, facts, reports, and statements may be accepted as evidence for consideration by a presiding Conduct Officer or Conduct Board. Evidence which possesses probative value commonly accepted by reasonably prudent persons in the conduct of their affairs may be admitted and given probative effect. Incompetent, irrelevant, immaterial, and unduly repetitious evidence should be excluded. The rules of privilege recognized by law shall be given effect. Evidence that would not be admissible in a State Court criminal proceeding by reason of the method or manner in which it was acquired shall not be admitted.

ix. All procedural and evidentiary questions are subject to the final decision of the presiding Conduct Officer or Chair of the Conduct Board.

d. After the hearing, the Conduct Board shall determine by simple majority vote whether or not the University Suspension or University Expulsion is warranted. The decision of a presiding Conduct Officer or Conduct Board shall be based solely upon evidence introduced and received at the hearing. There shall be a verbatim record made, such as by sound recording, of all formal hearings. The formal hearing record shall be the property of the University.

e. Within seven (7) University business days following the conclusion of formal hearing proceedings, the presiding Conduct Officer or the Conduct Board Chair shall inform the Respondent, the Complainant, and the Title IX Coordinator in writing, of its findings and of the sanction(s) imposed, if any.

f. The presiding Conduct Officer and the Conduct Board may seek advice from the University’s Counsel throughout the hearing process on questions of law and procedure. However, the presiding Conduct Officer and Conduct Board are responsible for making their own factual conclusions.


8. **Conduct Sanctions Against An Individual Student For Sexual Misconduct**

a. The following sanction(s) may be imposed upon any individual student found to be “in violation” of the Code.
   i. **Warning**: A formal, written notice that the student is violating, or has violated, one or more University Conduct Rules and Regulations and that a continuance of the misconduct may lead to additional disciplinary action. Also, that the incident has been documented and shall remain in the student’s Conduct file for the remainder of their University career.
   ii. **Probation**: A formal, written reprimand for a student’s violation(s) of specified University Conduct Rules and Regulations. This probation, including strict campus conduct guidelines, is for a designated period of time and may remain in effect for the remainder of a student’s University career. It includes the probability of more severe disciplinary sanctions if the student is found to be in violation of any University Conduct Rules and Regulations during the probationary period.
   iii. **Loss of Privileges**: Denial of specified privileges for a designated period of time.
   iv. **Restitution**: Compensation for loss, damage, or injury. This may take the form of appropriate service and/or monetary, and/or material replacement.
   v. **Discretionary Sanctions**: In accordance with the goal of education and assisting students with conduct problems, this may include work assignments, educational requirements, service to the University or local community, parental notification, or other related discretionary assignments (such assignments must have the prior approval of the Conduct Officer). Any costs associated with the assignment are the responsibility of the student.
   vi. **Residence Hall Relocation**: Moving a student from one room to another and/or one residence hall to another.
   vii. **Residence Hall Suspension**: Separation of the student from the residence halls for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.
   viii. **Residence Hall Expulsion**: Permanent removal of the student from any and all of the residence halls. The student may not re-enter the residence halls, under any conditions, even as a visitor. Students expelled from the residence halls remain liable for all Residential and Greek Life costs and meal plan fees and may not be eligible for refunds for the full occupancy period of the students’ housing contracts.
   ix. **University Suspension**: Separation of the student from the University for a definite period of time, after which the student may be eligible for return, contingent upon meeting specified conditions for re-admittance. The student must satisfactorily demonstrate to the Student Affairs Officer that all conditions for re-admittance have been met before the student will be allowed to matriculate.
   x. **University Expulsion**: Permanent separation of the student from the University, without the possibility of re-admission.

b. More than one of the sanctions listed above may be imposed for any single violation.

c. If a student fails to abide by one or more of the sanctions imposed, a hold may be placed on his/her registration account until satisfactory progress is made towards completion.
d. Other than University Expulsion, disciplinary sanctions shall not be made part of the student’s permanent academic record, but shall become part of the student’s confidential disciplinary record.

   i. After graduation, and upon application to the Conduct Officer, the student’s confidential disciplinary record may be expunged of disciplinary actions other than University Suspension or University Expulsion.
   ii. Cases involving the imposition of sanctions other than University Suspension or University Expulsion shall be expunged from the student’s confidential record seven (7) years after graduation, final disposition of the case, or as otherwise authorized or required by law.

