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Annual Security & Fire Report for Calendar Year 2022

Martin Luther College New Ulm, Minnesota

Emergency Response Plan



Martin Luther College has a total enrollment of approximately 620 on-campus students. The college also employs approximately 125 faculty and staff who work on campus.

Martin Luther College takes seriously the safety, security, and welfare of its community members. The safety and security department is dedicated to providing a safe and secure environment for all members of the college community. Martin Luther College maintains an incident reporting system that enables the college to receive reports of crimes, assess and confirm crimes, and keeps records of crimes committed on campus. The Student Life Office takes an annual accounting of crime statistics for the MLC campus, prepares a summary of those statistics, reports those statistics to the US Dept. of Education and makes those statistics available to the campus community and other interested parties in this Annual Campus Security and Annual Fire Safety report. The following information is made available to students and staff in compliance with section 485 (f) (I) (F) of the Higher Education Act as amended by the Student Right-to-Know and Campus Security Acts as well as the Violence Against Women Act. The statistics which follow indicate criminal occurrences on campus which were reported to the Vice President for Student Life.

Criminal Offenses - On Campus	2020	2021	2022
Murder/Non-negligent manslaughter	0	0	0
Negligent manslaughter	0	0	0
Rape	0	1	0
Fondling	1	0	0
Incest	0	0	0
Statutory rape	0	0	0
Robbery	0	1	0
Aggravated Assault	0	0	0
Burglary	4	0	0
Motor Vehicle Theft	0	0	0
Arson	0	0	0
Criminal Offenses - On Campus Student Housing Facilities	2020	2021	2022
Murder/Non-negligent manslaughter	0	0	0
Negligent manslaughter	0	0	0
Rape	0	1	0
Fondling	1	0	0
Incest	0	0	0
Statutory rape	0	0	0
Robbery	0	0	0
Aggravated Assault	0	0	0
Burglary	2	0	0
Motor Vehicle Theft	0	0	0
Arson	0	0	0
Criminal Offenses – Non-campus	2020	2021	2022
Murder/Non-negligent manslaughter	0	0	0
Manslaughter by Negligence	0	0	0

Rape	0	0	0
Fondling	0	0	0
Incest	0	0	0
Statutory rape	0	0	0
Robbery	0	0	0
Aggravated assault	0	0	0
Burglary	0	0	0
Motor vehicle theft	0	0	0
Arson	0	0	0
Criminal Offenses – Public Property	2020	2021	2022
Murder/Non-negligent manslaughter	0	0	0
· · ·	0	0	0
Murder/Non-negligent manslaughter		_	_
Murder/Non-negligent manslaughter Negligent manslaughter	0	0	0
Murder/Non-negligent manslaughter Negligent manslaughter Rape	0	0	0
Murder/Non-negligent manslaughter Negligent manslaughter Rape Fondling	0 0 0	0 1 0	0 1 0
Murder/Non-negligent manslaughter Negligent manslaughter Rape Fondling Incest	0 0 0 0	0 1 0 0	0 1 0 0
Murder/Non-negligent manslaughter Negligent manslaughter Rape Fondling Incest Statutory rape	0 0 0 0 0	0 1 0 0 0	0 1 0 0 0
Murder/Non-negligent manslaughter Negligent manslaughter Rape Fondling Incest Statutory rape Robbery	0 0 0 0 0	0 1 0 0 0 0	0 1 0 0 0 0
Murder/Non-negligent manslaughter Negligent manslaughter Rape Fondling Incest Statutory rape Robbery Aggravated Assault	0 0 0 0 0 0	0 1 0 0 0 0 0	0 1 0 0 0 0

Crimes that result from or are motivated by prejudice and bias are referred to as Hate Crimes Categories of prejudice are: real or perceived race, gender, religion, national origin, sexual orientation, gender identity, ethnicity, disability.

Hate Crimes – On Campus

Criminal Offense	2022 Total	Race or perceived race	Reli gion	Sexual Orientat ion	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0

Any other Crime	0	0	0	0	0	0	0	0	0
Involving Bodily Injury									

Criminal Offense	2021 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2020 Total	Race	Religion	Sexual Orienta tion	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2022 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent	0	0	0	0	0	0	0	0	0
manslaughter									
Negligent	0	0	0	0	0	0	0	0	0
manslaughter									
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/	0	0	0	0	0	0	0	0	0
vandalism of property									
Any other Crime	0	0	0	0	0	0	0	0	0
Involving Bodily Injury									

Criminal Offense	2021 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2020 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent	0	0	0	0	0	0	0	0	0
manslaughter									

Negligent	0	0	0	0	0	0	0	0	0
manslaughter									
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/	0	0	0	0	0	0	0	0	0
vandalism of property									
Any other Crime	0	0	0	0	0	0	0	0	0
Involving Bodily Injury									

$Hate\ Crimes-Non-campus$

Criminal Offense	2022 Total	Race	Religion	Sexual Orienta tion	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2021 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0

Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2020 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Hate Crimes – Public Property

Criminal Offense	2022 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0

Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2021 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

Criminal Offense	2020 Total	Race	Religion	Sexual Orient ation	Gender	Gender Identity	Dis- ability	Eth- nicity	National Origin
Murder/Non-negligent manslaughter	0	0	0	0	0	0	0	0	0
Negligent manslaughter	0	0	0	0	0	0	0	0	0
Rape	0	0	0	0	0	0	0	0	0
Fondling	0	0	0	0	0	0	0	0	0
Incest	0	0	0	0	0	0	0	0	0
Statutory rape	0	0	0	0	0	0	0	0	0
Robbery	0	0	0	0	0	0	0	0	0
Aggravated Assault	0	0	0	0	0	0	0	0	0
Burglary	0	0	0	0	0	0	0	0	0
Motor Vehicle Theft	0	0	0	0	0	0	0	0	0
Arson	0	0	0	0	0	0	0	0	0
Simple Assault	0	0	0	0	0	0	0	0	0
Larceny-Theft	0	0	0	0	0	0	0	0	0
Intimidation	0	0	0	0	0	0	0	0	0
Destruction/damage/ vandalism of property	0	0	0	0	0	0	0	0	0
Any other Crime Involving Bodily Injury	0	0	0	0	0	0	0	0	0

VAWA Offenses – On Campus

	2020	2021	2022
Domestic Violence	0	0	0
Dating Violence	1	1	0
Stalking	0	0	0

VAWA Offenses – On Campus Student Housing Facilities

	2020	2021	2022
Domestic Violence	0	0	0
Dating Violence	1	1	0
Stalking	0	0	0

VAWA Offenses – Non-campus

	2020	2021	2022
Domestic Violence	0	0	0
Dating Violence	0	0	0
Stalking	0	0	1

VAWA Offenses – Public Property

	2020	2021	2022
Domestic Violence	0	0	0
Dating Violence	0	0	0
Stalking	0	0	0

Arrests and Disciplinary Referrals

Arrests - On Campus	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0
Liquor Law Violations	0	0	0
Arrests – On Campus Student Housing Facilities	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0
Liquor Law Violations	0	0	0
Arrests - Non-campus	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0
Liquor law violations	0	0	0
Arrests - Public Property	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0

0

0

0

Liquor Law Violations	0	0	0
Disciplinary Actions – On Campus	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	9	2	0
Liquor Law Violations	18	2	42
Disciplinary Actions – On Campus Student Housing Facilities	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	2	0
Liquor Law Violations	18	21	40
Disciplinary Actions – Non-campus	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0
Liquor law violations	0	0	0
Disciplinary Actions – Public Property	2020	2021	2022
Weapons: carrying, possessing, etc.	0	0	0
Drug abuse violations	0	0	0
Liquor Law Violations	0	0	0
Total Unfounded Crimes	2020	2021	2022

The definitions listed hereafter are taken from the Federal Bureau of Investigation Uniform Crime Reporting (UCR) Handbook and the Higher Education Act.

Murder: the willful (non-negligent) killing of one human being by another.

<u>Manslaughter:</u> a) non-negligent manslaughter - The willful (non-negligent) killing of one human being by another. Negligent - The killing of another person through gross negligence

<u>Sexual Assault (Sex Offenses)</u>. Any sexual act directed against another person, without consent of the victim, including instances where the victim is incapable of giving consent.

- a) **Rape** is the 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 victim. This offense includes the rape of both males and females.
- b) **Fondling** is the touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

- c) <u>Incest</u> is sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.
- d) <u>Statutory Rape</u> is sexual intercourse with a person who is under the statutory age of consent.

<u>Robbery:</u> the taking or attempting to take anything of value from the control, custody or care 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 offense is usually accompanied by the use of a weapon or by means likely to produce death or great bodily harm such as apparent broken bones, loss of teeth, possible internal injury, severe laceration, or loss of consciousness. An unsuccessful attempt to commit murder would be classified as aggravated assault. It is not necessary that an injury result from an aggravated assault when a gun, knife or other weapon is used which could and probably would result in serious personal injury if the crime was successfully completed.

<u>Burglary:</u> (breaking or entering) the unlawful entry into a building or other structure with the intent to commit a felony or theft. Note that forced entry is not a required element of the offense. Thus, a burglary offense will be considered to have occurred for reporting purposes so long as the entry is unlawful, i.e., it constitutes a trespass (even if it was accomplished via an unlocked door or window). Included within this offense are unsuccessful attempts where force is employed, or where a perpetrator is frightened off while entering an unlocked door or climbing through an open window.

<u>Arson:</u> 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.

Larceny-Theft: The unlawful taking, carrying, leading, or riding away of property from the possession or constructive possession of another. (Does not include Motor Vehicle Theft.)

Motor Vehicle Theft: the theft or attempted theft of a motor vehicle.

<u>On-Campus:</u> Any building or property owned or controlled by an institution within the same reasonably contiguous geographic area and used by the institution in direct support of, or in a manner related to the institution's educational purposes. These buildings include residential halls, any building or property that is owned by the institution but controlled by another person, those frequently used by students and those that support institutional purposes such as a food or retail vendor.

<u>Non-Campus:</u> includes any building (or property) owned or controlled by student organizations recognized by the school; and any building or property owned or controlled by the school that is not within the same reasonable contiguous area.

<u>Public Property:</u> Public property is defined as the area that is within the same reasonably contiguous geographic area of the school; or is adjacent to a facility owned or controlled by the school, and the facility is used by the school in a manner related to the institution's educational purpose.

Residence Halls: All residence buildings including resident halls/dormitories and apartments.

The evidentiary standard used to investigate and process any of the crimes listed above is "the preponderance of evidence," which indicates whether an incident is more likely than not to have occurred.

SAFETY AND SECURITY DEPARTMENT

Located in the WCC Administration Office...

The college employs student security personnel to patrol the campus and to report incidents of suspected criminal activity to the administration, dormitory staff and/or the New Ulm police department. MLC Security Personnel do not have arrest authority. They are on campus to provide help and assistance to the campus family and maintain the security of campus facilities.

If you are returning to campus after 10 pm and would like an escort back to your dormitory, you may make arrangements to have campus security personnel meet you at your parking lot. Please express your concerns and bring your needs to the Vice President for Student Life. In special circumstances you may call security personnel for assistance directly at the following numbers:

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MLC Emergency Phone -- 507-359-3344 (press 2 for Security Phone)
MLC Security Cell Phone - 507-276-4512 (Security direct line)
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Don't hesitate to call a member of the college administration, student life/dormitory staff or security staff if you feel threatened or if you observe suspicious behavior. Report all security concerns as soon as possible to the Student Life Office.

The New Ulm Police Department patrols the streets and parking lots of our campus on a nightly basis and is willing to respond when security concerns arise. The police department's phone # is 507-233-6750 or 911 in an emergency. The college maintains a collaborative working relationship with local law enforcement agencies (without the need for a written Memorandum of Understanding) and will cooperate with said agencies in the investigation of crimes and security/safety concerns.

Dormitories are locked at all times. Each student is given a "smart" student ID card which activates the electronic door locks to the dormitories when held up to the card reader located near each dormitory entrance. Institutional buildings also operate by RFID card after normal business hours. Dormitory entrances are under continuous video monitoring.

All contractors are required to check in with the Environmental Services Office by completing the sign in sheet located there. While a contractor is on campus, the individual(s) should wear their own company badge (preferably a company photo ID badge) and an MLC contractor badge. Contractors should be checking in with their MLC contact person before arriving on campus, or while on campus. Contractors who need vendor keys to in order to perform the work required must be authorized by the MLC contact person and will check out and return the vendor key through the Environmental Services Office.

When the contracted work is completed satisfactorily to MLC standards as agreed upon in the original work contract, the contractor will then return to the Environmental Services Office to sign out, return the contractor badge(s) and vendor keys, if checked out. For contractor and student security and well-being, dormitory

contractor work may only be performed Monday through Friday, 9:00 a.m. to 4:30 p.m. Contractors must also be escorted to the dormitory work area, and may also need to be monitored. For interior and exterior work at the MLC Early Childhood Learning Center, contractors must still check in at the Environmental Services Office.

SECURITY DO'S AND DON'TS

- Do not prop dormitory doors open.
- Keep money out of sight in your dorm room. Better yet, open up a bank account locally and keep your money in your bank account. If you need to keep a larger amount of money in the dormitory, please have your dormitory supervisor lock it up for you
- Keep valuables in a safe area--ask your dormitory supervisor for help.
- Avoid situations where alcohol or drugs are present.
- Be aware of your surroundings and use common sense.
- Stay in areas that are well lit at night. Walk in the company of friends. Please express your security concerns and bring your security needs to the Vice President for Student Life. Report all security concerns as soon as possible to the Student Life Office.
- Don't hesitate to call a member of the dormitory staff if you feel threatened or if you observe suspicious behavior.

COMMUNITY REPORTING RESPONSIBILITY AND INSTITUTIONAL RESPONSE

To develop a truly safe campus, the college expects students, faculty, staff and guests to assume responsibility for their own personal safety and the security of their belongings. The college encourages you to report promptly and accurately any suspicious or criminal activities, safety concerns or other emergencies occurring on campus. Student Life personnel, in addition to the security department staff—and others you know and/or trust—can assist you in notifying law enforcement authorities of criminal activities. Reports received will be communicated to those responsible for responding (as listed below) and measures appropriate to the situation will be taken.

Victims or witnesses of crimes on campus may state their desire for confidentiality when reporting incidents and those receiving reports will endeavor to maintain a reporter's confidentiality, keeping in mind that the presence of a continuing danger to health and safety may mitigate the ability to maintain such confidentiality.

Report Immediately:

- Crimes in progress
- Suspicious activities
- Medical emergencies
- Fire
- Safety hazards

Report these matters to:

- Vice president for Student Life
- Dormitory Supervisors
- Dormitory Resident Assistants
- Coaches and Assistant Coaches
- Faculty Advisors
- Security Staff
- HR Director and Staff
- Administrative Staff
- Campus Nurse
- Maintenance/Custodial Personnel

Officials of Martin Luther College strive to alert students to any health or safety concern in a timely manner. In doing so, officials may make use of multiple communication methods including: email, SMS text messaging,

voice messaging, digital signage and the campus loudspeaker system. The Vice president for Student Life, with assistance from the HR/Safety Director, is responsible for developing and issuing timely warnings and emergency notifications and also for the annual disclosure of campus crime statistics.

Timely warnings are issued in an effort to mitigate danger and prevent harm, and responsible officials will strive to issue such warnings as soon as possible after receiving and assessing a report. As such, the college will immediately notify the campus community of a significant emergency or dangerous situation involving an immediate threat on the campus to the health and safety of our campus community. Efforts to confirm emergency or dangerous situations include:

- Monitoring weather reports, including emergency weather notifications issued by the national weather service
- Contacting local law enforcement agencies
- Receiving information from campus building automation and detection systems
- Receiving reports from members of the campus community

Those involved in the emergency notification and timely warning process include the college administration (president and vice presidents), the HR/Safety Director, the MLC Safety Committee, the Environmental Services Department and the Residence Hall Staff. In the event of an emergency or dangerous situation, the officials and departments noted above will use the same means (e.g., email, SMS text messaging, voice messaging, digital signage and the campus loudspeaker system) to provide follow-up information as needed. Emergency notification will not be issued if, in the professional judgment of responsible authorities, such notification would compromise efforts to assist the victim of a crime or to contain, respond to, or otherwise mitigate the emergency situation.

Emergency Response, Emergency Communication and Emergency Evacuation procedures are presented in detail in the MLC Emergency Response Plan appended to this report. In addition, this ERP lists the various tests, i.e., regularly scheduled drills, exercises and appropriate follow through activities designed for assessment and evaluation of emergency plans and capabilities, that are carried out each year on the MLC campus. A listing of these Tests appears later in this document.

Should information regarding an emergency situation on campus be pertinent to the larger community in which the campus resides, the MLC public relations department will disseminate appropriate information through local news agencies and government offices.

Records of timely warnings and emergency notifications issued are kept in the Student Life Office. Timely warnings will not mention names or other information identifying victims or witnesses. Should a victim or witness report a crime to a pastoral or professional counselor, with the intent and desire to maintain confidentiality, the college is not required to issue a timely warning.

Note about investigations and sanctions... Martin Luther College will, upon written request, disclose to the alleged victim of a crime of violence or of a non-forcible sex offense a report on the results of any disciplinary proceeding conducted by the institution against a student who is the alleged perpetrator of such crimes or offense. If the alleged victim is deceased as a result of such crime or offense, the next of kin of such victim shall be treated as the alleged victim.

Alcohol and Drug Policies

The College Governing Board has adopted a policy on drug and alcohol abuse in compliance with Drug-Free Schools and Communities Amendments Act of 1989 and Public law 101-226. This policy states:

MLC faces the same problems as other American colleges Drug and alcohol abuse is a sinful misuse of the body Underage drinking and the use of illegal drugs are sins against lawful authority.

The college is obligated to...

Provide information on drug and alcohol abuse annually. Offer aid and counsel to abusers. Suspend, dismiss or sanction when appropriate.

MLC is committed to a drug and alcohol-free campus for its students.

Alcohol Violations

Violation of the MLC alcohol and drug free campus policy, any underage drinking, any cases of drunkenness, or the possession, use or distribution of illegal drugs will result in one or more of the following consequences: a \$250 fine, mandatory counseling, restrictions at or dismissal from school, referral to law enforcement authorities.

Applicable Laws

Selling illicit drugs is a criminal offense punishable by a fine or imprisonment, depending on the specific offense and factors such as prior convictions for similar offenses. Driving while intoxicated is against the law and can result in driver's license revocation or even imprisonment in some cases. Under Minnesota law, an individual under the age of 21 can be arrested and put in jail for purchasing or consuming alcohol.

The following is a brief overview of local, state and federal laws governing the possession, use and distribution of illicit drugs and alcohol. It is not intended to be an exhaustive or definitive statement of various laws, but rather is designed to indicate types of conduct that are against the law and the range of legal sanctions that can be imposed for such conduct.

Alcohol Laws

<u>Local Laws:</u> The city of New Ulm, like many other cities, has an ordinance prohibiting the consumption of, or possession of, an open container containing an alcoholic beverage in any public place or on private property without the owner's permission.

State Laws: Minnesota state law provides that it is a misdemeanor if a person under the age of 21 consumes alcohol, attempts to purchase alcohol, possesses alcohol with intent to consume it, enters a licensed establishment or municipal liquor store for the purpose of purchasing or being served alcohol or misrepresents her or his age. Misdemeanors are punishable by imprisonment for up to 90 days and/or a \$700 fine. It is a gross misdemeanor to give or sell alcohol to a person under the age of 21 or to procure alcohol for an obviously intoxicated person. It also is a gross misdemeanor (punishable by imprisonment for up to 90 days and/or a \$3,000 fine) to induce a person under the age of 21 to purchase alcohol or to knowingly permit a person under 21 to use one's driver's license or other identification for the purpose of procuring alcohol. Finally, selling alcohol to a person under the age of 21 who becomes intoxicated and causes death or serious bodily harm to herself/himself or another is a felony, punishable by imprisonment in excess of one year and/or a fine in excess of \$3,000.

If an individual in Minnesota drives under the influence of drugs or alcohol, possible consequences include revocation of driving privileges, fines, imprisonment, alcohol usage monitoring, and participation in chemical usage evaluation and rehabilitation programs. If a person drives under the influence of alcohol and death or injury results, the intoxicated driver can be convicted of murder, manslaughter or battery.

Drug Laws

State Laws: Effective Aug. 1, 2023, MN State laws were changed for the persons 21 of age or older regarding cannabis and cannabis paraphernalia use, possession or transport. This Annual Security Report reflects the 2022 calendar year and the laws in place during 2022. Minnesota law covers a wide range of drug offenses, including the sale or possession of various types of drugs. Penalties are harsher for sale than possession. Following is a list of the penalties that can result from the unlawful sale or possession of certain drugs:

- Cocaine: For a first offense, penalties range from up to 15 years in prison and/or a \$100,000 fine, to up to 30 years in prison and/or a \$1 million fine. For a second offense, the penalties range from one to 30 years in prison and/or a \$250,000 fine, to four to 40 years in prison and/or a \$1 million fine.
- Marijuana/Hashish: For a first offense, penalties range from a \$200 fine and participation in a drug education program to up to 30 years in prison and/or a \$1 million fine. For a second offense, penalties range from up to 90 days in prison and/or a \$700 fine, to four to 40 years in prison and/or a \$1 million fine.
- Narcotic Drugs: For a first offense, penalties range from up to five years in prison and/or a \$10,000 fine, to up to 30 years in prison and/or a \$1 million fine. For a second offense, penalties range from six months to 30 years in prison and/or a \$250,000 fine, to four to 40 years in prison and/or a \$1 million fine.

<u>Federal Laws:</u> In addition to state laws, federal laws prohibit the manufacture, distribution, possession with intent to manufacture or distribute, and simple possession of certain drugs. The law sets the following sentences for first-time offenders:

- A minimum of 10 years and a maximum of life imprisonment and/or a \$4 million fine for the knowing or intentional
 manufacture, sale or possession with intent to sell, of large amounts of any narcotic, including heroin, morphine
 or cocaine (which includes crack), or of phencyclidine (PCP) or of LSD, or of marijuana (1,000 kg or more);
- Five to 40 years in prison and/or a \$2 million fine for similar actions involving smaller amounts of any narcotic (including heroin or morphine), cocaine (which includes crack), PCP or LSD, or marijuana (100 kg or more);
- A maximum of five years and/or a \$250,000 fine for similar actions involving smaller amounts of marijuana (less than 50 kg), hashish, hashish oil, PCP or LSD, or any amounts of amphetamines, barbiturates and other controlled stimulants and depressants;
- Four years in prison or a \$30,000 fine (or both) for using the mail, telephone, radio or other public or private means of communication to commit acts that violate the laws against the manufacture, sale and possession of drugs:
- One year or a \$1,000 fine (or both) for possession of any controlled substance. (The gift of a small amount of marijuana is subject to the penalties for simple possession.) Penalties may be doubled, however, when a person at least 18 years old: (1) distributes a controlled substance to a person under 21 years of age (A term of imprisonment for this offense shall not be less than one year); or (2) distributes, possesses with the intent to distribute, or manufactures a controlled substance in or on, or within 1,000 feet of the real property comprising a public or private elementary or secondary school, or a public or private college. Any attempt or conspiracy to commit one of the above federal offenses, even if unsuccessful, is punishable by the same sentence as for that offense.

In addition, persons convicted of possession or distribution of controlled substances may be ineligible for federal benefits for up to one year (in the case of conviction for possession) or up to five years (in the case of conviction for distribution). "Federal benefits" include grants, contracts and loans, including Federal Financial Aid benefits.

Health Risks

Drugs and alcohol are toxic to the human body and if abused can have catastrophic health consequences. Some drugs, such as crack, are so toxic that even one experimental use can be fatal.

The following is a summary of the various health risks associated with alcohol abuse and the use of specific types of drugs. It is not intended to be an exhaustive or complete statement of all the possible health consequences of substance abuse.

Alcohol Use and Abuse

Alcohol is the most widely used and abused drug in the United States. Alcohol consumption has acute effects on the body and causes a number of marked changes in behavior. Even low doses significantly impair the judgment

and coordination required to drive a car safely, increasing the likelihood that the driver will be involved in an accident. Low to moderate doses of alcohol also increase the incidence of a variety of aggressive acts including risk-taking behavior. Moderate to high doses of alcohol cause marked impairments in higher mental functions, severely altering a person's ability to learn and remember information. Very high doses cause respiratory depression and death. If combined with other depressants of the central nervous system, much lower doses of alcohol can be fatal.

Use of Illicit Drugs

Drugs interfere with the brain's ability to take in, sort and synthesize information. They distort perception, which can lead users to harm themselves or others. Drug use also affects sensation and impairs memory. In addition to these general effects, specific health risks associated with particular types of drugs are discussed below.

Cocaine/Crack

Cocaine use is the fastest growing drug problem in the United States. Cocaine stimulates the central nervous system. Its immediate effects include dilated pupils and elevated blood pressure, increased heart and respiratory rate, and elevated body temperature.

Injecting cocaine with contaminated equipment can cause AIDS, hepatitis and other diseases. Cocaine can produce psychological and physical dependency, a feeling that the user cannot function without the drug. In addition, tolerance develops rapidly, thus leading to higher and higher doses to produce the desired effect.

Crack or freebase rock is a purified form of cocaine that is smoked. The physical effects include dilated pupils, increased pulse rate, elevated blood pressure, insomnia, loss of appetite, tactile hallucinations, paranoia and seizures. Crack is far more addictive than heroin or barbiturates. Repeated use of crack can lead to addiction within a few days. The effects of crack are felt within 10 seconds. Continued use can produce violent behavior and psychotic states similar to schizophrenia. Cocaine in any form, but particularly in the purified form known as crack, can cause sudden death from cardiac arrest or respiratory failure.

Marijuana

The physical effects of marijuana include a substantial increase in the heart rate, bloodshot eyes, a dry mouth and throat, and increased appetite. It may impair short-term memory and comprehension, alter sense of time and reduce ability to perform tasks requiring concentration and coordination, such as driving a car. Research also shows that motivation and cognition may be altered, making the acquisition of new information difficult.

When marijuana contains 2 percent THC, it can cause severe psychological damage, including paranoia and psychosis. Since the early 1980s, most marijuana has contained from 4 to 6 percent THC -- two or three times the amount capable of causing serious damage.

Because users often inhale the unfiltered smoke deeply and then hold it in their lungs as long as possible, marijuana is damaging to the lungs and pulmonary system. Marijuana smoke contains more cancer-causing agents than tobacco smoke.

Long-term users of marijuana may develop psychological dependence and require more of the drug to get the same effect.

Here is an interesting and useful government website about marijuana: https://nida.nih.gov/publications/research-reports/marijuana/letter-director

Narcotics

Narcotics such as heroin, codeine and morphine initially produce a feeling of euphoria that often is followed by drowsiness, nausea and vomiting. Users also may experience constricted pupils, watery eyes and itching. An overdose may produce slow and shallow breathing, clammy skin, convulsions, coma and possible death.

Amphetamines/other Stimulants

Amphetamines (speed, uppers), methamphetamines and other stimulants can cause increased heart and respiratory rates, elevated blood pressure, dilated pupils and decreased appetite. In addition, users may experience sweating, headache, blurred vision, dizziness, sleeplessness and anxiety. Extremely high doses can cause a rapid or irregular heartbeat, tremors, loss of coordination and even physical collapse. An amphetamine injection causes a sudden increase in blood pressure that can result in stroke, very high fever or heart failure.

In addition to the physical effects, users report feeling restless, anxious and moody. Higher doses intensify the effects. People who use large amounts of amphetamines over a long period of time can develop an amphetamine psychosis that includes hallucinations, delusions and paranoia.

Barbiturates/other Depressants

Barbiturates (downers), methaqualone (Quaaludes), tranquilizers (valium) and other depressants have many of the same effects as alcohol. Small amounts can produce calmness and relaxed muscles, but somewhat larger doses can cause slurred speech, staggering and altered perception. Very large doses can cause respiratory depression, coma and death. The combination of depressants and alcohol can multiply the effects of the drugs, thereby multiplying the risks. The use of depressants can cause both physical and psychological dependence.

Hallucinogens

Phencyclidine (PCP, angel dust) interrupts the functions of the part of the brain that controls the intellect and keeps instincts in check. Because the drug blocks pain receptors, violent PCP episodes may result in self-inflicted injuries. The effects of PCP are unpredictable and can vary, but users frequently report a sense of distance and estrangement. Large doses may produce convulsions and coma, as well as heart and lung failure.

Lysergic acid (LSD, acid), mescaline and psilocybin (mushrooms) cause illusions and hallucinations. The physical effects may include dilated pupils, elevated body temperature, increased heart rate and blood pressure, loss of appetite, sleeplessness and tremors. Psychological reactions may include panic, confusion, suspicion, anxiety and loss of control. Delayed effects or flashbacks can occur even after use has ceased.

Designer drugs

"Designer drugs" are produced by underground chemists who attempt to avoid legal definitions of controlled substances by altering their molecular structure. These drugs can be several times stronger than the drugs they are designed to imitate. Some of the designer drugs have been known to cause permanent brain damage with a single dose. Many of the so-called designer drugs are related to amphetamines and have mild stimulant properties, but most are euphoriants. They can cause nausea, blurred vision, chills or sweating and faintness. Psychological effects include anxiety, depression and paranoia. As little as one dose can cause severe neurochemical brain damage.

Inhalants

The immediate negative effects of inhalants (laughing gas, whippets) include nausea, sneezing, coughing, nosebleeds, fatigue, lack of coordination and loss of appetite. Solvents and aerosol sprays also decrease the heart and respiratory rates and impair judgment. Amyl and butyl nitrite cause rapid pulse, headaches and involuntary passing of urine and feces. Long-term use may result in hepatitis or brain damage. Deeply inhaling the vapors or using large amounts over a short time may result in disorientation, violent behavior, unconsciousness or death. High concentrations of inhalants can cause suffocation by displacing the oxygen in the lungs or by depressing the central nervous system to the point that breathing stops.

Drug and Alcohol Education and Counseling

The Student Life and Human Resources Offices can provide counsel and help regarding drug and alcohol problems. The Student Life Office will also make referral for students concerned about alcohol or drug use. Employees may voluntarily request assistance in dealing with drug or alcohol issues.

The cost of treatment may be covered by health-insurance benefits. Please check the guidelines of your policy.

Other locally available sources for assistance and counseling include:

- "United Way 2-1-1". This community service provides free and confidential information and referral. Call 2-1-1
 for help with food, housing, employment, health care, counseling and more. This hotline provides information on
 counseling agencies, outpatient and inpatient treatment facilities for adolescents and adults, evaluation, referrals
 and education. Alternate number ... (800) 543-7709.
- Recovery 101 Counseling Center (507) 359-7101
- AA Westside Group (507) 359-2830.
- Brown County Evaluation Center (Detox) (507)-359-9111
 510 N. Front Str., New Ulm, MN 56073
- CADA of Brown County--Victim Services 507-233-6663
 CADA of Nicollet County--Victim Services 800-477-0466
- New Ulm Medical Clinic (507) 217-5000
 Substance Abuse Treatment Services (507) 217-5118
 Psychiatric Outpatient Services (507) 217-5168.
- Sioux Trails Mental Health Center (507) 354-3181
 - 24-hour crisis line 800-247-2809.
- Christian Family Solutions (WELS/ELS) 44 Good Counsel Dr, Mankato, MN 56001
 - o Contact phone: (800) 438-1772

Some national hotlines providing service:

- Cocaine Helpline (877) 748-9150 The Cocaine Helpline is a 24-hour information and referral service staffed by recovering cocaine-addict counselors.
- SAMHSA's National Helpline- 1-800-662-HELP (4357) Substance Abuse and Mental Health Services Administration
- NIDA Hotline 800-843-4971.
 - The National Institute on Drug Abuse (NIDA) provides a confidential information and referral line that directs callers to cocaine abuse treatment centers in the local community. Free materials on drug use also are distributed upon request.

The Student Life Office seeks by a number of means to provide education on campus in regard to alcohol and drug abuse. Information is provided and accessible to all through means of the Annual Campus Security Report posted on the college website. Flyers, posters and brochures are distributed and put on display annually in an effort to further learning about alcohol and drug abuse. In addition, an intentional and ongoing program of "conversation" about alcohol and drug issues on campus and in the community engages faculty and students alike.

While Title IX law and "Clery" law are two separate pieces of legislation, they do intersect in regard to sexual harassment/assault, and the policies and procedures required of colleges and universities in the effort to both prevent and address these crimes and offenses can be applied to the requirements of both pieces of legislation. MLC's 2019 Title IX policy is included in this Annual Security and Fire Report because many of the requirements of "Clery" law are addressed in this policy. Please note that new regulations for Title IX took effect in August of 2020. These new regulations are in effect now, but during the year 2019 the following policy was followed.

MLC Title IX Policy

Section A. Information

Forward

Within the scope of its Title IX-related policies and procedures, Martin Luther College does not restrict any rights guaranteed against government action by the U.S. Constitution, including those rights enunciated in the First and Fourth Amendments of the U.S. Constitution and the Due Process Clauses of the Fifth and Fourteenth Amendments of the U.S. Constitution.

Martin Luther College will comply with Title IX regulations, policies and procedures irrespective of FERPA provisions to the contrary. Nothing in these regulations will be used to deny any individual's rights under Title VII of the Civil Rights Act of 1964, 42 U.S.C. 2000e et seq. or any regulations promulgated thereunder. Nothing in these regulations will deny any legal right of a parent or guardian to act on behalf of a "complainant," "respondent," "party," or other individual, including the ability to file a formal complaint.

If these regulations conflict with a State or local law applicable to Martin Luther College, Title IX regulations preempt that law to the extent of the conflict, and the college will follow them accordingly.

Applicable Federal Law

This policy addresses the requirements of Title IX of the Education Amendments of 1972 ("Title IX"), which is a federal law that prohibits sex discrimination in federally funded education programs and activities. Title IX states as follows:

No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving Federal financial assistance.

Discrimination on the basis of sex (i.e., sex discrimination) includes sexual harassment, sexual assault and sexual misconduct. Title IX prohibits sex discrimination in both the educational and employment settings.

Policy Statement

It is the policy of the College to provide an educational, employment, and business environment free of all forms of sex discrimination, including but not limited to unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct or communications constituting sexual harassment, as defined in this policy and as otherwise prohibited by state and federal statutes. Sexual harassment, including acts of sexual assault and sexual misconduct, is a form of sex discrimination and is prohibited at the College. The sexual harassment of College students, faculty, and staff by non-College employees and guests doing business or providing services on campus (*e.g.*, contractors and vendors) also is prohibited by this policy. This policy applies to all College students, faculty, and staff, to other members of the Martin Luther College Community, and to contractors, consultants, and vendors doing business or providing services to the College.

Alleged or Suspected Violations of this Policy

Martin Luther College will respond appropriately to all alleged violations of this policy about which the college has "actual knowledge." When notice of an alleged violation is received and been communicated to the Title IX Coordinator, the college is deemed to have "actual knowledge." The College's ability to investigate in a particular situation, or the extent of the investigation in any given situation, may be affected by any number of factors, including whether the complainant is willing to file a formal complaint and give consent to an investigation, the location where the alleged or suspected conduct occurred, and the College's access to information relevant to the alleged or suspected violation of this policy. The College is nonetheless committed to investigating all alleged and suspected violations of this policy of which it has actual knowledge to the fullest extent possible under the circumstances.

Jurisdiction

According to Title IX law and regulation, a formal complaint of sexual harassment must be dismissed if:

- 1) the conduct alleged in the formal complaint would not constitute sexual-harassment, even if proven,
- 2) the conduct did not occur in a college education program or activity, or
- 3) the conduct did not occur against the person in the United States.

For purposes of this policy, **education program or activity** means locations, events, or circumstances over which the College 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 a postsecondary institution.

Title IX Coordinators

Any inquiries regarding Title IX or this policy should be directed to the Title IX Coordinator or Deputy Coordinators identified below. These officials will be available to meet with students, faculty and employees regarding issues relating to Title IX and this policy.

Title IX Coordinator

The Title IX Coordinator is responsible for implementing and monitoring Title IX Compliance on behalf of the College. This includes coordination of training, education, communications, and administration of grievance procedures for the handling of complaints alleging violations of this policy.

Jeffrey L. Schone Vice President for Student Life Administration Suite 110 – Wittenberg Collegiate Center schonejl@mlc-wels.edu 507-354-8221 ext 289 507-217-9764 mobile

Deputy Title IX Coordinator

The Deputy Title IX Coordinator is responsible for assisting the Title IX Coordinator in regard to implementing and monitoring Title IX compliance at the College and for notifying the Title IX Coordinator of any alleged or suspected violations of this policy and the resolution of such alleged or suspected violations, regardless of whether a complaint is filed.

Andrea E. Wendland
Director of Human Resources
Wittenberg Collegiate Center - 158
wendlaae@mlc-wels.edu
507-766-4690

Other Reporting Options

A Note About Reporting Violations of TIX Policy

Any person may report sex discrimination, including sexual harassment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by electronic mail, using the contact information listed for the Title IX Coordinator, or by any other means that results in the Title IX Coordinator receiving the person's verbal or written report. Such a report may be made at any time (including during non-business hours) by using the telephone number or electronic mail address, or by mail to the office address listed for the Title IX Coordinator (see above.)