9. Appeals

a. A decision reached after a formal hearing may be appealed by the Respondent, the Complainant, or the Conduct Officer within seven (7) University business days of delivery of the decision to the parties involved in the formal hearing.

b. Appeals shall be in writing and shall be delivered to the Appeals Officer appointed by the Chancellor.

c. Appeals may be filed for one or more of the following purposes:

   i. To determine whether the original hearing was conducted fairly in light of the charges and evidence presented, and in conformity with prescribed procedures giving the complaining party a reasonable opportunity to prepare and present evidence that the Code was violated, and giving the Respondent a reasonable opportunity to prepare and to present a rebuttal of those allegations.
   ii. To determine whether the sanction(s) imposed were appropriate.

d. An appeal that does not clearly raise one or more of the issues listed above shall be dismissed without further consideration.

e. An appeal shall be limited to review of the record of the initial hearing and supporting documents unless the Appeals Officer, after notice to the Complainant and Respondent, requests additional information from the presiding Conduct Officer, Chair of the Conduct Board, Complainant or Respondent.

f. The Appeals Officer shall complete review of the appeal normally within fourteen (14) University business days after receipt of the record and any additional information, and shall promptly issue a written decision to the Respondent, the Complainant and the Conduct Officer.

10. Definitions

a. “Actor” means a person accused of sexual misconduct.
b. “Administrative Resolution” is at least one conference between the Conduct Officer and a Respondent and the Complainant to determine whether a student has violated the Code and to impose sanction(s), if warranted.

c. The term “advisor” means any person, including legal counsel, who assists the Respondent, Complainant or Conduct Officer during a Conduct proceeding.

d. The term “Appeals Officer” means the person authorized by the Chancellor to determine on appeal whether the result of a formal hearing should be affirmed or modified.

e. “Bodily injury” shall mean physical pain, illness, or any impairment of physical condition.

f. The term “Code” means the campus Student Code of Conduct.

g. The term “Complainant” means any individual who comes forward to the Student Affairs Officer, Title IX Coordinator or Human Resource Officer to complain of sexual misconduct by a student, member of the University community or a third party.

h. The term “Conduct Board” means persons authorized by the Student Affairs Officer to determine whether a student has violated the Code and to impose sanction(s), if warranted. The Conduct Board must include one or more student members when sanctions of suspension or expulsion are involved.4

i. The term “Conduct Officer” means a University official authorized by the Student Affairs Officer to investigate and determine whether or not the Code has been violated. The Conduct Officer may also engage in attempts at administrative resolution or preside at a formal hearing when University Suspension or Expulsion is not sought as a sanction against a student.

j. “Confidentiality” means that the University will not disclose the names of individuals involved in a sexual misconduct case to others except on a need to know basis or as required by law. The University will instruct employees and students about the requirement not to disclose confidential information. Confidentiality is not the same as anonymity, where an individual is not named or personally identified.

k. “Consent” means agreement, approval, or permission as to some act or purpose, given voluntarily by a competent person. “Without consent” means:

1) (i) The person was compelled to submit due to the use of force or threat of force or coercion, or (ii) the person expressed a lack of consent through words, or (iii) the person expressed a lack of consent through conduct, or (iv) the consent, if any was actually given, was the result of the actor's deception as to the identity of the actor or the nature or purpose of the act on the part of the actor;

2) The person need only resist, either verbally or physically, so as to make the person's refusal to consent genuine and real and so as to reasonably make known to the actor the person's refusal to consent; and
3) A person need not resist verbally or physically where it would be useless or futile to do so.

4) In the above text, the word “person” means the individual against whom a wrongful act was allegedly committed, and the word “actor” is the individual alleged to have committed a wrongful act. When the actor knew or should have known that a person was mentally or physically incapable of resisting or understanding the nature of his or her conduct, there is no consent. A person may be incapacitated due to intoxication, mental illness or deficiency or by physical illness or disability to the extent that personal decision-making is impossible. Surprise may also prevent resistance, as where a person is grabbed from behind.