When notice of sexual harassment or allegations of sexual harassment has been given to the College's Title IX Coordinator, Deputy Coordinator or any official of the College who has authority to institute corrective measures on behalf of the College, the College is considered to have "actual knowledge" of the allegation or violation and, thereby, must respond promptly to Title IX sexual harassment in a manner that is not "deliberately indifferent," which means in a way that is not clearly unreasonable in light of the known circumstances.

"Officials with Authority" are defined as the President and the Vice presidents of Martin Luther College. These officials must report any notification of alleged sexual harassment to the Title IX Coordinator and are not able to maintain confidentiality in their report.

All other faculty, staff and employees can maintain confidentiality and will report an alleged violation of this policy when they have the consent of the notifying party to do so. As noted below, there are members of the campus family that have mandatory reporting obligations even while maintaining confidentiality.

Anonymous Report

A student or employee may file an anonymous complaint of sexual harassment and/or sexual violence through the <u>MLC Advocate site</u>. The report will be filed with the college student life office and investigated as best as feasibly possible. A person may submit an anonymous report through the College's Portal site, which can be accessed at the following URL:

https://mlc-wels-advocate.symplicity.com/public_report/index.php

Law Enforcement

Sexual misconduct incidents may always be reported to the Police Department by the victim. The College reserves the right in certain circumstances to report the incident to the Police Department.

Office for Civil Rights

Individuals with complaints of sexual harassment or sexual misconduct who do not feel that the school is addressing cases of sexual misconduct and discrimination also have the right to file a formal complaint with the United States Department of Education, Office for Civil Rights (OCR). Discrimination based on sex is prohibited by Title IX of the Education Amendment of 1972 and is enforced by OCR. A complaint of discrimination can be filed by *anyone who believes that an education institution that receives Federal financial assistance has discriminated against someone* on the basis of sex, as well as other categories such as race, color, national origin, disability, or age. The person or organization filing the complaint need not be a victim of the alleged discrimination, but may complain on behalf of another person or group. Generally, a complaint must be filed with OCR within 180 calendar days of the last act that the complainant believes was discriminatory.

Online: You may file a complaint with OCR using OCR's electronic complaint form at the following website: http://www.ed.gov/about/offices/list/ocr/complaintintro.html.

Mail or Facsimile: You may mail or send by facsimile information to the address or phone number available at <u>this link</u>. You may use OCR's <u>Discrimination Complaint Form</u> or write your own letter. If you write your own letter, please include:

- The complainant's name, address and, if possible (although not required), a telephone number where the complainant may be reached during business hours;
- Information about the person(s) or class of persons injured by the alleged discriminatory act(s) (names of the injured person(s) are not required);
- The name and location (city and state) of the institution that committed the alleged discriminatory act(s); and
- A description of the alleged discriminatory act(s) in sufficient detail to enable OCR to understand what occurred, when it occurred, and the basis for the alleged discrimination.

Email: You may email OCR's <u>Discrimination Complaint Form</u> or your own signed letter to <u>ocr@ed.gov</u>. If you write your own letter, please include the information identified above.

The OCR office for Minnesota is located at: Minneapolis Civil Rights Department 350 S 5th St # 239 Minneapolis, MN 55415

Telephone: (612) 673-3012

Email: minneapolis311@minneapolismn.gov

Federal Statistical Reporting Obligations

Victims of sexual misconduct should be aware that certain campus officials have a duty to report sexual misconduct for federal statistical reporting purposes (Clery Act). All personally identifiable information is kept confidential, but statistical information must be passed along to the VP for Student Life regarding the type of incident and its general location (on or off-campus, in the surrounding area, but no addresses to be given) for publication in the Annual Campus Security Report. This report helps to provide the community with a clear picture of the extent and nature of campus crime, to foster greater community safety.

Mandated federal reporters include: faculty, student/conduct affairs, campus security, local police, coaches, athletic directors, residence hall staff, student activities staff, human resources staff, advisors to student organizations and any other official with significant responsibility for student and campus activities.

The information to be shared includes the date, the location of the incident (using Clery location categories) and the Clery crime category. This reporting protects the identity of the victim and may be done anonymously. Names of alleged victims and perpetrators may be reported with the consent of the notifying party.

Federal Timely Warning Reporting Obligations

Victims of sexual misconduct should also be aware that college administrators must issue immediate timely warnings for incidents reported to them that are confirmed to pose a substantial threat of bodily harm or danger to members of the campus community. The college will make every effort to ensure that a victim'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. The reporters for timely warning purposes are exactly the same as detailed at the end of the above paragraph.

Section B. Definitions:

"Complainant"

- "An individual who is alleged to be the victim of conduct that would constitute sexual harassment."
 - A school must treat a person as a complainant anytime the school has notice that
 the person is alleged to be the victim of conduct that could constitute sexual
 harassment (regardless of whether the person themselves reported or a third-party
 reported the sexual-harassment or the complaint chooses to remain anonymous)
 and irrespective of whether the complainant ever chooses to file a formal complaint.

"Respondent"

 An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment

• "CONSENT" is defined in MINNESOTA as

- a) "Consent" means words or overt actions by a person indicating a freely given present agreement to perform a particular sexual act with the actor. Consent does not mean the existence of a prior or current social relationship between the actor and the complainant or that the complainant failed to resist a particular sexual act.
- b) A person who is mentally incapacitated or physically helpless as defined by this section cannot consent to a sexual act.
- c) Corroboration of the victim's testimony is not required to show lack of consent. (Minnesota Statute 609.341 DEFINITIONS, subdivision 4.) [Note: for a full reading of this Minnesota Statute, see appendix.]

Additional Applicable Definitions and Understandings regarding Consent:

Consent is clear, knowing and voluntary. Consent is active, not passive. Silence, in and of itself, cannot be interpreted as consent. Consent can be given by words or actions, as long as those words or actions create clear mutually understandable permission regarding willingness to engage in (and the conditions of) sexual activity.

- Consent to any one form of sexual activity cannot automatically imply consent to any other forms of sexual activity.
- > Previous relationships or prior consent cannot imply consent to future sexual acts.
- ➤ In order to give consent, one must be of legal age (18).
- In some instances, because of a person's power/authority, or the perception thereof, one individual may not be able to give consent to a given sexual encounter. For example, one individual who supervises another may not be able to obtain consent in an intimate encounter because the other person fears they might lose their job or status if they object to some or all aspects of the encounter. Power and authority may arise from a variety of areas including one's size, strength or reputation within the College.
- ➤ Sexual activity with someone whom one should know to be -- or based on the circumstances should reasonably have known to be -- mentally or physically incapacitated (e.g., by alcohol or other drug use, unconsciousness or blackout), constitutes a violation of this policy.

• "Incapacitation"

• is a state where someone cannot make rational, reasonable decisions because they lack the capacity to give knowing consent (i.e., to understand the "who, what, when, where, why or how" of their sexual interaction).

This policy also covers a person whose incapacity results from mental disability, sleep, involuntary physical restraint, or from the taking of rape drugs. Possession, use and/or distribution of any of these substances, including, but not limited to Rohypnol, Ketomine, GHB, or Burundanga, is prohibited, and administering one of these drugs to another student is a violation of this policy.

"Force"

• is the use of physical violence and/or imposing on someone physically to gain sexual access. Force also includes threats, intimidation (implied threats) and coercion that overcome resistance or produce consent.

"Coercion"

• is unreasonable pressure for sexual activity. Coercive behavior differs from seductive behavior based on the type of pressure someone uses to get consent from another. When someone makes clear to you that they do not want sex or that they do not want

to go past a certain point of a sexual interaction, continued pressure beyond that point can be coercive.

Physical resistance (e.g., pushing someone away) is a clear demonstration of non-consent. The lack of physical resistance does not imply the individual consented to the sexual activity or event.

Use of alcohol or other drugs will never function as a defense to a violation of this policy.

"Formal Complaint"

- A document filed by a complainant or signed by the TIX Coordinator alleging sexual harassment against the respondent and requesting that the school investigate the allegation of sexual harassment.
- A formal complaint may be filed with the TIX Coordinator in person, by mail, or by electronic mail, by using the contact information required to be listed for the TIX Coordinator, and by any additional method the school designates.
- The phrase "document filed by a complainant" means a document or electronic submission that contains the complainant's physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint.
- There is no time limit or statute of limitations on a complainant's decision to file a formal complaint, other than that the complainant must be enrolled in the school's education program or registered to be enrolled in said program.

"Supportive Measures"

- Non-disciplinary, non-punitive individualized service is offered as appropriate, as reasonably available, and without fee or charge to the complainant (alleged victim) or the respondent (alleged perpetrator) before or after the filing of a formal complaint, or where no formal complaint has been filed.
- All such measures are designed and intended to restore or preserve equal access to the school's education program or activity without unreasonably burdening either party.
 Supportive measures are also designed to protect the safety of all parties and the school's educational environment, and to deter continuing sexual-harassment.
- Supportive measures may include, but are not limited to:
 - Counseling
 - Extensions of deadlines or other course related adjustments
 - · Modifications of work or class schedules
 - Campus escort services
 - Mutual restrictions and contact between the parties
 - Changes in work or housing locations on campus
 - · Leaves of absence
 - Increased security and monitoring of certain areas of the campus Other similar measures

• The school must maintain as confidential any supportive measures provided to the complainant or respondent, to the extent that maintaining such confidentiality would not impair the ability of the school to provide the supportive measures.

"Sexual Assault"

 a particular type of sexual harassment that includes physical sexual acts perpetrated against a person's will or where a person is incapable of giving consent due to the victim's use of drugs or alcohol, or the victim's physical, mental or legal incapacity.

"Non-Consensual Sexual Contact*"

- · any intentional sexual touching,
- · however slight,
- · with any object,
- · by a man or a woman upon a man or woman,
- that is without consent and/or by force**

*Sexual Contact includes: Intentional contact with the breasts, buttock, groin, or genitals, or touching another with any of these body parts, or making another touch you or themselves with or on any of these body parts; any intentional bodily contact in a sexual manner, though not involving contact with/of/by breasts, buttocks, groin, genitals, mouth or other orifice.

**Force is the use of physical violence and/or imposing on someone physically to gain sexual access. Force also includes threats, intimidation (implied threats) and coercion.

"Non-Consensual Sexual Intercourse* "

- · any sexual intercourse
- · however slight,
- · with any object,
- · by a man or woman upon a man or a woman,
- · that is without consent and/or by force.

*Intercourse includes: vaginal or anal penetration by a penis, object, tongue or finger and oral copulation (mouth to genital contact or genital to mouth contact), no matter how slight the penetration or contact

"Stalking"

The term "stalking" means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

- fear for his/her safety or the safety of others; or
- suffer substantial emotional distress.

For the purposes of this definition—

- Course of conduct means two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.
- Reasonable person means a reasonable person under similar circum- stances and with similar identities to the victim.
- Substantial emotional distress means significant mental suffering or anguish that may but does not necessarily require medical or other professional treatment or counseling.

The MINNESOTA State Statutes list the following definitions and criminal sexual misconduct categories on the Legislature's website. See: https://www.revisor.mn.gov/statutes/?id=609.341

DOMESTIC VIOLENCE: The term "domestic violence" means

- 1. Felony or misdemeanor crimes of violence committed
 - a. By a current or former spouse or intimate partner of the victim;
 - b. By a person with whom the victim shares a child in common;
 - c. By a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner;
 - d. 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; or
 - e. 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.
- For the purposes of complying with the requirements of this section and Minnesota Statute section 518B.01, any incident meeting this definition is considered a crime for the purposes of Clery Act reporting. Information on MINNESOTA Statutes regarding Domestic Abuse and Violence can be found at on the legislative website at https://www.revisor.mn.gov/statutes/?id=518B.01

DATING VIOLENCE: The term "dating violence" means violence committed by a person

- 1. who is or has been in a social relationship of a romantic or intimate nature with the victim and
- 2. The existence of such a relationship shall be based on the reporting party'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
 - a. Dating Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
 - b. Dating violence, according to Minnesota law, includes acts covered under the definition of domestic violence.

For the purposes of complying with the requirements of this section and applicable
 Minnesota law any incident meeting this definition is considered a crime for the purposes of
 Clery Act reporting. MINNESOTA Statutes treat Dating Violence under the heading of
 Domestic Abuse and Violence

Section C. Title IX Formal Grievance Procedure

The Title IX grievance procedure refers to the entire length of a case from the time of the institution receiving notice/actual knowledge through the end of the appeal and its resulting sanctions. The grievance process refers to the steps following the signed formal complaint. The grievance process exists to provide a fair process that resolves complaints as equitably and accurately as possible in order to preserve and restore equal access to the institution's educational programs or activities. During the grievance process there is a presumption that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process by the applicable standard of proof.

1. After Receipt of a Report or Notice of a Sexual Harassment Allegation

- TIX Coordinator will contact the *complainant* (even if that person is not the reporter) in a reasonably prompt time-frame ...
 - To explain and discuss supportive measures and their availability
 - To consider the complainant's wishes with respect to supportive measures
 - Inform the complainant of the availability of supportive measures with or without the filing of a formal complaint (see the information below)
 - Explain to the complainant the process for filing a formal complaint and the grievance process which follows a formal complaint
- The College may remove a student respondent from the education program or activity on an emergency basis, only after:
 - o Undertaking an individualized safety and risk analysis; and
 - o Determining if an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal; and
 - o Providing the respondent with notice and an opportunity to challenge the decision immediately following the removal while respecting all rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act, as applicable.
- Place a non-student employee respondent on administrative leave during the pendency of a grievance process under existing procedures, without modifying any rights provided under Section 504 of the Rehabilitation Act of 1973 or the Americans with Disabilities Act.

Sexual harassment is outlined in the Title IX regulations within three categories:

01. "Quid pro quo"

- a. A benefit is directly tied to an unwelcome sexual advance
- b. Sexual harassment that involves a proposed exchange of actions
- **02.** Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies equal access to the College's education programs or activities (i.e., creates a Hostile Environment)
 - a. Gender-based sexual harassment
 - b. Sexual Exploitation/Sexual Misconduct occurs when a student/employee takes non-consensual or abusive sexual advantage of another.
 - c. Virtual sexual harassment

03. Clery Act and Violence Against Women Act crimes

- a. Sexual assault rape, fondling, incest, statutory rape
- b. Dating violence
- c. Domestic violence
- d. Stalking
- e. Hazing

Prohibited conduct in this policy includes harassment and discrimination, including but not limited to sexual discrimination, unwelcome sexual advances, requests for sexual favors, and other verbal, nonverbal, or physical conduct or communications of a sexual nature on the basis of sex.

Sexual harassment may consist of repeated actions or may even arise from a single incident if sufficiently extreme. The complainant and the alleged perpetrator may be of either gender and need not be of different genders.

General examples include, but are not limited to: an attempt to coerce an unwilling person into a sexual relationship; to repeatedly subject a person to egregious, unwelcome sexual attention; to punish a refusal to comply with a sexual-based request; to condition a benefit on submitting to sexual advances; sexual violence; intimate partner violence, stalking; gender-based bullying.

Specific Examples of Sexual Harassment:

- A professor insists that a student have sex with him/her in exchange for a good grade. This is harassment regardless of whether the student accedes to the request.
- A student repeatedly sends sexually oriented jokes around on an email list he/she created, even when asked to stop, causing one recipient to avoid the sender on campus and in the residence hall in which they both live.
- Explicit sexual pictures are displayed in a professor's office, on the exterior of a residence hall door or on a computer monitor in a public space.
- A professor engages students in discussions in class about their past sexual experiences, yet
 the conversation is not in any way germane to the subject matter of the class. Professor
 probes for explicit details, and demands that students answer, though they are clearly
 uncomfortable and hesitant.

- An ex-girlfriend widely spreads false stories about her sex life with her former boyfriend to the clear discomfort of the boyfriend, turning him into a social pariah on campus.
- Displaying or transmitting unwelcome sexually suggestive electronic content, including inappropriate e-mails or postings on social media such as Facebook, Twitter, or Instagram;
- Stalking or cyberbullying another student;
- A student grabbed another student by the hair, grabbed her breast and then laughed about it as a joke.

Sexual Exploitation and Sexual Misconduct occurs when a student/employee takes non-consensual or abusive sexual advantage of another.

Examples of sexual exploitation and sexual misconduct include, but are not limited to:

- Invasion of sexual privacy
- Prostituting another student
- Non-consensual video or audio-taping or broadcasting of sexual activity
- Engaging in voyeurism
- Exposing one's genitals in non-consensual circumstances; inducing another to expose their genitals
- Sexually-based stalking and/or bullying may also be forms of sexual exploitation
- Physical assaults of a sexual nature, such as rape, sexual assault, sexual battery, molestation, or attempts to commit these acts
- The use or display in the classroom or workplace, including electronic, of pornographic or sexually harassing materials such as posters, photos, cartoons or graffiti without pedagogical justification
- Unwelcome sexual advances, repeated propositions or requests for a sexual relationship to an individual who has previously indicated that such conduct is unwelcome, or sexual gestures, noises, remarks, jokes, questions, or comments about a person's sexuality or sexual experience.

Sexual activity with someone whom one should know to be - or based on the circumstances should reasonably have known to be - mentally or physically incapacitated* (e.g., by alcohol or other drug use, unconsciousness or blackout), constitutes a violation of this policy.

2. Upon Receipt of a Formal Complaint

The TIX Coordinator must provide WRITTEN NOTICE to the parties who are known:

- Notice of the School's GRIEVANCE PROCESS
- Notice of the school's INFORMAL RESOLUTION PROCESS
- Notice of the allegations of sexual harassment including...
 - **Identities of parties** involved, if known
 - The **conduct** allegedly constituting sexual harassment
 - **Date(s) and location(s)** of alleged incidents

 Statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the grievance process

Each party will also be notified about the following:

- They will have sufficient time to prepare a response before any meetings/interviews.
- Each party may have an Advisor of their choice, who may be, but is not required to be, an attorney, or an Advisor will be provided for them by the college, free of charge. **Each party, finally, must have an advisor throughout the grievance process**.
- The prohibited retaliation among either the Complainant, the Respondent, or parties affiliated with the Complainant or the Respondent.

If at any point during the investigation the College discovers any further allegations that were not included in the initial notice, the College will provide notice of the additional allegation details to the parties in writing.

If a case is dismissed, parties will receive a written notice of dismissal with grounds for dismissal, as well as information on how to appeal the dismissal.

3. Investigation

- The Title IX Coordinator assigns at least one (1) investigator to the case, two (2) if possible.
- The investigators interview both parties and all witnesses and collect evidence that is relevant to the case.
- The investigators write a report of findings, which is shared with both parties. The parties are allowed 10 business days to inspect the preliminary report and all evidence gathered and respond with any factual changes they want to be made.
- After factual changes and/or corrections are clarified, parties are allowed an additional 10 business days to review.
- The Investigator(s) assigned to the case will carry out an investigation without bias or prejudice. Audio recordings by investigators of any interviews are permissible as long as one individual is aware of the recording taking place. The burden of proof and responsibility for gathering evidence will rest on the College and not on either party. If multiple formal complaints arise from the same facts, the College may consolidate investigations at its discretion.
- The Complainant and Respondent, and witnesses, will be given written notice in advance of any interview with sufficient time to prepare for meaningful participation.
- As part of the investigation, the investigator(s) will seek separate interviews with the Complainant, the Respondent, and any witnesses to the greatest extent possible. To help ensure a prompt and thorough investigation, interviewees are encouraged to provide as much of the following information as possible, such as:
 - The name, department, and position/status of the person or persons in alleged violation of this policy.
 - o A description of any relevant incident(s), including the date(s), location(s), and witnesses.

- The alleged effect of the incident(s) on the Complainant's academic standing, educational benefits or opportunities, position of employment, salary, employee benefits, promotional opportunities, or other terms or conditions of employment.
- The names of other students or employees who might have been subject to the same or similar discrimination, harassment, or retaliation.
- Any steps the Complainant has taken to try and stop the discrimination, harassment, or retaliation.
- Any other information the Complainant believes to be relevant to the alleged discrimination, harassment, or retaliation.
- Any information or exculpatory evidence the Respondent believes to be relevant to the alleged discrimination, harassment, or retaliation.
- The final report is completed and parties are given 10 business days at a minimum to prepare before the live hearing.

A Note on Privileged Information

Information that is protected by doctor-patient confidentiality, marital status, attorney-client privilege, etc. shall remain protected during the Investigation and the Live Hearing unless it is voluntarily given by the party as evidence in the case.

A Note on the Conduct of Advisors during the Investigation

As noted above, each party will have an advisor of their own choosing, or if they are unable to obtain such, they will have an advisor appointed for them by the college. During the investigation, each party's advisor may accompany and be a witness to any interview or meeting held by the investigators with that party. The advisor is not allowed to participate in the interview or meeting, or interrupt it in any way, but may simply observe. Detailed training for advisors is available from the college.

A Note on Furnishing False Information

Prohibited Behavior:

- Furnishing false information to any College official, faculty/staff member, or Office;
- Furnishing false information in any College application or agreement that is required by the College no matter the time of discovery
- Knowingly bringing false charges against the student, faculty or staff member
- Knowingly providing false information during any investigation carried on by the college, e.g., investigations of academic integrity, conduct code/handbook violations, Title IX allegations.

A Note on Recording during the Investigation and Live Hearing

Audio or video recording of any proceedings are prohibited by any party other than the College throughout this process. The burden of proof and responsibility for gathering evidence will rest on the College and not on either party.

4. Live Hearing

Prior to a live hearing, a pre-hearing meeting will take place with the Title IX Coordinator, the parties, and the advisors to clarify the hearing rules. During a live hearing, the Complainant and Respondent with their Advisors will agree to be in either one room, or two separate locations connected via video and audio, so that parties can see and hear each other in real-time. Either party can request that the live

hearing occur with the parties located in separate rooms with technology enabling the Adjudicators and parties to simultaneously see and hear the party or the witness answering questions

Live hearings will be recorded and will be made available to the parties for inspection and review.

The hearing panel will be made up of three to four adjudicators, one serving as the Lead Adjudicator.

- Live hearings allow for cross-examination of both parties and any witnesses.
- Questions are only asked by the Advisors and Adjudicators during the live hearing.
- Adjudicators determine the relevancy of each question before it is answered.
 - Questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, 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.
- Complainant and Advisor will appear before the panel first, the panel will ask questions, Complainant's Advisor will ask questions of the Respondent and any witnesses they wish.
- Once this is completed, the Respondent and Advisor will appear before the panel, the panel will ask questions, Respondent's Advisor will ask questions of the Complainant and any witnesses they wish.
- Advisors will be limited to asking questions that their advisee (Complainant or Respondent) wishes them to ask. Cross-examination at the live hearing must be conducted directly, orally, and in real time by the party's advisor of choice and never by a party personally.
- If either party or any witness refuses to answer even one question during cross-examination, no part of their statements during the hearing or during the investigation can be used by the Adjudicators to make a determination of responsibility regarding the allegation.
 - o In such a case, however, the Adjudicators cannot draw an inference about the determination regarding responsibility based **solely** on a party's or witness's absence from the live hearing or refusal to answer cross-examination or other questions.
- At the conclusion of the live hearing, the Adjudicators will meet to deliberate and come to a final determination. A written final determination (with sanctions/remedies included when the respondent is found responsible for violations) will be provided to the parties.

The Live Hearing Protocol can be found in the appendix to this policy document.

5. Determination of Responsibility

The Adjudicator panel will meet following the conclusion of the live hearing in order to reach a determination of responsibility within a reasonably prompt time frame. When they have determined if College policy/policies have been violated, they will then decide which remedies/sanctions to assign. Written notice of their determination will be sent out to the parties simultaneously. The written notice of determination will include:

• Identification of the allegations potentially constituting sexual harassment as defined in Title IX regulations and this policy.

- A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held, etc.,
- Findings of fact supporting the determination,
- Conclusions regarding the application of the College's code of conduct (specifically this policy) to the facts.
- A statement of, and rationale for, the result as to each allegation, including:
 - o any disciplinary sanctions the College imposes on the respondent; and
 - whether remedies designed to restore or preserve equal access to the College's education program or activity will be provided by the College to the complainant.

The determination regarding responsibility becomes final either on the date that the College provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

The Title IX Coordinator is responsible for effective implementation of any remedies

6. Appeal

Either party may appeal a dismissal of the allegation or a final determination of violation/no violation solely upon the following grounds:

- A procedural error in the formal grievance process
- New evidence that was not previously available
- Conflict or bias of College officials involved in the grievance process that impacted the outcome

To complete the appeal process:

- 1. Review the rationale for appeal as outlined above and write a letter or email that states clearly in the opening paragraph the reason(s) you believe an appeal is warranted. Use the following paragraph(s) to expand or substantiate the reason(s) for the appeal or grievance, including a summary of any evidence you would like to be considered in the review process.
- 2. Attach any supporting documentation that may be supportive to the appeal.
- 3. Send the appeal material to the Title IX Coordinator within 10 business days after receiving the findings of the Hearing Board Adjudicators. The Title IX Coordinator will forward the appeal to the appeal officer.
- 4. The College will notify the other party in writing when an appeal is filed and will ensure that the decision-maker(s) for the appeal is not the same person as the Adjudicator(s) that reached the determination regarding responsibility or dismissal, the Investigator(s), or the Title IX Coordinator.
- 5. Both parties have the right to submit a written statement in support of, or challenging the appeal or its outcome.
- 6. As stated above, the determination regarding responsibility becomes final either on the date that the College provides the parties with the written determination of the result of the appeal,

if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

The appeal form can be found in the Appendix of this document

7. Other Important Information

Standard of Evidence

The standard used to determine whether this policy has been violated is whether it is more likely than not that the Respondent violated this policy. This is often referred to as the "Preponderance of Evidence" standard.

Objective Evaluation of Evidence

Title IX team members will be assigned to cases after determination that they do not have a conflict of interest in the case. Team members participate in annual training on objectively evaluating evidence and avoiding bias.

Dismissal of Allegation

An allegation must be dismissed as pertaining to Title IX if it:

- Does not fall under definition of sexual harassment
- Did not occur in the college's program or activity
- Did not occur in the United States
- If 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.

A case may be dismissed as pertaining to Title IX if:

- Complainant requests dismissal in writing
- Respondent is no longer a student or employee
- Or determination cannot be made due to specific circumstances, for example, circumstances prevent the College from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

If a case is dismissed, all parties will be notified in writing of the dismissal, whether it was mandatory or discretionary, and of their right to appeal the dismissal.

Referral

The Title IX Coordinator may refer any/all of the matter for consideration under another applicable College policy or procedure (Student Conduct System, Human Resources, etc.) in the event that a complaint is dismissed for purposes of Title IX.

Consolidation of Complaints

Complaints may be consolidated if there are multiple parties with complaints and/or there are cross claims of the same allegation.

Range of Sanctions and Remedies

Any violation of this policy involving students, faculty, staff, or other employees of the College is subject to the policy and procedures as stated in this document and is not governed by any other employee or student handbook or policy. The College will take steps to prevent the recurrence of any harassment or other discrimination and to remedy the discriminatory effects on the Complainant (and others, if appropriate).

The Decision Makers will review the information gathered during the investigation process and live hearing to determine the outcome, which may include "no violation" or "in violation" and the application of one or more sanctions or remedies.

The range of potential sanctions/remedies may include, but is not limited to, one or more of the following:

- no contact order,
- campus housing restrictions,
- · academic course/class/schedule restrictions,
- campus event restrictions,
- campus leadership restrictions,
- advising restrictions,
- teaching restrictions,
- probation,
- community service,
- education, training, counseling
- suspension, or expulsion.

The College also may take any other corrective action that it deems appropriate under the circumstances.

Employees and/or students who are found to have violated this policy will be subject to disciplinary action up to and including expulsion or dismissal.

Faculty and staff who are found to have violated this policy will be subject to disciplinary action up to and including discharge or termination.

Guests and other third parties who are found to have violated this policy will be subject to corrective action deemed appropriate by the College, which may include removal from College property and termination of any contractual or other arrangements.

When the College is unable to offer resolution to an alleged violation of this policy because a Complainant insists on confidentiality or for some other reason, the College will nonetheless take steps to limit the effects of any actions that violate this policy and will work to prevent any recurrence of violation.

Retaliation

Retaliation exists when action is taken against a participant in the complaint process that (i) adversely affects the individual's employment or academic status and (ii) is motivated in whole or in part by the individual's participation, or lack thereof, in the complaint process.

No individual involved in a complaint alleging a violation of this policy or participating in the investigation, adjudication or resolution of such a complaint shall be subject to retaliation as a result of such activity or participation. Any acts of retaliation shall be grounds for disciplinary action, up to and including expulsion/dismissal for students and termination/dismissal for faculty and staff.

- Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by title IX or this part, constitutes retaliation.
- The exercise of rights protected under the First Amendment does not constitute retaliation.
- Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding does not constitute retaliation as long as a policy recognizes that determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

Complaints alleging retaliation may be filed with the Title IX Coordinator by signing and filing a written letter of complaint outlining the retaliatory behavior.

Training

The College will provide training for Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, as applicable, on:

- The definition of sexual harassment in § 106.30
- The scope of the recipient's education program or activity
- 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 investigative report that fairly summarizes relevant evidence.

Materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.

Materials that have been used for training purposes include:

- Jeffrey Schone, Vice President for Student Life, Title IX Coordinator <u>Annual</u> Coordinator Training
- Andrea Wendland, Director of Human Resources,
 Deputy Title IX Coordinator, Title IX Investigator <u>Annual</u>
 Coordinator Training, Annual Investigator Training
- Mark Bauer, Director of Financial Aid, Title IX Investigator <u>Annual Investigator Training</u>
- Daniel Fenske, Professor of Science, Title IX Investigator <u>Annual Investigator Training</u>
- Angela Scharf, Director of Women's Services, Title IX Investigator <u>Annual Investigator Training</u>
- Adjudicator training (N. Schmoller, B. Olson, E. Holzhueter, L. Kramer, J. Danell, J. Schone) https://www.naccop.org/online-vawa-adjudicator-training-program

Confidentiality

The College will maintain the confidentiality of the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by the FERPA statute, 20 U.S.C. 1232g, or FERPA regulations, 34 CFR part 99, or as required by law, or to carry out the purposes of 34 CFR part 106, including the conduct of any investigation, hearing, or judicial proceeding arising thereunder.

Section D. Title IX Informal Resolution Process

The informal resolution process is a voluntary, structured interaction between involved parties (complainant and respondent) to resolve the allegations following the filing of a formal complaint and prior to a formal hearing on the allegations. Again, a request for Informal Resolution can be made at any time during the Formal Grievance Procedure up until the day of a scheduled hearing by the Title IX Hearing Panel. The informal resolution process is intended to be flexible while also providing for a full range of possible outcomes.

The following are the parameters by which an informal resolution may be conducted.

The Title IX Coordinator may offer the parties the opportunity to become involved in an informal resolution process. Likewise, either party (complainant or respondent) may petition the Title IX Coordinator in writing to offer an informal resolution process to the other party. The Title IX Coordinator is the sole administrator who determines if an Informal Resolution (hereafter IR) is appropriate given the allegations. Factors that the Title IX Coordinator may weigh in considering the appropriateness of the informal resolution process include, but are not limited to, the gravity of the allegations, whether there is an ongoing threat of harm or threat to the safety of the campus and campus family, whether the respondent is a repeat offender, and whether the Parties are participating in good faith. This determination is not subject to appeal.

The Title IX Coordinator and/or the coordinator's trained designee (hereafter facilitator) will supervise the informal resolution process. This facilitator will present the option of an Informal Resolution and proposed terms to each Party independently and in writing. All related communication will go through the facilitator. Participation in an Informal Resolution is voluntary for all Parties and requires a fully informed and signed, written consent. If either Party does not agree with the proposed terms, or is uninterested in engaging in negotiations, the party may continue with the College's formal grievance process at any time before signing the Informal Resolution Agreement.

The IR process will be voluntary for both parties and each party must submit a written request to become involved in the IR process. An informal resolution cannot be offered if the complainant is a student and the respondent is an employee.

The IR will not require the parties to confront each other or even be present in the same room. During the IR process, the allegations are presented, evidence submitted and shared, questions asked and answered, responses given and received, proposals for resolution requested and offered...all with the goal of forming an agreement enabling the parties and the institution to bring the formal complaint to conclusion. In all of the this, the facilitator will mediate and all communication will pass through him or her.

The parties may consult their advisor or have their advisor present at any time an IR meeting or interview occurs.

Confidentiality. In entering the informal resolution process, the Parties agree that any testimony and evidence (including admissions of responsibility) they share or receive during the informal resolution

process concerning the allegations of the Formal Complaint is confidential while the parties are participating in the informal resolution process. No evidence concerning the allegations obtained within the informal resolution process may be disseminated to any person, provided that any Party to the informal resolution process may generally discuss the allegations under investigation with a parent, friend, advisor, or other source of emotional support, or with an advocacy organization. Should the Parties withdraw from the informal resolution process, information disclosed or obtained for purposes of the informal resolution process may be incorporated into the formal investigation and live hearing, provided that this information is disclosed and reviewed by the Parties under the investigatory and hearing procedures described in the Title IX Grievance Process.

Either party may withdraw, without penalty, from the IR up until a written resolution agreement is signed by both parties. If either party withdraws from the IR, the formal grievance process will resume.

The facilitator has the authority to end the resolution process if the facilitator believes that one or both parties are not operating in good faith. If this happens, the formal grievance process will resume.

Both parties and the facilitator will have an opportunity to offer proposals to become a part of the final outcome/agreement. An IR agreement may include, but is not limited to, an admission of responsibility, an admission of false allegations, housing and academic accommodations, disciplinary sanctions, counseling, involvement in an educational program appropriate to the situation, (e.g., on topics including but not limited to: consent and communication, the use of alcohol or other drugs, healthy interpersonal relationships, stress management and well-being) or other measures deemed appropriate by the Title IX Coordinator.

The facilitator and both parties must all agree to the outcome of the IR. In doing so the facilitator will write a binding agreement based upon the parties' verbal agreement with the negotiated outcome. Separately, both parties will then be offered the opportunity to sign this IR agreement. If either party refuses to sign this agreement, the IR will be considered failed and the grievance process will resume.

A signed resolution agreement is binding on both parties. Upon signing the IR agreement, the complainant and respondent are bound by its terms and cannot elect for a formal resolution process for the conduct alleged in the formal complaint. Failure to comply with the signed agreement may result in disciplinary action for either party. Alleged violations of an Informal Resolution agreement, or allegations that the agreement was induced by fraud, misrepresentation, or any other misconduct, should be reported to the Title IX Coordinator for administrative review.

In most cases, the Informal Resolution process will be completed within thirty (30) days of receiving the signed, written request of both parties. The College, at its discretion, may extend this timeframe for good cause. Agreements reached in the Informal Resolution process are not subject to a request for review or appeal.

Retaliation against any individual that participates in an IR process is strictly prohibited and may result in disciplinary action taken against the offending party.

The College will implement an evaluative/vetting process to ensure that the Title IX Coordinator, investigator, decision-maker, or any person designated by a recipient to facilitate an informal resolution

process does not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.

Appendix 1. Local and Campus Advocacy Services

MLC College Nurse
 Luther Student Center - 118
 1995 Luther Court
 New Ulm, MN 56073

Kelsey Horn, RN 1-507-233-9101 or extension 101 1-507-441-1372 hornky@mlc-wels.edu

Wellness Walk-In
 Fireside Room, Library
 1995 Luther Court
 New Ulm, MN 56073

MLC Dorm Staff Monday-Thursday 7:30pm-9:30pm

 CADA – Committee Against Domestic Abuse Brown County, Minnesota Victim Services
 4 N. Minnesota Street New Ulm, MN 56073
 24 Hour Crisis Line 1-800-477-0466
 Text an Advocate 507-223-4200

CADA Office 507-233-6663

Appendix 2. Additional Resources regarding sexual harassment, assault, and violence

- National Sexual Assault Hotline
 1-800-656-HOPE
 operated by RAINN—the Rape, Abuse
 and Incest National Network
- Minnesota Coalition Against Sexual Assault http://www.mncasa.org/
- National Center for the Victims of Crime http://www.victimsofcrime.org/ detailed information for victims,

survivors and helpers

- Rape, Abuse and Incest National Network https://www.rainn.org/resources
- Ways to reduce your risk of sexual assault https://rainn.org/safety-prevention
- Valor.US https://www.valor.us/
- Men Can Stop Rape RAPE: Is a Man's Issue

- Alcohol and Sexual Assault on Campus https://www.alcohol.org/effects/sexual-assault-college-campus/
- National Sexual Violence Resource Center https://www.nsvrc.org/
- National Resource Center on Domestic Violence
 1-800-799-SAFE
 https://www.nrcdv.org/
- Sexual Assault
 https://www.womenshealth.gov/violen
 ce-against-women/

Appendix 3. MN Statute 609.341 DEFINITIONS

Subdivision 1.Scope.