There are some persons who the law presumes are incapable of consenting to sexual contact or penetration by an actor by reason of their age. Under Nebraska law an actor nineteen years of age or older may not subject a person under the age of sixteen years of age to sexual penetration, or a person under fifteen years of age to sexual contact.

l. “Dating violence” is included within the definition of “domestic assault.”

m. “Domestic assault” has three definitions which depend on the harm threatened or inflicted by an actor on a person. An actor commits domestic assault if he or she (i) intentionally and knowingly causes bodily injury to his or her intimate partner; (ii) threatens an intimate partner with imminent bodily injury; or (iii) threatens an intimate partner in a menacing manner. An actor commits a more severe form of domestic assault if he or she intentionally and knowingly causes bodily injury to his or her intimate partner with a dangerous instrument. An actor commits the worst form of domestic assault if he or she intentionally and knowingly causes serious bodily injury to his or her intimate partner.

n. “Domestic violence” is included within the definition of “domestic assault.”

o. “Force or threat of force” means (a) the use of physical force which overcomes the person’s resistance or (b) the threat of physical force, express or implied, against the person or a third party that places the person in fear of death or in fear of serious personal injury to the person of a third party where the person reasonably believes that the actor has the present or future ability to execute the threat.

p. “Intimate partner” means a spouse; a former spouse; persons who have a child in common whether or not they have been married or lived together at any time; and persons who are or were involved in a dating relationship. For purposes of this definition, dating relationship means frequent, intimate associations primarily characterized by the expectation of affection or sexual involvement, but does not include a casual relationship or an ordinary association between persons in a business or social context.

q. “Intimate parts” means the genital area, groin, inner thighs, buttocks or breasts.

r. The term “in violation” means that it is more likely than not that a student committed one or more violations of the Code.
s. The term “may” is used in the permissive sense.

t. The term “member of the University community” includes any individual who is a student, staff, faculty member, University official, or any other individual employed by, or acting on behalf of the University. An individual’s status in a particular situation shall be determined by the investigating Conduct Officer or Title IX Coordinator.

u. The term “not in violation” means that it is more likely than not that a student did not commit one or more violations of the Code.

v. “Past sexual behavior” means a person’s sexual behavior other than when the sexual misconduct is alleged to have occurred.

w. “Person” means the individual who allegedly was, or was determined to have been, subjected to sexual misconduct.

x. “Rape” is included under the definition of sexual assault by an actor’s sexual penetration of the person without consent.

y. “Respondent” is any student who is charged with having violated one or more provisions of the code.

z. “Retaliation” includes intimidation, threats, harassment, and other adverse action threatened or taken against the Complainant or a third party in an attempt to prevent or otherwise obstruct the reporting of sexual misconduct.

aa. “Serious bodily injury” shall mean bodily injury which involves a substantial risk of death, or which involves substantial risk of serious physical disfigurement, or protracted loss or impairment of the function of any part or organ of the body.

bb. “Serious personal injury” means great bodily injury or disfigurement, extreme mental anguish or mental trauma, pregnancy, disease, or loss or impairment of a sexual or reproductive organ.

cc. “Sexual assault” is committed when an actor subjects a person to sexual penetration (i) without the consent of the person, (ii) when the actor knew or should have known that the person was mentally or physically incapable of resisting or appreciating the nature of the person’s own conduct, or (iii) when the actor is nineteen years of age or older and the person is at least twelve but less than sixteen years of age.

Sexual assault is also committed when an actor subjects a person to sexual contact (a) without consent of the person, or (b) when the actor knew or should have known that the person was physically or mentally incapable of resisting or appraising the nature of the person’s own conduct. Sexual assault by contact should be punished more severely if the actor causes serious personal injury to a person, than if the actor shall not have caused serious personal injury.
dd. “Sexual contact” means the intentional touching of a person’s intimate parts or the intentional touching of a person’s clothing covering the immediate area of the person’s intimate parts. Sexual contact also means the touching by the person of the actor’s intimate parts or the clothing covering the immediate area of the actor’s intimate parts when such touching is intentionally caused by the actor. Sexual contact shall include only such conduct which can be reasonably construed as being for the purpose of sexual arousal or gratification of either party.

ee. “Sexual harassment” is unwelcome conduct or behavior of a sexual nature. Sexual harassment can include unwelcome sexual advances, requests for sexual favors and other verbal, nonverbal, or physical conduct of a sexual nature. Conduct that is sufficiently serious to limit or deny student’s ability to participate in or benefit from the University’s educational program creates a hostile environment, and is prohibited. Examples of sexual harassment include, but are not limited to: (1) an exposure of an actor’s genitals done with the intent to affront or alarm any person, and (2) viewing a person in state of undress without his or her consent or knowledge.