For the purposes of sections $\underline{609.341}$ to $\underline{609.351}$, the terms in this section have the meanings given them.

Subd. 2.Actor.

"Actor" means a person accused of criminal sexual conduct.

Subd. 3.Force.

"Force" means the infliction, attempted infliction, or threatened infliction by the actor of bodily harm or commission or threat of any other crime by the actor against the complainant or another, which (a) causes the complainant to reasonably believe that the actor has the present ability to execute the threat and (b) if the actor does not have a significant relationship to the complainant, also causes the complainant to submit.

Subd. 4.Consent.

- (a) "Consent" means words or overt actions by a person indicating a freely given present agreement to perform a particular sexual act with the actor. Consent does not mean the existence of a prior or current social relationship between the actor and the complainant or that the complainant failed to resist a particular sexual act.
- (b) A person who is mentally incapacitated or physically helpless as defined by this section cannot consent to a sexual act.
 - (c) Corroboration of the victim's testimony is not required to show lack of consent.

Subd. 5.Intimate parts.

"Intimate parts" includes the primary genital area, groin, inner thigh, buttocks, or breast of a human being.

Subd. 6. Mentally impaired.

"Mentally impaired" means that a person, as a result of inadequately developed or impaired intelligence or a substantial psychiatric disorder of thought or mood, lacks the judgment to give a reasoned consent to sexual contact or to sexual penetration.

Subd. 7. Mentally incapacitated.

"Mentally incapacitated" means that a person under the influence of alcohol, a narcotic, anesthetic, or any other substance, administered to that person without the person's agreement, lacks the judgment to give a reasoned consent to sexual contact or sexual penetration.

Subd. 8. Personal injury.

"Personal injury" means bodily harm as defined in section <u>609.02</u>, <u>subdivision 7</u>, or severe mental anguish or pregnancy.

Subd. 9. Physically helpless.

"Physically helpless" means that a person is (a) asleep or not conscious, (b) unable to withhold consent or to withdraw consent because of a physical condition, or (c) unable to communicate nonconsent and the condition is known or reasonably should have been known to the actor.

Subd. 10. Current or recent position of authority.

"Current or recent position of authority" includes but is not limited to any person who is a parent or acting in the place of a parent and charged with or assumes any of a parent's rights, duties or responsibilities to a child, or a person who is charged with or assumes any duty or responsibility for the health, welfare, or supervision of a child, either independently or through another, no matter how brief, at the time of or within 120 days immediately preceding the act. For the purposes of subdivision 11, "current or recent position of authority" includes a psychotherapist.

Subd. 11. Sexual contact.

- (a) "Sexual contact," for the purposes of sections <u>609.343</u>, <u>subdivision 1</u>, clauses (a) to (f), and <u>609.345</u>, <u>subdivision 1</u>, clauses (a) to (e), and (h) to (p), includes any of the following acts committed without the complainant's consent, except in those cases where consent is not a defense, and committed with sexual or aggressive intent:
 - (i) the intentional touching by the actor of the complainant's intimate parts, or
- (ii) the touching by the complainant of the actor's, the complainant's, or another's intimate parts effected by a person in a current or recent position of authority, or by coercion, or by inducement if the complainant is under 13 years of age or mentally impaired, or
- (iii) the touching by another of the complainant's intimate parts effected by coercion or by a person in a current or recent position of authority, or
- (iv) in any of the cases above, the touching of the clothing covering the immediate area of the intimate parts, or
- (v) the intentional touching with seminal fluid or sperm by the actor of the complainant's body or the clothing covering the complainant's body.
- (b) "Sexual contact," for the purposes of sections <u>609.343</u>, <u>subdivision 1</u>, clauses (g) and (h), and <u>609.345</u>, <u>subdivision 1</u>, clauses (f) and (g), includes any of the following acts committed with sexual or aggressive intent:
 - (i) the intentional touching by the actor of the complainant's intimate parts;
- (ii) the touching by the complainant of the actor's, the complainant's, or another's intimate parts;
 - (iii) the touching by another of the complainant's intimate parts;
- (iv) in any of the cases listed above, touching of the clothing covering the immediate area of the intimate parts; or
- (v) the intentional touching with seminal fluid or sperm by the actor of the complainant's body or the clothing covering the complainant's body.
- (c) "Sexual contact with a person under 13" means the intentional touching of the complainant's bare genitals or anal opening by the actor's bare genitals or anal opening with sexual or aggressive intent or the touching by the complainant's bare genitals or anal opening of the actor's or another's bare genitals or anal opening with sexual or aggressive intent.

Subd. 12. Sexual penetration.

"Sexual penetration" means any of the following acts committed without the complainant's consent, except in those cases where consent is not a defense, whether or not emission of semen occurs:

- (1) sexual intercourse, cunnilingus, fellatio, or anal intercourse; or
- (2) any intrusion however slight into the genital or anal openings:
- (i) of the complainant's body by any part of the actor's body or any object used by the actor for this purpose;
- (ii) of the complainant's body by any part of the body of the complainant, by any part of the body of another person, or by any object used by the complainant or another person for this purpose, when effected by a person in a current or recent position of authority, or by coercion, or by inducement if the child is under 13 years of age or mentally impaired; or
- (iii) of the body of the actor or another person by any part of the body of the complainant or by any object used by the complainant for this purpose, when effected by a person in a current or recent position of authority, or by coercion, or by inducement if the child is under 13 years of age or mentally impaired.

Subd. 13. Complainant.

"Complainant" means a person alleged to have been subjected to criminal sexual conduct, but need not be the person who signs the complaint.

Subd. 14. Coercion.

"Coercion" means the use by the actor of words or circumstances that cause the complainant reasonably to fear that the actor will inflict bodily harm upon the complainant or another, or the use by the actor of confinement, or superior size or strength, against the complainant that causes the complainant to submit to sexual penetration or contact against the complainant's will. Proof of coercion does not require proof of a specific act or threat.

Subd. 15. Significant relationship.

"Significant relationship" means a situation in which the actor is:

(1) the complainant's parent, stepparent, or guardian;

- (2) any of the following persons related to the complainant by blood, marriage, or adoption: brother, sister, stepbrother, stepsister, first cousin, aunt, uncle, nephew, niece, grandparent, great-grandparent, great-uncle, great-aunt; or
- (3) an adult who jointly resides intermittently or regularly in the same dwelling as the complainant and who is not the complainant's spouse.

Subd. 16.Patient.

"Patient" means a person who seeks or obtains psychotherapeutic services.

Subd. 17. Psychotherapist.

"Psychotherapist" means a person who is or purports to be a physician, psychologist, nurse, chemical dependency counselor, social worker, marriage and family therapist, licensed professional counselor, or other mental health service provider; or any other person, whether or not licensed by the state, who performs or purports to perform psychotherapy.

Subd. 18. Psychotherapy.

"Psychotherapy" means the professional treatment, assessment, or counseling of a mental or emotional illness, symptom, or condition.

Subd. 19. Emotionally dependent.

"Emotionally dependent" means that the nature of the former patient's emotional condition and the nature of the treatment provided by the psychotherapist are such that the psychotherapist knows or has reason to know that the former patient is unable to withhold consent to sexual contact or sexual penetration by the psychotherapist.

Subd. 20. Therapeutic deception.

"Therapeutic deception" means a representation by a psychotherapist that sexual contact or sexual penetration by the psychotherapist is consistent with or part of the patient's treatment.

Subd. 21. Special transportation.

"Special transportation service" means motor vehicle transportation provided on a regular basis by a public or private entity or person that is intended exclusively or primarily

to serve individuals who are vulnerable adults or disabled. Special transportation service includes, but is not limited to, service provided by buses, vans, taxis, and volunteers driving private automobiles.

Subd. 22. Predatory crime.

"Predatory crime" means a felony violation of section <u>609.185</u> (first-degree murder), <u>609.19</u> (second-degree murder), <u>609.195</u> (third-degree murder), <u>609.20</u> (first-degree manslaughter), <u>609.205</u> (second-degree manslaughter), <u>609.221</u> (first-degree assault), <u>609.222</u> (second-degree assault), <u>609.223</u> (third-degree assault), <u>609.24</u> (simple robbery), <u>609.245</u> (aggravated robbery), <u>609.25</u> (kidnapping), <u>609.255</u> (false imprisonment), <u>609.498</u> (tampering with a witness), <u>609.561</u> (first-degree arson), or <u>609.582</u>, <u>subdivision 1</u> (first-degree burglary).

Appendix 4. Title IX Live Hearing Protocol

reviewed April 9, 2021

Prior to a live hearing, a pre-hearing meeting will take place with the Title IX Coordinator, the parties, and the advisors to clarify the hearing rules.

During a live hearing, the Complainant and Respondent with their Advisors will agree to be in either one room, or two separate rooms connected via video and audio, so that parties can see and hear each other in real-time. Live hearings will be recorded. The hearing panel will be made up of three to four adjudicators, one serving as the Lead Adjudicator.

- Live hearings allow for cross-examination of both parties and any witnesses.
- Statements may be made or read by the advisors to the parties, per the protocol.
- Questions are only asked by the advisors and adjudicators during the live hearing.
- Adjudicators determine the relevancy and appropriateness of each question before it is answered.
 - [Prior to the hearing parties and their advisors may submit to the TIX coordinator a list
 of questions they intend to ask in order to facilitate the review process. The coordinator
 will deliver these questions to the adjudicators for their review. This does not preclude
 the parties, through their advisors, from asking questions during the hearing that are
 not included on such a list.]
- The complainant and advisor will appear before the panel first. The advisor first, and then the hearing board, will ask questions of the respondent and any witnesses the complainant wishes to bring to the hearing.
- Once this is completed, the respondent and advisor will appear before the panel. The advisor
 first, and then the hearing board, will ask questions of the complainant and any witnesses the
 respondent wishes to bring to the hearing.
- Advisors will be limited to asking questions that the advisee (complainant or respondent) wishes them to ask.
- If either party or any witness refuses to answer even one question during cross-examination, no part of their statements during the hearing or during the investigation can be used to determine a finding.
- The lead adjudicator has the ability to grant a brief recess to the proceedings.
- The hearing panel members, as a group, have the ability to ask for additional hearings to be scheduled, should a significant need for such arise.

An Outline of the Live Hearing Format/Protocol

- 1. Lead adjudicator opens with:
 - 1. Introductions.
 - 2. Review of the hearing purpose, format and guidelines.
 - 3. Review the roles of all involved: parties, advisors, adjudicators.
- 2. Lead adjudicator provides a general timeline of when the adjudicators will come to a finding with rationale and sanctions, if any, and that this will be communicated to the parties in a written report.
- 3. The complainant and the complainant's advisor will cross-examine first.
 - 1. A brief opening statement will be allowed by the complainant's advisor.
 - 2. The complainant's advisor will ask questions of the respondent and any witnesses the complainant brings forward.
 - 3. The adjudicator panel will ask questions of the respondent and any witnesses the complainant brings forward.
- 4. The respondent and the respondent's advisor will cross-examine second.
 - 1. An opening statement will be allowed by the respondent's advisor.
 - 2. The respondent's advisor will ask questions of the complainant and any witnesses the respondent brings forward.
 - 3. The adjudicator panel will ask questions of the complainant and any witnesses the respondent brings forward.
- 5. Follow-up questions will be allowed in this order:
 - 1. The complainant's advisor may ask questions of the respondent.
 - 2. The respondent's advisor may ask questions of the complainant.
 - 3. The adjudicator panel may ask questions of the complainant.
 - 4. The adjudicator panel may ask questions of the respondent.
- 6. A closing statement from the complainant's advisor will be allowed.
- 7. A closing statement from the respondent's advisor will be allowed.
- 8. Lead adjudicator will close the hearing, recess, or schedule a follow-up hearing.

Appendix 5. Title IX Appeal Request Form

Your Name	
Street Address	
City, State, ZIP	
Phone	
email	

An appeal must be received by the college Title IX Coordinator within 10 days of the party's receipt of the Hearing Board Decision. Generally, an appeal meets one or more of the following objectives:

- To bring new information that might not have been available or previously considered.
- To protest a procedural error or inconsistency, or the presence of bias in the appeal process.
- To question the appropriateness of a decision.

To complete the appeal process

- Review the objectives above and write a letter/email that states clearly in the opening paragraph the reason(s) you believe an appeal is warranted. Use the following paragraph(s) to expand or substantiate the reason(s) for the appeal, including a summary of any evidence you would like to be considered in the review process. Attach or include this appeal letter along with this form.
- 2. Attach any supporting documentation (e.g. letter from a medical professional) that may be supportive of your appeal.
- 3. Indicate whether you would like to present your appeal in person, and whether or not you wish to have someone present with you. If you wish to present your appeal in person, please note that you will need to comply with the appeal meeting time that is set by the person considering your appeal.

l w	would like to request to present my appear	ıl ın person.
I w	would like to have someone present with	me at my presentation.
(Write below: name of person and relation	onship to you)

4. Submit the completed form and send it, along with all other documentation, to the Title IX Coordinator:

Prof. Jeffrey Schone, Vice president for Student Life Martin Luther College 1995 Luther Ct., New Ulm, MN. 56073 schonejl@mlc-wels.edu FAX 507-354-8225

He will date the appeal and turn it over to the Appeal Officer: Prof. Scott Schmudlach, Vice President for Administration

By signing below, I certify that the facts set forth in this form and its attachments and complete, and I authorize investigation of the statements I have made.

Signature			
Date			
Date received by Title	e IX Coordinator		

Appendix 6. Rights of victims and perpetrators (Violence Against Women Act)

Rights of Complainants (i.e. the one alleging discrimination/harassment)

- The opportunity to speak on one's own behalf.
- The opportunity to be accompanied by an attorney or other support person who is not a fact
 witness to the sexual assault at any meeting with campus officials concerning the complaint or
 disciplinary proceeding concerning a sexual assault complaint.
- The right to file criminal charges with local law enforcement.
- The right to campus or local programming providing advocacy services.
- The right to be free from retaliation from the campus, the accused, organizations affiliated with the accused, students and other employees.
- The right to assistance from campus authorities and/or law enforcement in obtaining, securing and preserving evidence.
- The right to decide when to repeat a description of the incident.
- The opportunity to present witnesses who can speak about the alleged conduct at issue.
- The opportunity to present other evidence on one's own behalf.
- The right to request a change in classes or housing to avoid unwanted contact.
- The opportunity to review any information offered by the alleged perpetrator (to the greatest extent possible and consistent with FERPA or other applicable law).
- The opportunity to review any information offered by the reporter with access to the
 description of the incident (to the greatest extent possible and consistent with FERPA and other
 applicable law).
- The right, at the request of the victim, providing students who reported sexual assaults to the college and choose to transfer with information about resources for victims of sexual assault to which the student is transferring.
- The right to an investigation and to be informed of the outcome of the investigation including disciplinary proceedings.
- The opportunity to appeal the outcome of the investigation.
- The right to assistance from the Crime Victims Reparations Board:
- Minnesota Crime Victims Reparations Board https://dps.mn.gov/divisions/ojp/help-for-crime-victims/Pages/crime-victims-reparations.aspx

445 Minnesota Street, Suite 2300 St. Paul, MN 55101-1515 651-201-7300 or 1-888-622-8799

Fax: 651-296-5787

Email: dps.justiceprograms@state.mn.us

Rights of Accused Parties/Respondents

- The right to a written explanation of the alleged violations of this policy;
- The opportunity to speak on one's own behalf;
- The opportunity to be accompanied by a non-attorney advisor or support person from the campus community;
- The opportunity to present witnesses who can speak about the alleged conduct at issue;
- The opportunity to present other evidence on one's own behalf;
- The opportunity to review any information offered by the complainant (to the greatest extent possible and consistent with FERPA or other applicable law).
- The right to be informed of the outcome of the investigation; and
- The opportunity to appeal the outcome of the investigation

A. Education and Prevention Programs

The College engages in comprehensive, intentional, and integrated programming, initiatives, strategies, and campaigns intended to end dating violence, domestic violence, sexual assault and stalking that...

- Are culturally relevant, inclusive of diverse communities and identities, sustainable, responsive to community needs, and informed by research, or assessed for value, effectiveness, or outcome; and
- Consider environmental risk and protective factors as they occur on the individual, relationship, institutional, community and societal levels.

Educational programming consists of primary prevention and awareness programs for all incoming students and new employees and ongoing awareness and prevention campaigns for students and employees that:

- a) Identifies domestic violence, dating violence, sexual assault and stalking as prohibited conduct;
- b) Defines behavior which constitutes domestic violence, dating violence, sexual assault, and stalking using definitions provided both by the Department of Education as well as Minnesota law;
- c) Defines what behavior and actions constitute consent to sexual activity in the State of MINNESOTA and/or using the definition of consent found in the Student Code of Conduct if state law does not define consent;
- d) Provides a description of safe and positive options for bystander intervention.

 Bystander intervention means safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault or stalking. Bystander intervention includes recognizing situations of potential harm, understanding institutional

- structures and cultural conditions that facilitate violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action to intervene:
- e) Provides information on risk reduction. Risk reduction means supplying options designed to decrease perpetration and bystander inaction, and to increase empowerment for victims in order to promote safety and to help individuals and communities address conditions that facilitate violence.
- f) Provides an overview of information contained in the Annual Security Report in compliance with the Clery Act.

The College has developed an annual educational campaign consisting of presentations that include distribution of educational materials to new students; participating in and presenting information and materials during new employee orientation;

B. Trainings

The College offered the following primary prevention and awareness programs for all incoming students in 2021:

Program	Date	Location	Prohibited Behavior Addressed
New Student Title IX Training	1/4/2022	WCC	DoV, DaV, S, SA
New Student Bystander Intervention Training	1/4/2022	WCC	DoV, DaV, S, SA
New Student Title IX Training	8/20-8/21/22	WCC	DoV, DaV, S, SA
New Student Bystander Intervention Training	8/20-8/21/22	WCC	DoV, DaV, S, SA
New Student Alcohol/Drug Awareness Training	8/20-8/21/22	WCC	Alcohol and Drug Awareness
Returning Student Title IX Training	9/14/2022	WCC	DoV, DaV, S, SA
Returning Student Bystander Intervention Training	9/14/2022	WCC	DoV, DaV, S, SA

• DoV = Domestic Violence, DaV = Dating Violence, SA = Sexual Assault and S = Stalking

The College offered the following primary prevention and awareness programs for all returning students in 2022: Title IX brochure outlining definitions, statistics, reporting guides, bystander intervention guide, and assistance resources.

The College offered the following primary prevention and awareness programs for all new and current employees in 2022. All programming, initiatives, and strategies that are sustained over time and focus on increasing understanding of topics relevant to and skills for addressing dating violence, domestic violence, sexual assault, and stalking, using a range of strategies with audiences throughout the institution.