ff. “Sexual misconduct” includes dating violence, domestic assault, domestic violence, rape, sexual assault, sexual harassment, and stalking.

gg. “Sexual penetration” means sexual intercourse in its ordinary meaning, cunnilingus, fellatio, anal intercourse or any intrusion, however slight, of any part of the actor’s or person’s body or any object manipulated by the actor into the genital or anal openings of the person’s body which can be reasonably construed as being for nonmedical or non-health purposes. Sexual penetration does not require emission of semen.

hh. The term “shall” is used in the imperative sense.

ii. “Stalking” means to engage in a knowing and willful course of conduct directed at a specific person or a family or household member of such person with the intent to injure, terrify, threaten, or intimidate.

kk. The term “student” includes all individuals taking courses at the University, whether full-time or part-time, pursuing undergraduate, graduate, or professional studies, whether or not they reside in the University residence halls. Individuals who withdraw after having allegedly committed sexual misconduct, or who are not officially enrolled for a particular term, but who have an expected continued academic relationship with the University, may be considered “students.”

ll. The “Student Affairs Officer” is the individual authorized by the University and the University Chancellor to be responsible for the administration of the Code, and in certain circumstances includes his or her designee.
mm. The “Title IX Coordinator” is the individual designated by the campus to respond to allegations of sexual misconduct by students, and in some circumstances can include his or her designee.

nn. The term “University” means University of Nebraska.

oo. The term “University business day” means any calendar day where UNO campus offices are open for business and classes are in session, excluding weekends and national holidays.

pp. The term “University official” includes any individual employed by, associated with, or performing assigned administrative or professional responsibilities in the interests of the University. Counselors and Healthcare Professionals are bound by professional rules that may preclude their reporting violations of University rules.

qq. The term “University premises” includes all land, buildings, facilities, University approved housing and other property in the possession of, or owned, used, or controlled by the University, including adjacent streets and sidewalks.

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4 Section 5.4(e) of the Bylaws of the Board of Regents requires “a hearing before a regularly constituted board in all cases involving expulsion or suspension.”

5 By making a finding of whether it is more likely than not that a violation did or did not occur, a “greater weight of the evidence” standard is being used.

Response to Allegations of Employee Sexual Misconduct

1. Sexual Misconduct and Retaliation Prohibited

Rape, acquaintance rape, domestic violence, dating violence, sexual assault, sexual harassment and stalking are against the law and are unacceptable behaviors under University of Nebraska policy. These unacceptable behaviors are hereafter referred to as sexual misconduct. Retaliation against the Complainant or a third party in an attempt to prevent or otherwise obstruct the reporting or remediation of sexual misconduct is prohibited.

2. Scope

Employee as used in this response includes all University faculty, staff, and other personnel within the categories defined by §§ 3.1.1 through 3.1.3 of the Bylaws of the Board of Regents of the University of Nebraska whether full or part time.
3. Complaints of Sexual Misconduct

a. Any person—including a university official—can complain of sexual misconduct of or by a University employee. Complaints of sexual misconduct may be made using the University’s internal processes at the same time that criminal complaints or charges are pursued with the appropriate law enforcement or external agencies. University internal investigation and disciplinary proceedings are independent of any criminal or external investigation. Sexual misconduct proceedings will be conducted by trained University officials to provide a prompt, fair, and impartial process from initial investigation to the final result.

b. A complaint of sexual misconduct by or against a University employee can be made to the Human Resource Officer or Title IX Coordinator of the major administrative unit where the misconduct occurred or where the affected employee or accused employee works. The University will investigate reported allegations of sexual misconduct and may take appropriate action even if the person allegedly subject to misconduct or Complainant does not wish to pursue formal charges. Any response by the University may be hindered by person’s or Complainant’s desire for anonymity and/or inaction.

c. No process implemented under this Sexual Misconduct Procedure shall be open to the public. The accuser and the accused are entitled to the same opportunities to have others present during an Informal Resolution or Formal Hearing subject to conditions established by the University-designated Investigator or Hearing Officer. Witnesses may be sequestered and attendance at Informal Resolution or Formal Hearing proceedings may be restricted to the Complainant, Respondent and advisors.

d. Any allegations of any other violations of University conduct standards in addition to allegations of sexual misconduct that are directly related to the alleged sexual misconduct can be considered by an Investigator or Hearing Officer. Findings of sexual misconduct or other conduct violations shall be made using the greater weight of the evidence standard. The burden of proof shall rest upon the party making the claim.

e. Evidence which possesses probative value commonly accepted by reasonably prudent persons in the conduct of their affairs may be admitted and given probative effect. Incompetent, irrelevant, immaterial, and unduly repetitious evidence should be excluded. The rules of privilege recognized by law shall be given effect. Evidence that would not be admissible in a State Court criminal proceeding by reason of the method or manner in which it was acquired shall not be admitted.