Program	Date	Location	Prohibited Behavior Addressed
Faculty & Staff	Online 8/2022	WCC	DoV, DaV, S, SA
Title IX Training			
Faculty & Staff	Online 8/2022	WCC	DoV, DaV, S, SA
Bystander Intervention			
Faculty & Staff	Online 8/2022	WCC	DoV, DaV, S, SA
Clery CSA Training			
Security	Online 8/2022	WCC	DoV, DaV, S, SA
Title IX Training			
Security	Online 8/2022	WCC	DoV, DaV, S, SA
Bystander Intervention			
Security	Online 8/2022	WCC	DoV, DaV, S, SA
Clery CSA Training			
RA Advocacy Training	8/14-8/17/2022	LSC	DoV, DaV, S, SA
RA Title IX Training	8/14-8/17/2022	LSC	DoV, DaV, S, SA
RA Bystander	8/14-8/17/2022	LSC	DoV, DaV, S, SA
Intervention			
RA Clery CSA Training	8/14-8/17/2022	LSC	DoV, DaV, S, SA
RA Alcohol/Drug	8/14-8/17/2022	WCC	Alcohol and Drug
Awareness Training			Awareness

DoV = Domestic Violence, DaV = Dating Violence, SA = Sexual Assault and S = Stalking

C. Procedures for Reporting a Complaint

The University has procedures in place that serve to be sensitive to those who report sexual assault, domestic violence, dating violence, and stalking, including informing individuals, with written information about their rights and options: their right to file criminal charges as well as the availability of counseling, physical and mental health resources, victim advocacy, legal assistance, visa and immigration assistance and other services on and/or off campus as well as additional remedies to prevent contact between a complainant and an accused party, regarding housing, academic scheduling, transportation and working accommodations, if reasonably available. The College is obligated to provide such accommodations, if the complainant requests them and if they are reasonable and available, regardless of whether the complainant chooses to report the crime to local law enforcement. Students and employees should contact the Vice president for Student Life regarding accommodations.

After an incident of sexual assault and domestic/dating violence, the complainant should consider seeking medical attention as soon as possible at the New Ulm Medical Center. In MINNESOTA, evidence may be collected even if you chose not to make a report to law enforcement It is important that a victim of sexual assault not bathe, douche, smoke, change clothing or clean the bed/linen/area where they were assaulted if the offense occurred within the past 96 hours so that evidence may be preserved which could assist in proving that the alleged criminal offense occurred/or is occurring, or may be helpful in obtaining a protection order. In circumstances of sexual assault health care providers can treat injuries and take steps to address concerns of pregnancy and/or sexually transmitted disease even if victims do not opt for forensic evidence collection.

Victims of sexual assault, domestic violence, stalking, and dating violence are encouraged to preserve evidence by saving text messages, instant messages, social networking pages, other communications, and keeping pictures, logs or other copies of documents—all of which could be useful in an investigation.

Although the college strongly encourages all members of its community to report violations of this policy to law enforcement, it is the victim's choice whether or not to make such a report and victims have the right to decline involvement with the police. The College will assist any victim with notifying local police if they so desire. The New Ulm Police Department may also be reached directly by calling 507-233-6750, or by visiting the Law Enforcement Center located at 15 South Washington Street in New Ulm. Additional information about the New Ulm Police Department may be found online at:

https://www.newulmmn.gov/227/Police

If you have been the victim of domestic violence, dating violence, sexual assault, or stalking, you should report the incident promptly and have rights and protections when doing so. Reporting options are listed in a previous section of this document detailing the college's Title IX policy. Please note that the people you choose to report to may have differing responsibilities in regard to maintaining either your privacy or your full confidentiality. Again, this is explained fully in the Title IX policy included in this report. The College will provide both on-and-off campus resources to persons who have been victims of sexual assault, domestic violence, dating violence, or stalking, and will apply appropriate disciplinary procedures and sanctions to those who violate this policy. The procedures set forth below are intended to afford a prompt response to charges of sexual assault, domestic or dating violence, and stalking to maintain confidentiality and fairness consistent with applicable legal requirements, and to impose appropriate sanctions on violators of this policy.

As time passes, evidence may dissipate or become lost or unavailable, thereby making investigation, possible prosecution, disciplinary proceedings, or obtaining protection from abuse orders related to the incident more difficult. If a victim chooses not to make a complaint regarding an incident, he or she nevertheless should consider speaking with campus officials or law enforcement to preserve evidence in the event that the victim changes her/his mind at a later date.

The chart below details the procedures the College will follow and the evidentiary standard the College will use should a report of domestic violence, dating violence, sexual assault or stalking be received. Please note that the College will protect the confidentiality and personal identification of victims and other necessary parties and will do so in its recording keeping practices (the Advocate incident reporting software) and in the preparation and publication of government required crime statistics and disclosures. The College will also maintain as confidential any accommodations or protective measures provided to the victim, to the extent that maintaining such confidentiality will not impair the ability of the college to provide the accommodations or protective measures.

Incident	Institutional Procedure	Evidentiary Standard
Sexual Assault	 Depending on when reported (immediate vs delayed report), the institution will provide complainant with access to medical care Institution will assess immediate safety needs of complainant Institution will assist complainant with contacting local police if complainant requests and will provide complainant with contact information for local police department Institution will provide complainant with referrals to on- and off-campus mental health providers Institution will implement appropriate interim or long-term supportive and protective measures, such as housing changes, change in class schedule, "No Contact" directive between both parties, etc. Institution will provide a "No trespass" (PNG) directive to accused party if deemed appropriate Institution will provide written instructions on how to apply for Protective Order Institution will provide a copy of the Sexual Misconduct Policy (Title IX Policy) to complainant and inform the complainant regarding time frames and procedures for inquiry, investigation and resolution Institution will enforce the anti-retaliation policy and take immediate and separate action against parties that retaliate against a person for complaining of sex-based discrimination or for assisting in the investigation 	Preponderance of evidence
Stalking	Depending on when reported (immediate vs delayed report), the institution will provide complainant with access to medical care Institution will assess immediate safety needs of complainant	Preponderance of evidence

	 Institution will assist complainant with contacting local police if complainant requests and will provide complainant with contact information for local pol department Institution will provide complainant with referrals to on- and off-campus mental health providers Institution will implement appropriate interim or long-term supportive and protective measures, such as housing changes, change in class schedule, "N Contact" directive between both partietc. Institution will provide a "No trespass (PNG) directive to accused party if deemed appropriate Institution will provide written instructions on how to apply for Protective Order Institution will provide a copy of the Sexual Misconduct Policy (Title IX Policy) to complainant and inform the complainant regarding time frames an procedures for inquiry, investigation resolution Institution will enforce the antiretaliation policy and take immediate separate action against parties that retaliate against a person for complain of sex-based discrimination or for assisting in the investigation 	t t tice e No es, s" e nd and and and
Domestic Violence	 Depending on when reported (immediate vs delayed report), the institution will provide complainant with access to medical care Institution will assess immediate safe needs of complainant Institution will assist complainant wit contacting local police if complainant requests and will provide complainant with contact information for local pol department Institution will provide complainant with referrals to on- and off-campus mental health providers Institution will implement appropriate interim or long-term supportive and protective measures, such as housing changes, change in class schedule, "N 	th t t tice

		Contact" directive between both parties,	
		etc.	
	6.	Institution will provide a "No trespass"	
		(PNG) directive to accused party if	
		deemed appropriate	
	7.	Institution will provide written	
		instructions on how to apply for	
		Protective Order	
	8.	Institution will provide a copy of the	
		Sexual Misconduct Policy (Title IX	
		Policy) to complainant and inform the	
		complainant regarding time frames and	
		procedures for inquiry, investigation and	
		resolution	
	9.	Institution will enforce the anti-	
		retaliation policy and take immediate and	
		separate action against parties that	
		retaliate against a person for complaining	
		of sex-based discrimination or for	
		assisting in the investigation	
Dating Violence	1.	Depending on when reported	Preponderance of
		(immediate vs delayed report), the	evidence
		institution will provide complainant	
		with access to medical care	
	2.	Institution will assess immediate safety	
		needs of complainant	
	3.	Institution will assist complainant with	
		contacting local police if complainant	
		requests and will provide complainant	
		with contact information for local police	
		department	
	4.	Institution will provide complainant	
		with referrals to on- and off-campus	
		mental health providers	
	5.	Institution will implement appropriate	
		interim or long-term supportive and	
		protective measures, such as housing	
		changes, change in class schedule, "No	
		Contact" directive between both parties,	
		etc.	
	6.	Institution will provide a "No trespass"	
		(PNG) directive to accused party if	
		deemed appropriate	
	7.	Institution will provide written	
		instructions on how to apply for	
		Protective Order	
	8.	Institution will provide a copy of the	
		Sexual Misconduct Policy (Title IX	
		Policy) to complainant and inform the	
		complainant regarding time frames and	

procedures for inquiry, investigation and resolution

9. Institution will enforce the antiretaliation policy and take immediate and separate action against parties that retaliate against a person for complaining of sex-based discrimination or for assisting in the investigation

Sanctions implemented in cases of domestic violence, dating violence, sexual assault and stalking include, but are not limited to the following:

- Mediated resolution
- No contact order
- Restrictions on campus involving allowable locations and times (e.g., only allowed to use cafeteria at specified times)
- Modifications to academic schedule
- Modifications to housing assignment
- Suspension for: 1 semester, 2 semesters, 3 semesters, 4 semester, 5 semesters, 6 semesters, 7 semesters, 8 semesters, 9 semesters or 10 semesters
- Dismissal
- Mandatory Counseling
- Drug and Alcohol Evaluation
- Referral to Law Enforcement

MLC's Title IX policy (included in this report) outlines many of the procedures and practices the college will follow in responding to alleged cases of dating and domestic violence, sexual assault or stalking. Nevertheless, an outline of those procedures and practices is offered below.

In cases of alleged dating violence, domestic violence, sexual assault, or stalking the college will follow a prompt, fair, and impartial process from the initial investigation to the final result, a proceeding which is/will be

A) Completed within reasonably prompt timeframes designated by an institution's policy, including a process that allows for the extension of timeframes for good cause with written notice to the accuser and the accused of the delay and the reason for the delay;

B) Conducted in a manner that—

- 1. Is consistent with the institution's policies and transparent to the accuser and accused:
- 2. Includes timely notice of meetings at which the accuser or accused, or both, may be present; and

- 3. Provides timely and equal access to the accuser, the accused, and appropriate officials to any information that will be used during informal and formal disciplinary meetings and hearings; and
- C) Conducted by officials who do not have a conflict of interest or bias for or against the accuser or the accused.
- D) Conducted by officials who, at a minimum, receive annual training on the issues related to dating violence, domestic violence, sexual assault, and stalking and on how to conduct an investigation and hearing process that protects the safety of victims and promotes accountability;
- E) Provide the accuser and the accused with the same opportunities to have others present during any institutional disciplinary proceeding, including the opportunity to be accompanied to any related meeting or proceeding by an advisor of their choice. (Advisor means any individual who provides the accuser or accused support, guidance, or advice. And while the College will not limit the choice of advisor or presence for either the accuser or the accused in any meeting or institutional disciplinary proceeding, the institution may establish restrictions regarding the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties.)
- F) Provide simultaneous notification, in writing, to both the accuser and the accused, of the result of any institutional disciplinary proceeding that arises from an allegation of dating violence, domestic violence, sexual assault, or stalking; (Result means any initial, interim, and final decision by any official or entity authorized to resolve disciplinary matters within the institution. The result must include any sanctions imposed by the institution. Notwithstanding section 444 of the General Education Provisions Act (20 U.S.C.1232g), commonly referred to as the Family Educational Rights and Privacy Act (FERPA), the result must also include the rationale for the result and the sanctions.)
- G) Provide simultaneous notification, in writing, to both the accuser and the accused, the institution's procedures for the accused and the victim to appeal the result of the institutional disciplinary proceeding, if such procedures are available.
- H) Provide simultaneous notification, in writing, to both the accuser and the accused, of any change to the result; and when such results become final

Minnesota Law Pertaining to Domestic Violence, Dating Violence and Stalking

611A.02 NOTIFICATION OF VICTIM SERVICES AND VICTIMS' RIGHTS.

Subdivision 1. Victim services.

The commissioner of corrections, in cooperation with the executive director of the Crime Victims Reparations Board, shall develop a plan to provide victims with information concerning victim

services in the geographic area where the crime occurred. This information shall include, but need not be limited to, information about available victim crisis centers, programs for victims of sexual assault, victim witness programs, elderly victims projects, victim assistance hotlines, incest abuse programs, and domestic violence shelters and programs.

The plan shall take into account the fact that some counties currently have informational service systems and victim or witness services or programs.

This plan shall be presented to the appropriate standing committees of the legislature no later than February 1, 1984.

Subd. 2. Victims' rights.

- (a) The Office of Justice Programs in the Department of Public Safety shall develop two model notices of the rights of crime victims.
- (b) The initial notice of the rights of crime victims must be distributed by a peace officer to each victim, as defined in section <u>611A.01</u>, at the time of initial contact with the victim. The notice must inform a victim of:
- (1) the victim's right to apply for reparations to cover losses, not including property losses, resulting from a violent crime and the telephone number to call to request an application;
- (2) the victim's right to request that the law enforcement agency withhold public access to data revealing the victim's identity under section 13.82, subdivision 17, paragraph (d);
- (3) the additional rights of domestic abuse victims as described in section $\underline{629.341}$; (this statute is included below)
- (4) information on the nearest crime victim assistance program or resource;
- (5) the victim's rights, if an offender is charged, to be informed of and participate in the prosecution process, including the right to request restitution; and
- (6) in homicide cases, information on rights and procedures available under sections <u>524.2-803</u>, 524.3-614, and 524.3-615.
- (c) A supplemental notice of the rights of crime victims must be distributed by the city or county attorney's office to each victim, within a reasonable time after the offender is charged or petitioned. This notice must inform a victim of all the rights of crime victims under this chapter.

Subd. 3. Notice of rights of victims in juvenile court.

- (a) The Office of Justice Programs in the Department of Public Safety shall develop a notice of the rights of victims in juvenile court that explains:
- (1) the rights of victims in the juvenile court;
- (2) when a juvenile matter is public;
- (3) the procedures to be followed in juvenile court proceedings; and
- (4) other relevant matters.
- (b) The juvenile court shall distribute a copy of the notice to each victim of juvenile crime who attends a juvenile court proceeding, along with a notice of services for victims available in that judicial district.
- "IF YOU ARE THE VICTIM OF DOMESTIC VIOLENCE, you can ask the city or county attorney to file a criminal complaint. You also have the right to go to court and file a petition requesting an order for protection from domestic abuse. The order could include the following:
- (1) an order restraining the abuser from further acts of abuse;
- (2) an order directing the abuser to leave your household;
- (3) an order preventing the abuser from entering your residence, school, business, or place of employment;

- (4) an order awarding you or the other parent custody of or parenting time with your minor child or children; or
- (5) an order directing the abuser to pay support to you and the minor children if the abuser has a legal obligation to do so."

Further, Martin Luther College complies with MINNESOTA law in recognizing orders of protection by adhering to the following guidelines:

- Any person—faculty, student or staff—who obtains an order of protection should provide a copy of said order to the Vice president for Student Life
- A complainant may then meet with the Vice president for Student Life to develop a Safety Action Plan, which is a plan for college personnel and the victim to reduce risk of harm while on campus or coming and going from campus.
- This plan may include, but is not limited to: escorts, special parking arrangements, special
 housing arrangements, providing a temporary cellphone, changing classroom location or
 allowing a student to complete assignments from home, etc.

The College cannot apply for a legal order for protection, no contact order or restraining order for a victim from the applicable jurisdiction(s). The victim is required to apply directly for these services.

- A. The MINNESOTA Judicial Branch website posts the following information:
- > What is Domestic Abuse under Minnesota law

Minnesota has a law called the **Domestic Abuse Act**, which is found at MN Statutes, Ch. 518B. That law defines **domestic abuse** as one of the following acts committed by a **family or household member** against another family or household member:

- infliction of physical harm, bodily injury, or assault;
- infliction of *fear* of imminent physical harm;
- terroristic threats (MN Statutes § 609.713);
- acts of criminal sexual conduct (MN Statutes Sections <u>609.342</u>, <u>609.343</u>, <u>609.344</u>, <u>609.345</u>);
- interference with an emergency call (MN Statutes § 609.78).

A **family or household member** is one of the following:

- spouse or former spouse;
- persons involved in a significant romantic or sexual relationship;
- parents and children;
- persons related by blood;
- persons living together or who have lived together in the past;
- persons who have or had a child in common (born or in utero), regardless of whether they were living together or ever married.

➤ How to get a court Order for Protection

Get Help from an Advocate

If you want to ask the court for an **Order for Protection (OFP)** from domestic abuse, we suggest that you try to get help from a domestic abuse advocate who knows the process and can support you through all of the steps. The <u>MN Coalition for Battered Women</u> has a statewide online directory of advocacy agencies.

Fill Out OFP Forms Packet

You do not have to use an advocate. If you choose to ask for an OFP on your own, the MN Judicial Branch does publish OFP Forms Packets on its website. If you are the person asking for an OFP, you are called the "Petitioner" in the case, and the other party is called the "Respondent." There are instructions with the OFP Forms Packets that explain how to fill out the forms. An OFP can be requested "on behalf of" minor children as well.

Privacy of Information

Generally, court files are open to the public, with some exceptions for safety or other confidential issues. When you fill out your forms, if you do not want the Respondent to know your address, or if you do not want your address to be part of the public court file, **you do not have to write your address in the Petition form**. You may give it to the Court separately on a different form in the OFP Forms Packet. However, you are responsible for telling the Court that you do not want your address to be part of the public file if that is what you want.

➤ What is Harassment under Minnesota law

Regardless of the relationship between the parties, under MN Statutes § 609.748, harassment is defined as:

- a single incident of physical or sexual assault;
- **repeated** incidents (more than one) of intrusive or unwanted acts, words, or gestures that have a **substantial** adverse effect or are intended to have a substantial adverse effect on the safety, security or privacy of another (*e.g.*, repeated phone calls, following a person, repeatedly coming to the Petitioner's home after having been asked not to do so);
- targeted residential picketing; OR
- a pattern of attending public events after being notified that their presence is harassing another.

Who can file?

The Petitioner does not have to have had a personal relationship with the Respondent. An adult can ask the court (petition) for an order for themselves or on behalf of their minor children if there have been incidents of harassment against their children.

The Respondent could be any adult(s) or juvenile(s) alleged to have engaged in harassment, **OR** an organization alleged to have sponsored or promoted harassment.