4. Protective Measures

a. Regardless of whether a person subjected to sexual misconduct chooses to report an incident of sexual misconduct as a crime to university police or security or local law enforcement, the University may provide interim protective measures. If interim protective measures are requested, and they are reasonably available, the University may provide assistance in changing academic, living, transportation, and working situations. Alterations may be made to the work assignments and conditions of a University employee accused of sexual misconduct as an interim protective measure while an investigation is pending or before a hearing is concluded.
b. Protective measures that the University may offer following an allegation of sexual misconduct include the following: “no contact” orders, changing work schedules or work stations, reporting relationships.

5. Investigation of Allegations

a. An Investigator shall be assigned to conduct an investigation to determine if the allegation(s) of sexual misconduct have merit. Investigations of the allegations should be concluded within sixty (60) calendar days of receipt of a report, and may be permitted a longer completion period under extraordinary circumstances, but both parties must be informed in writing of the extension of the timeline.

b. If the investigation determines it is more likely than not that sexual misconduct or other prohibited behavior did not occur, the complaint may be dismissed without further proceedings. If both the Complainant and the Respondent agree to the dismissal, the complaint is resolved without any further rights of appeal by either party. If the Complainant objects, he or she may appeal the dismissal decision to the person designated to review dismissals within seven (7) University business days. Findings of fact made by the Investigator shall be accepted unless clearly erroneous. The designated reviewer will either affirm the investigative determination to dismiss, or refer the complaint for further proceedings. The designated reviewer’s decision of the appeal will be final.

c. If the investigation concludes with a finding that it is more likely than not that sexual misconduct occurred, the investigative report should include sanction recommendations. The claim may be resolved through Informal Resolution or following a Formal Hearing.

d. After the fact-finding investigation, the accuser, the accused employee, and appropriate university officials shall be given timely access to any information that will be used during Informal Resolution and/or Formal Hearing proceedings.

6. Informal Resolution

Both the Complainant and the Respondent may elect to dispose of the claim by Informal Resolution. Participation in Informal Resolution may not be required of either party. An Informal Resolution conference will be scheduled not less than three (3), or more than fourteen (14) University business days after the investigation is complete. The Respondent may elect to acknowledge his or her actions and take responsibility. The Investigator could propose a resolution and an appropriate sanction. If both the Complainant and the Respondent agree to the proposed sanction, the complaint is resolved without a Formal Hearing. Informal Resolution procedures may be discontinued at the request of any participant, or terminated by the Investigator. When a claim of sexual misconduct against an employee is not concluded through Informal Resolution, a Formal Hearing by a Hearing Officer must be held.

7. Formal Hearings

a. Formal Hearing will determine whether sexual misconduct occurred or not.
b. Charges shall be presented to the Respondent and the Complainant in written form by a University official within seven (7) University business days after the investigation is complete.

c. Both the Respondent and the Complainant have a right to confidentiality during sexual misconduct proceedings to the fullest extent possible. The duty of confidentiality shall also extend to all persons involved in a Formal Hearing.

d. In all cases, whether the Respondent presents evidence or not, the evidence in support of the allegations shall be presented and considered. The Respondent may not be found to have committed sexual misconduct solely because Respondent failed to participate in a Formal Hearing.

e. A Respondent and the Complainant have the right to inspect all documents used as evidence and a list of all witnesses for the Formal Hearing in advance of the hearing.

f. Both Respondent and Complainant have a right to prepare a written statement in advance of a Formal Hearing. Both parties will have the right to view each other’s statement.

g. The Complainant and the Respondent have the right to be assisted by any advisor they choose, including legal counsel, at their own expense.

i. The role of the advisor is limited. The only appropriate role for the advisor is to provide advice to the party who has requested his/her presence in a manner which does not disturb Formal Hearing. If an advisor fails to act in accordance with these guidelines, he/she may be barred from participation in the proceedings.

h. A Respondent and the Complainant have the right to hear all evidence, present evidence, testify, and to hear and submit questions for witnesses during formal hearings.

i. Questions shall be addressed to the Hearing Officer, who will determine if the question is appropriate, and then ask the witness.

i. Sexual misconduct proceedings should be completed in a reasonably prompt time frame.

j. If sexual misconduct is found by a greater weight of the evidence to have occurred, the Hearing Officer will recommend that the University official authorized to do so impose or seek to impose sanctions.

k. A Respondent and the Complainant have the right to be notified of the decision rendered. Any initial, interim, and final decision to resolve disciplinary matters must include a statement of any University sanctions imposed together with the rationale for the decision.

8. Possible Employment Sanctions

a. The types of sanctions that are possible as the result of a sexual misconduct disciplinary proceeding are:
i. verbal warning;
ii. written warning;
iii. transfers;
iv. completion of mandatory conditions;
v. suspension without pay;
vi. nonrenewal or non-reappointment;
vii. loss of rank or position;
viii. denial of salary increase;
ix. activity termination;
x. demotion in rank or pay;
xi. termination of employment;
xii. ban on University re-employment.

b. Sanctions i-vii may be imposed in combination with one another.

9. Definitions

Unless otherwise provided, the definitions found in section 6 of The University of Nebraska Sexual Misconduct Policy, R.P. 2.1.8, apply to this statement of policy and procedure for response to allegations of employee sexual misconduct.

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<thead>
<tr>
<th>Criminal Offenses</th>
<th>On-Campus Property</th>
<th>Non-Campus Property</th>
<th>Public Property</th>
<th>On-Campus Residential Housing Only</th>
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Crime Statistics and Arrests  
(Jan. 1 - Dec. 31)

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N/A = Not Available  
* Requested data from the Omaha Police Department was not available

Reported Hate Crimes

Hate crimes on campus:  
2014 - No hate crimes were reported.  
2013 - No hate crimes were reported.  
2012 - No hate crimes were reported.

Hate crimes on public property:  
2014 - No hate crimes were reported.  
2013 - No hate crimes were reported.  
2012 - No hate crimes were reported.

Hate crimes in on-campus housing:  
2014 - No hate crimes were reported.  
2013 - No hate crimes were reported.  
2012 - No hate crimes were reported.
Blue Light Emergency Phones: Use the phone to report emergencies or to contact Public Safety for other assistance. Blue Light Emergency Phones are at the following locations:

Dodge Location

- N of Arts and Sciences Hall
- NW corner of lot T
- NW corner of lot U
- NW corner of lot V
- SE of Library
- W of Sapp Fieldhouse
- N entrance and SW corner of lot G
- SE of Allwine Hall
- SW of MBSC
- SW corner of lot M
- SW corner of lot A
- NE corner of lot D
- MBSC 24 hour study room
- Both University Village sites
- Maverick Village (5 locations)
- J lot (2 per level)
- Child Care
- S of Roskens Hall
- SW of Weber Fine Arts Building
- NW and SE corner of lot N
- West side of lot O

Pacific Location

- SE corner of lot 2
- SW corner of lot 4
- NW of Scott Residence Hall
- North and South of the Scott Business and Technology Development Center
- NW corner of lot 9
- Scott Village (6 locations)
- N of Mammel Hall
- SW of Mammel Hall
- SW corner of lot 14
- Scott Court (2 locations)

Center Location

- W of the Center Dome
Fire Safety: UNO Public Safety maintains a campus Fire Log that is available for public inspection at the Public Safety office, EAB 100, during normal office hours. All on-campus housing facilities have building fire alarm systems, sprinkler systems and fire extinguishers. If a fire occurs in an on-campus housing facility, the fire should be reported immediately to UNO Public Safety at 402-554-2911. UNO Public Safety will dispatch Officers and Notify the Omaha Fire Department.

No smoking is allowed in on-campus housing. Candles, other items with an open flame, as well as flammable materials are not permitted.

At the beginning of each semester, Resident Assistant’s explain emergency procedures and provide information to residents about fire safety as well as evacuation instructions. Residents are directed to evacuate the building immediately when the Fire Alarms sound.

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