NOTE: A "harassment restraining order" is a matter handled in civil court and is brought by an individual seeking protection. A "no contact order" is a type of order usually issued by a judge in criminal court that orders the criminal defendant not to have contact with someone.

➤ How to get a Harassment Restraining Order

If you believe that someone is harassing you, you may ask the court for a Harassment Restraining Order. This order can help:

- prevent further harassment,
- order the Respondent not to contact you and your family at any time, and
- allow police to arrest the Respondent without a warrant for violations of the order

A victim does **not** have to report the harassment to the police to ask for a court order. Depending on the facts, there may be a <u>filing fee</u> to start a harassment case, which may be waived if you qualify based on low-income for a <u>fee waiver (IFP)</u>. See <u>Forms & Instructions to Ask for a Harassment Restraining Order</u>

If you start a case, you are called the "**Petitioner**" and the person who committed the acts is called the "**Respondent.**"

Where to file?

You can start a Harassment case in the District Court of the county where:

- you or the Respondent lives, **OR**
- the harassment occurred:

You must write details in your petition form about how:

- the Respondent has physically or sexually assaulted you (only one incident is required);
 OR
- the Respondent has done acts, words, or gestures on at least two different days, AND
 the actions have caused, or were intended to cause, substantial adverse effect upon your
 safety, security or privacy

STEP 1: Complete your <u>Petition for Harassment Restraining Order forms</u> and take them to the courthouse to be filed either where you or the Respondent lives, or where the harassment has occurred.

STEP 2: A "signing judge" will review your Petition forms and will decide if a Harassment Restraining Order should be issued and whether a hearing will be required.

The Judge will sign an order that does one of three things:

- **Dismissal** meaning that the incidents you described in your papers do not rise to the level of harassment. In order to re-file, there will need to be a new incident or incidents that you believe are harassment.
- **Denial** meaning that a temporary order is **not** granted, but you may request a hearing to present your case to the judge.
- **Harassment Restraining Order** meaning that a two-year order is granted without a hearing.

STEP 3: You may <u>request a hearing</u> in writing within 45 days of an order being signed by the judge. The Respondent may <u>request a hearing</u> in writing within 45 days of being served with an order.

➤ How to respond to a Harassment Order

If someone obtained a temporary order for harassment against you and you want to respond or ask for a hearing, you can download Request for a Hearing form (#HAR301).

IMPORTANT: There is a deadline to ask for a hearing. Carefully read all court documents and follow the instructions. You might also want to <u>talk to a lawyer</u> about your legal rights and options

The College may issue an institutional no contact order if deemed appropriate or at the request of the victim or accused. To the extent of the victim's cooperation and consent, college offices will work cooperatively to ensure that the complainant's health, physical safety, work and academic status are protected, pending the outcome of a formal college investigation of the complaint. For example, if reasonably available, a complainant may be offered changes to academic, living, or working situations in addition to counseling, health services, visa and immigration assistance and assistance in notifying appropriate local law enforcement. Additionally, personal identifiable information about the victim will be treated as confidential and only shared with persons with a specific need to know who are investigating/adjudicating the complaint or delivering resources or support services to the complainant. Further, the institution will maintain as confidential, any accommodations or protective measures provided to the victim to the extent that maintaining such confidentiality would not impair the ability of the institution to provide the accommodations or protective measures.

The College does not publish the name of crime victims nor house identifiable information regarding victims in the Daily Crime Log, in print or online. Victims may request that directory information on file be removed from public sources by requesting such from the MLC Academic Services Office located in the Wittenberg Collegiate Center Link.

Please refer to the College's Title IX Policy for a listing of resources for victims of Domestic Violence, Dating Violence, Sexual Assault & Stalking.

➤ How to be an Active and Intervening Bystander

Bystander intervention means safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault or stalking. Bystander intervention includes recognizing situations of potential harm, understanding institutional structures and cultural conditions that facilitate violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action to intervene.

Bystanders play a critical role in the prevention of sexual and relationship violence. They are "individuals who observe violence or witness the conditions that perpetuate violence. They are not directly involved but have the choice to intervene, speak up or do something about it." We want to promote a culture of community accountability where bystanders are actively engaged in the prevention of violence without causing further harm.

Individuals may not always know what to do even if they want to help. Below is a list of ways to be an active bystander. If you or someone else is in immediate danger you are always able to dial 9ll for emergency assistance.

- 1. Watch out for your friends and fellow students/employees. If you see someone who looks like they could be in trouble or need help, ask if they are ok.
- 2. Confront people who seclude, hit on, try to make out with, or have sex with people who are incapacitated.
- 3. Speak up when someone discusses plans to take sexual advantage of another person.
- 4. Believe someone who discloses sexual assault, abusive behavior, or experience with stalking.
- 5. Refer people to on- or off-campus resources listed in this document for support in seeking health services, counseling, or legal assistance.

Practical information on bystander intervention can be accessed at the following sites. https://nomore.org/learn/bystander-scenarios/
https://www.afsc.org/sites/default/files/documents/bystander%20intervention%20infographic.pdf

> Risk Reduction

With no intent to "victim blame" and recognizing that only rapists are responsible for rape, the following are strategies to reduce one's risk of being sexually assaulted or harassed (taken from the Rape, Abuse, & Incest National Network-- www.rainn.org)

- 1. Be aware of your surroundings. Knowing where you are and who is around you may help you to find a way to get out of a bad situation.
- 2. Try to avoid isolated areas. It is more difficult to get help if no one is around.
- 3. Walk with purpose. Even if you don't know where you are going, act like you do.

- 4. Trust your instincts. If a situation or location feels unsafe or uncomfortable, it probably isn't the best place to be.
- 5. Try not to load yourself down with packages or bags as this can make you appear more vulnerable.
- 6. Make sure your cell phone is with you and charged and that you have cab money.
- 7. Don't allow yourself to be isolated with someone you don't trust or someone you don't know.
- 8. Avoid putting music headphones in both ears so that you can be more aware of your surroundings, especially if you are walking alone.
- 9. When you go to a social gathering, go with a group of friends. Arrive together, check in with each other throughout the evening, and leave together. Knowing where you are and who is around you may help you to find a way out of a bad situation.
- 10. Trust your instincts. If you feel unsafe in any situation, go with your gut. If you see something suspicious, contact law enforcement immediately (local authorities can be reached by calling 911 in most areas of the US).
- 11. Don't drink illegally or to excess.
- 12. Don't leave your drink unattended while talking, dancing, using the restroom, or making a phone call. If you've left your drink alone, just get a new one.
- 13. Don't accept drinks from people you don't know or trust. If you choose to accept a drink, go with the person to the bar to order it, watch it being poured, and carry it yourself. At parties, don't drink from the punch bowls or other large, common open containers.
- 14. Watch out for your friends, and vice versa. If a friend seems out of it, is way too intoxicated for the amount of alcohol they've had, or is acting out of character, get him or her to a safe place immediately.
- 15. If you suspect that you or a friend has been drugged, contact law enforcement immediately. Be explicit with doctors so they can administer the correct tests (you will need a urine test and possibly others).
- 16. If you need to get out of an uncomfortable or scary situation here are some things that you can try:
 - a. Remember that being in this situation is not your fault. You did not do anything wrong, it is the person who is making you uncomfortable that is to blame.
 - b. Be true to yourself. Don't feel obligated to do anything you don't want to do. "I don't want to" is always a good enough reason.
 - c. Have a code word with your friends or family so that if you don't feel comfortable you can call them and communicate your discomfort discreetly. Your friends or family can then come to get you or help you leave.
 - d. Try to think of an escape route. How would you try to get out of the room? Where are the doors? Windows? Are there people around who might be able to help you? Is there an emergency phone nearby?
 - e. If you and/or the other person have been drinking, you can say that you would rather wait until you both have your full judgment before doing anything you may regret later.

D. Adjudication of Violations

Reports of all domestic violence, dating violence, sexual assault and stalking received by college officials will automatically be referred to the Title IX Coordinator for investigation regardless of whether the complainant chooses to pursue criminal charges.

The College disciplinary process is consistent with the institution's policy and will include a prompt, fair, and impartial investigation and resolution process transparent to the accuser and the accused. Usually, the resolution of complaints of sexual misconduct are completed within 60 days of the report, however the proceedings time frame allows for extensions for good cause with notice to the accuser and the accused of the delay and the reason for the delay. Those investigating and resolving allegations are trained annually on the issues related to domestic violence, dating violence, sexual assault, and stalking and taught how to conduct an investigation and resolution process that protects the safety of the victim and promotes accountability. The Title IX Policy documented previously in this report outlines the investigation and resolution procedures that the College will follow in regard to allegations of Sexual Assault, Stalking, Domestic Violence and Dating Violence. Institutional disciplinary procedures will not be conducted by officials who have a conflict of interest or bias for or against the accuser or the accused.

For students, sexual assault, domestic violence, dating violence, and stalking are violations of the Student Conduct Code and will subject the violator to discipline up to and including dismissal from school. Employees who violate this policy will be subject to discipline, up to and including termination of employment. Sexual assault, domestic violence, dating violence, and stalking are criminal acts which also may subject the perpetrator to criminal and civil penalties under federal and state law.

The Vice president for Student Life or a designee will determine whether interim interventions and supportive/protective measure should be implemented, and, if so, take steps to implement those measures as soon as possible according to the wishes of the parties individually. Examples of interim protective measures include, but are not limited to: a College order of no contact, residence hall relocation, adjustment of course schedules, a leave of absence, or reassignment to a different supervisor or position. These remedies may be applied to one, both, or multiple parties involved.

*Violations of the Vice president for Student Life's directives and/or supportive and protective measures will constitute related violations that may lead to additional disciplinary action. Protective measures imposed may be temporary pending the results of an investigation or may become permanent as determined by the College.

*Applicable law requires that, when taking such steps to separate the complainant and the accused, the College must minimize the burden on the complainant and thus should not, as a matter of course, remove the complainant from his or her job, classes or housing while allowing the accused to remain.

SEX OFFENDER NOTIFICATION

The Federal Campus Sex Crimes Prevention Act, effective October 28, 2002, requires institutions of higher education to issue a statement advising the campus community where law enforcement agency information provided by a state regarding registered sex offenders may be obtained. It also requires sex offenders already required to register in a state to provide notice of each institution of higher education in that state at which the person is employed, carries on a vocation, or is a student.

The Minnesota Bureau of Criminal Apprehension administers a predatory offender registration and tracking program. Any questions about the program may be directed to the Criminal Assessment Program at 1-888-234-1248 or 651-603-6748. Information regarding the program can be found at the following website: https://por.state.mn.us/Home.aspx (for information on **non-compliant** registered predatory offenders)

In addition, information regarding registered sex offenders may be obtained through the Minnesota Department of Corrections at (651) 642-0200. An offender locator, for offenders that have the highest risk for re-offense, can be accessed from the Minnesota Department of Corrections' website ... https://coms.doc.state.mn.us/publicregistrantsearch

(If you have trouble accessing the links above, try pasting the URL into your browser or search engine.)

MISSING STUDENT POLICY

The purpose of this policy is to establish procedures for the college's response to reports of missing students, as required by the Higher Education Opportunity Act of 2008.

This policy applies to students who reside in campus housing, including off-campus apartment units leased by the college for student residents.

For purposes of this policy, a student may be considered to be a "missing student" if the student's absence is contrary to his/her usual pattern of behavior and unusual circumstances may have caused the absence. Such circumstances could include, but not be limited to, a report or suspicion that the missing person may be the victim of foul play, has expressed suicidal thoughts, is drug dependent, is in a life-threatening situation, or has been with persons who may endanger the student's welfare.

I. Procedures for designation of confidential emergency contact information

Students will be given the opportunity during each semester to designate an individual or individuals to be contacted by the college no more than 24 hours after the time that the student is determined to be missing in accordance with the procedures set forth below. A designation will remain in effect until changed or revoked by the student. This information will be maintained confidentially and will be available only to the Vice President for Student Life or his designee.

In the event a student who is under the age of 18 and is not emancipated is determined to be missing pursuant to the procedures set forth below, the college is required to notify a custodial parent or guardian, in addition to the student's designated contact, no more than 24 hours after the student is determined to be missing in accordance with the procedures set forth below.

II. Official notification procedures for missing students

a. Any individual on campus who has information that a residential student may be a missing student must notify the Student Life Office as soon as possible and not later than 24 hours after determining that the student is missing

Note: In order to avoid jurisdictional conflicts when an off-campus and/or commuter student is believed to be missing, the reporting person should immediately notify local law enforcement authorities. The Student Life Office will assist external authorities with these investigations as requested.

b. The Student Life Office will gather all essential information about the residential student from the reporting person and from the student's acquaintances (description, clothes last worn, where student might be, who student might be with, vehicle description, information about the physical and mental well-being of the student, an up-to-date photograph, class schedule, etc.). Appropriate campus staff will be notified to aid in the search for the student.

If the above actions are unsuccessful in locating the student or it is apparent immediately that the student is a missing person (e.g., witnessed abduction), no later than 24 hours after the Student Life Office determines that a residential student is missing:

- i. the Student Life Office will contact the appropriate local law enforcement agency to report the student as a missing person and the local law enforcement agency will take charge of the investigation; and
- ii. the Vice President for Student Life will notify the emergency contact (for students 18 and over) or the emergency contact and the parent/guardian (for students under the age of 18) that the student is believed to be missing.

III. Campus communications about missing students

In cases involving missing students, law enforcement personnel are best situated to provide information to the media that is designed to elicit public assistance in the search for a missing student. Therefore, all communications regarding missing students will be handled by outside law enforcement authorities, who may consult with the college's Student Life Office. All inquiries to the college regarding missing students, or information provided to any individual at the college about a missing student, shall be referred to the Student Life Office, which shall refer such inquiries and information to law enforcement authorities.

Prior to providing the Martin Luther College community with any information about a missing student, the Student Life Office shall consult with local law enforcement authorities to ensure that communications do not hinder the investigation.



GENERAL PHONE NUMBERS

MLC Security Department cell phone	507-276-4512
MLC Emergency Number	507-359-3344
Emergency (police/fire/rescue)	911
New Ulm Police Department	507-233-6750
Brown County Sheriff Department	507-233-6700
New Ulm Medical Center	507-217-5000
Brown County Victim Services (CADA)	507-233-6663
Office of Crime Victims Ombudsman	800-247-0390
MLC Student Life Office	507-354-8221, ext. 289
Vice President for Student Life	507-217-9764 mobile

Fire Safety Report

Kindling a fire in a residence hall is always prohibited. Minnesota Fire codes also prohibit such behavior. This prohibition includes, but is not limited to, smoking cigarettes, striking matches, lighting candles and burning incense. Grills of every sort, hot plates, space heaters, halogen lamps and other high heat producing electrical devices are also prohibited in the residence halls. [Coffee makers, microwave ovens, hair curlers and dryers, and candle warmers are permitted.] Violations of this fire safety policy will be subject to penalties that may include dismissal from the college.

Anyone who covers up or hinders the operation of a dormitory smoke detector will be subject to an automatic \$200 fine and places their enrollment at the college in jeopardy. This is a serious matter that will be dealt with in a serious way.

Each of the 4 campus residence halls features the following fire prevention and mitigation:

- Smoke detection in all rooms and hallways
- Sprinkling system throughout the building
- Fire extinguishers in hallways
- Manual/pull fire alarm system

Sunset Apts. – smoke detectors in each apartment, extinguishers in each hallway, manual/pull fire alarm system throughout the building.

Fire Drills

Planned fire drills with the local fire department occur during Fire Prevention Week every October. Four pull locations are selected and rotated through each year. The local fire department inspects each floor and building to ensure that a full evacuation is conducted, strobe lights and audible sound is active and fully functioning. A second fire drill may be planned for the following spring dependent on fire alarm activity between October and spring. The Director of Human Resources along with the fire department and MLC maintenance department, lead the drill. The Safety Committee discusses any post-drill details for improvement of policies and procedures. [Fire drills are noted in the Emergency Response Plan attached to this report.]

Residence Hall Evacuation Procedure

- Alarm Sounds
- All RAs and Supervisors in the building organize to evacuate residents
- Evacuate the Dormitory
 - RAs work to evacuate everyone from the building
 - RAs should lead students to the designated assembly area for their dormitory
 - RAs take their dorm roster with them to the assembly area and account for people
- Evacuation Assembly Areas
 - Augustana -- LSC Gymnasium
 - Concord -- LSC Gymnasium
 - Centennial -- WCC Auditorium
 - Summit -- WCC Auditorium
- Students may return to the dormitory once the alarm has been silenced and the dormitory staff has given permission.

General Fire Safety and Evacuation Procedures are outlined in detail in the MLC Emergency Response Plan appended to this report. You can find this detail on page 63ff.

☑ IN AN EMERGENCY CALL 9 – 1 – 1 then report any fire to:

- Administrative Staff especially the Receptionist
- Maintenance/Custodial Personnel
- College Vice presidents
- Dormitory Supervisors
- Dormitory Resident Assistants
- Security Staff
- HR Director and/or Staff

Fires – On Campus Student Housing Facilities

Facility	Address Number of Fires			Status	Action	
	(All are New Ulm addresses)	2020	2021	2022		
Augustana Hall	1995 Luther Ct	0	0	0	Updated	
Centennial Hall	1995 Luther Ct	0	0	0	Updated	
Concord Hall	1995 Luther Ct	0	0	0	Updated	
Summit Hall	1995 Luther Ct	0	0	0	Updated	
Summit Ave House			0	0	Updated	
Highland Ave House			0	0	Updated	
Triplex			0	0	Updated	

Fires - Off Campus Student Housing Facilities

Facility	Address	Numb	Number of Fires			Action
	(all are New Ulm addresses)	2020	2021	2022		
Sunset Apartments	1610 Sunset Ave.	0	0	0	Updated	
#s 109, 202, 203, 204,						
208, 215, 250, 252						

Fires - Summary

Facility		2020			2021			2022	
	Fires	Injuries	Deaths	Fires	Injuries	Deaths	Fires	Injuries	Deaths
Augustana Hall	0	0	0	0	0	0	0	0	0
Centennial Hall	0	0	0	0	0	0	0	0	0
Concord Hall	0	0	0	0	0	0	0	0	0
Summit Hall	0	0	0	0	0	0	0	0	0
Sunset Apartments #s 109, 202, 203, 204, 208, 215, 250, 252	0	0	0	0	0	0	0	0	0
Facility		2020			2021			2022	
Summit Ave House	0	0	0	0	0	0	0	0	0
Highland Ave House	0	0	0	0	0	0	0	0	0
Triplex	0	0	0	0	0	0	0	0	0

2023

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(supersedes all previous editions)



[MLC EMERGENCY RESPONSE PLAN]

This plan describes how an organization will react and respond to emergencies or natural disasters. The Plan informs employees of appropriate procedures to follow during a fire, evacuation or other emergencies. This plan also describes how to restore operations.

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INTRODUCTION

1.0 Purpose

Martin Luther College (MLC) is committed to the protection of its students, employees, children in childcare, visitors and contract personnel during emergencies such as tornadoes, fires, and other campus emergencies. When emergencies occur, our Emergency Response Plan (ERP) is initiated. An ERP is a clear statement of the organization policy regarding the program. This ERP is in place to ensure student, staff, faculty, children, and visitor safety during emergencies that occur during regular hours and after-hours. It provides a written document detailing and organizing the actions and procedures to be followed by all in the case of an emergency.

The Occupational Safety and Health Administration's (OSHA) Emergency Action Plan (EAP) requirements, found at 29 CFR 1910.38(a), require MLC to have a written emergency action plan. This plan applies to all operations where students, faculty, staff and children may encounter an emergency. The EAP communicates to students, faculty, staff, and families of ECLC children, policies and procedures to follow in a specific emergency. This written plan is available, upon request, to employees, their designated representatives, and any OSHA officials who ask to see it. The EAP for a specific emergency is hosted within the ERP, as the ERP describes other necessary components such as Disaster Recovery Plan (DRP), Business Continuity Plan (BCP), training, and recordkeeping.

MLC Administration may modify procedures as necessary and the ERP serves as a guide. For purposes of this document, this plan applies to the entities owned and operated by MLC, such as the Early Childhood Learning Center (ECLC) unless specifically noted otherwise within the Plan.

The Director of Human Resources, Safety Committee, and MLC Administration will participate in any post-incident critique regarding the emergency. The Plan will be reviewed annually within Safety Committee meetings.

2.0 Responsibilities

Each MLC member and community organization plays a crucial role in an emergency. Any MLC member, faculty, staff, student, and families of ECLC children are welcome and encouraged to report concerns or hazards to the Director of Human Resources or MLC Administration. MLC is dedicated to ensuring that the campus and ECLC are safe environments and are free from hazards.

The specific EAP identifies notifying authorities, law enforcement, Administration and Human Resources including how campus and ECLC occupants will be notified by Administration and Human Resources.

For example, calling the MLC Emergency Hotline (507-359-3344) gives options for reaching MLC Administration, Human Resources, Maintenance and/or Security. Be prepared to provide the description, location of the activity, nearest door number and campus entry point.

- Press "1" for maintenance emergencies. The maintenance worker on duty will address the concern or put the caller in contact with someone who can.
- Press "2" for security or safety concerns. During the business day, the phone is monitored by the Student Life office; after hours, a security team member will respond.
- Press "3" for all other emergencies. This provides immediate access to Administration and Human Resources.

MLC will react and respond appropriately, depending on the emergency. This may include evacuation, sheltering in place, relocating individuals, ceasing operations or portions of operations, and the like.

In the event of an evacuation, it is critical that rescue personnel know whether people are trapped in the building. Equally important is that rescue personnel not endanger themselves if everyone has been successfully evacuated. Department supervisors, division chair members, or a member in charge will be responsible for accounting for faculty, staff, students, children in childcare, and others. Refer to the specific emergency action plan for additional details and Appendix F. Accounting for Occupants.

MLC Emergency Operations Center (EOC) Assignees

These assignees fully support the Plan and should be working with local law enforcement, fire department, emergency medical services, and any other agency to work through a campus or ECLC emergency with the community. This list may expand as emergencies may differ.

Refer to Appendix A. Emergency Contacts.

A responsible party will provide prompt notification to the Director of Public Relations. Together with Administration, the Director of Public Relations will be designated as the individual with the authority to answer questions from media or other sources and will provide official responses for campus updates, news releases, and general inquiries. Publications should be reviewed by the Writer, Editor and Director of Public Relations before released. The Director of Public Relations will determine the Joint Information Center (JIC) for media releases as necessary. Administration, the EOC, and the Director of Human Resources will identify duties as required by the Plan.

MLC Emergency Operations Center Assistants

These individuals will be responsible for assisting the EOC assignees. Duties may include administering first aid, identifying emergency contacts, answering phones, directing individuals to tasks, assignments or locations, taking direction from Administration or other persons in charge, assigning volunteers to appropriate work, etc.

Refer to Appendix A. Emergency Contacts.

City of New Ulm Emergency Contacts

Director of Human Resources will assist with City of New Ulm Emergency Management Committee EOC contacts. Refer to <u>Appendix A. Emergency Contacts</u>.

MLC Administration Contacts

These individuals are responsible for campus operation including oversight of all policies and procedures. Refer to <u>Appendix A. Emergency Contacts</u>.

MLC Department Contacts

Each department has a director, division chair, or supervisor responsible for the department operations, including implementation of policies and procedures. Refer to <u>Appendix A. Emergency Contacts</u>.

Safety Committee

This committee identifies vital plans that need to be communicated due to the possibility of occurrence. The committee should discuss the possible incidents that involve faculty, staff, students, childcare center, children, parents, visitors, independent contractors, community members, etc. The committee should as necessary, include the local medical center, emergency room, emergency medical services, city and county officials, police department, fire department, etc.

These individuals will be responsible for assisting the EOC assignees. Duties may include administering first aid, identifying emergency contacts, answering phones, directing individuals to tasks, assignments or locations, taking direction from Administration or other persons in charge, assigning volunteers to appropriate work, etc.

Refer to Appendix A. Emergency Contacts.

Campus Medical Response Team

This team is certified with First Aid, CPR, and AED training, and assists the campus in medical emergencies until medical professionals arrive. The team is trained and educated on the Plan, and serves as a resource for other members of the campus.

Refer to Appendix A. Emergency Contacts.

Early Childhood Learning Center (ECLC) Medical Response Team

This team is certified with First Aid, CPR, and AED training, and assists the Early Childhood Learning Center in medical emergencies until medical professionals arrive. The team is also trained and educated on the Plan and serves as a resource for other members of the ECLC building and property.

Refer to Appendix A. Emergency Contacts.

Martin Luther College Emergency Response Plan

EMERGENCY ACTION PLAN

3.0 Fire

- 3.1 This section will be activated in the event of a fire alarm activation or a fire discovered.
- 3.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions. **DO NOT USE ELEVATORS.**
- 3.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, and door number. The map provides other useful information.
- 3.4 Any faculty, staff, student or visitor who becomes aware of a fire should immediately activate the building fire alarm system.
- 3.5 The fire alarm system will notify all building occupants that a fire emergency exists. This notification is accomplished with an audible alarm and visible flashing strobe light. The fire alarm system will contact the New Ulm Fire Department, and the Maintenance on-call worker through the fire monitoring company.
- 3.6 The Plan mandates that the building should be completely and totally evacuated. All faculty, staff, students, children, and visitors will regard any activation of a fire alarm as a true fire emergency unless there has been previous notification of the fire alarm system testing.
- 3.7 The person activating the fire alarm shall dial 9-1-1 from a cellular phone while evacuating the building, or when in a safe place. Advise the dispatcher that the call is from the MLC campus or ECLC, and the location of the fire. Be prepared to provide the address, building name, nearest door number, and/or campus entry point. Avoid building abbreviations.
- 3.8 All occupants will immediately evacuate the building in a calm and orderly manner utilizing the posted evacuation routes to at least 50 ft. away from the building. Know in advance a secondary evacuation route. **DO NOT USE ELEVATORS.**
 - If directed, proceed to evacuation assembly area(s) listed or as otherwise directed by Administration and/or Human Resources. Refer to the appendix for evacuation sites on campus and/or off-campus.

Building	Assembly Area
Wittenberg Collegiate Center (WCC)	LSC (gymnasium)
(Old Main, Link, Academic Building, Auditorium)	LSC (gyiiiiasiuiii)
Library	WCC (auditorium)
Luther Student Center (LSC)	WCC (auditorium)
(Cafeteria, Union, Gymnasium, Fitness Center, Bookstore)	WCC (auditorium)
Music Center and Music Hall	WCC (auditorium)
Music Hall	WCC (auditorium)
Centennial Hall	WCC (auditorium)
Augustana Hall	LSC (gymnasium)
Summit Hall	WCC (auditorium)
Concord Hall	LSC (gymnasium)
Chapel of the Christ	LSC (gymnasium)
Boiler House	WCC (auditorium)
Early Childhood Learning Center (ECLC)	Highland Regency or MLC

- Issued: 07/01/2011
- 3.9 Occupants may collect their valuables (purse, coat, etc.), if nearby, and should turn off lights and close all doors upon leaving.
- 3.10 ECLC will utilize evacuation cribs for infants, leading ropes for toddlers, and pre-primary children will follow in a line as directed by the ECLC Director, Lead Teacher, or designee.
- 3.11 Building occupants should not attempt to extinguish the fire unless properly trained.
- 3.12 Once in the assembly area, remain calm. The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
- 3.13 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 3.14 Notification to the campus should happen immediately after authorities have been contacted, or while authorities are being contacted. Call the MLC Emergency Hotline (507-359-3344). An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 3.15 No employee should leave the assembly area, to either re-enter the building or leave the campus or ECLC, until advised to do so by the New Ulm Fire Department, Administration, Human Resources, or designee.
- 3.16 Administration, Human Resources, or designee will provide information to the New Ulm Police Department, New Ulm Fire Department, or any other emergency response agencies on the scene. This information may include, but is not limited to:
 - Location of the fire.
 - Name and location of disabled individuals requiring evacuation assistance.
 - Status of the evacuation, personnel missing that may still be in the building.
 - Special hazards associated with the building.

3.17 DO NOT RE-ENTER THE BUILDING UNTIL FIRE OFFICIALS GIVE THE APPROVAL.

- If alarm activation is due to a planned or unplanned drill, occupants may not re-enter the building until Environmental Services, Dormitory Staff, and/or Human Resources gives authorization.
- 3.18 Upon approval by authorities, Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system. A responsible party will provide prompt notification to Public Relations.
- 3.19 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.

- Issued: 07/01/2011
- 3.20 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 3.21 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.
- 3.22 Any flammable items should be properly stored in correspondence with <u>safety management plans</u>. Portable space heaters are not allowed, unless authorized by Human Resources and Maintenance.
- 3.23 Fire extinguisher use and types:
 - I Individuals in areas who generally have fire extinguisher usage will be properly trained annually with online training, in-person training, and hands-on training as necessary, in correspondence with respective <u>safety management plans</u>.
 - Proper training includes the PASS method.
 - Individuals or areas of fire extinguisher usage includes: Science Professors, Maintenance workers, Custodial workers, Grounds workers, Security workers, Dormitory Supervisors, Resident Assistants, ECLC workers, Events workers.
 - Class A: ordinary combustibles, such as wood, paper, some plastics, and textiles. (75 feet or less travel)
 - Class B: flammable liquid and gas fires such as oil, gasoline, etc. (30 to 50 feet or less travel)
 - Class C: live electrical equipment (travel rating as part of an ABC extinguisher)
 - Class D: combustible metals, such as magnesium, sodium, etc. (75 feet or less travel)
 - Class K: cooking media (fats, grease, and oils) in commercial cooking sites such as restaurants. (30 feet or less travel)
- 3.23 Small fuel spills require action. Absorb spill with cat litter or other absorbent. Let it dry. Once dry, the fumes have evaporated and the danger is gone. The material can be swept up and disposed of. If the spill is from a leaking gas tank, the vehicle should be towed to prevent ignition. Large fuel spills require fire department involvement.
 - Laboratory spills should follow the Chemical Hygiene Management Plan.

4.0 Severe Weather

4.1 This section should be activated in the event of a severe weather situation occurring or expected to occur at the addresses impacting MLC property, and/or the county in which MLC property resides.

Martin Luther College1995 Luther Court, New Ulm, MN 56073Brown County, MNMLC Early Childhood Learning Center405 N. Highland, New Ulm, MN 56073Brown County, MNMLC Betty Kohn Fieldhouse1800 Boettger Rd., New Ulm, MN 56073Brown County, MNMLC Luther Interpretive Trail (LITES)2122 Center St., New Ulm, MN 56073Brown County, MN

- 4.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 4.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest severe weather shelter, exit, and door number. The map provides other useful information.



- Issued: 07/01/2011
- 4.4 Martin Luther College has various weather notification systems located around campus. These systems will be activated by the National Weather Service to announce any watches or warnings. Locations with weather radios should have battery backup.
 - Administration, the receptionist, Human Resources, Environmental Services Department, dormitory staff, Early Childhood Learning Center, and others will monitor provided weather radios and notify Human Resources and/or Administration of any warnings or precautions to take.
 - Athletics will monitor area weather with a variety of weather notification systems, and will carry a
 portable battery operated weather radio for duplication. Athletics will react appropriately for indoor
 and outdoor gaming events.
 - Additionally, any employee who becomes aware of a severe weather warning will immediately notify Administration and Human Resources.
- 4.5 An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. This notification will advise all campus-building occupants of the type of warning (thunderstorm or tornado) and instruct them to implement the Severe Weather Plan.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 4.6 Once occupants have been notified of a **THUNDERSTORM WARNING**, stay indoors and take no other steps, unless instructed, and be prepared if conditions deteriorate.
- 4.7 Once occupants have been notified of a **TORNADO WARNING**, they should gather their valuables, if nearby, and take cover in the nearest Severe Weather Shelter. Shelter areas are marked with signage and/or signage that directs you to the nearest shelter area. Refer to the appendix for listed severe weather shelters.

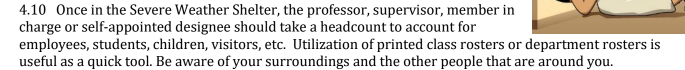


Building	Severe Weather Shelter		
Betty Kohn Fieldhouse (BKF)	Storage 113, Men's Locker Rooms C & D, Women's Bathroom		
Betty Rollii Fleidilouse (BRF)	near the entryway, Assistant Athletic Directors' Office		
Boiler House	Breakroom		
Chapel	Basement		
Dormitories	Basement hallways		
(Augustana, Centennial, Concord, Summit)	Basement interior windowless rooms		
	Pre-primary restrooms x 2		
Early Childhood Learning Center (ECLC)	Toddler nap room and Toddler restroom		
	South main restroom closest to the Toddler room		
	Basement interior windowless rooms		
Library	(008 Starbooks, 017 Basement Conference Room, 022		
	Curriculum Room, restrooms)		
	Upper first floor restrooms,		
Luther Student Center (LSC)	Basement hallways, Basement restrooms		
	Locker rooms (men's, women's & visitor)		
Music Center	Hall in front of the band room		
Music Hall	No adequate shelter, get to nearest shelter elsewhere		
Wittenhard Collegiate Center (WCC)	First-floor men's restroom by HR		
Wittenberg Collegiate Center (WCC)	Catacomb rooms – WCC 175 or WCC 177		
WCC - Link	First-floor restrooms closest to Old Main		
	Basement hallway by Print Shop		
WCC - Old Main	(overflow areas are the lower level basement and		
	Mission Advancement storage room)		
	0		

Issued: 07/01/2011

tornado safe position

- 4.8 All doors and windows should be closed upon exiting; this includes office, classroom, and dormitories. Building occupants should take cover in identified Severe Weather Shelters.
- 4.9 When in the Severe Weather Shelter, everyone should sit facing an interior wall, elbows to knees and with hands over the back of their heads. Do your best to remain calm.



- 4.11 If it is unsafe to get to a campus Severe Weather Shelter, the National Weather Service recommends during a Tornado:
 - The safest place to be is an underground shelter, basement or safe room.
 - If no underground shelter or safe room is available, a small, windowless interior room or hallway on the lowest level of a sturdy building is the safest alternative.
 - Mobile homes are not safe during tornadoes or other severe winds.
 - If you are caught outdoors, seek shelter in a basement, shelter or sturdy building.
 - If you cannot quickly walk to a shelter, immediately get into a vehicle, buckle your seat belt and try to drive to the closest sturdy shelter. If you see large objects flying past while you are driving, pull over and park. You now have two choices:
 - Stay in the car with the seatbelt on. Put your head down below the windows, covering with your hands and a blanket if possible.
 - If you can safely get noticeably lower than the level of the roadway, in a deep ditch, for instance, exit your car and lie in that area, covering your head with your hands.
- 4.12 Once notified of a **WINTER WEATHER WARNING**, individuals should use caution when outdoors and stay away from snow removal equipment. If the winter weather warning is severe, you may receive electronic notifications.
 - If possible, individuals should walk indoors to commute to the desired destination.
 - Canceling of classes or closing operations is rare due to the largely residential population, but is the
 determination of the President and/or Vice President, in consultation with Human Resources.
 Please refer to the <u>Student Handbook</u>, <u>Employee Handbook</u>, and <u>Undergraduate Faculty Handbook</u>
 as resources.
- 4.13 If property damage or the situation is causing a life-threatening event, call 9-1-1 immediately. Be prepared to give your name, description, and location of the incident taking place so that trained emergency rescue can quickly get to the scene. Provide nearest door number and campus entry point if possible. Do your best to contact a campus representative, such as a professor, supervisor or member in charge to inform them of the situation and location.
- 4.14 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.

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- 4.15 Once the all clear is given by the National Weather Service through the expiration of the notice, Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system. A responsible party will provide prompt notification to the Director of Public Relations.
- 4.16 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 4.17 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 4.18 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

5.0 Utility Interruption

- 5.1 This section should be activated in the event of a utility outage.
- 5.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 5.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 5.4 Employees will become aware of outages by the obvious absence of that particular utility.
 - No lights, computers not working Electric
 - Toilets won't flush, drinking fountains not working Water
 - Building won't warm up during winter Steam or Gas
 - Building won't cool in summer Electric or Chilled water
 - Internet and/or telephone outage Elevator phones, fire alarm monitoring, etc.
- 5.5 The person should contact the supervisor, responsible department and call the MLC Emergency Hotline (507-359-3344).
- 5.6 While a power interruption does not usually cause emergencies within a facility or injuries to its employees, hazards can be created by outages. The Director of Human Resources in conjunction with MLC Administration will determine the appropriate course of action. A responsible party will provide prompt notification to Public Relations. The possible safety issues include:
 - Dangers from tripping and injuries due to lights being out.
 - Persons trapped in elevators.
 - Dangers of extreme heat and cold.
 - Inability to contact responders if an emergency occurs while telephones are out.
 - Sanitation problems due to no water.
 - Impact on labs and classroom instruction.

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 - 5.7 If a person is trapped in an elevator, call 9-1-1; then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, location of the activity, nearest door number and campus entry point.
 - The person in the elevator can use the emergency help button(s) to call 9-1-1 through the call help button or fire button.
 - 5.8 If evacuation is necessary or other instruction is to be given, as determined by MLC Administration and/or Human Resources, an emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. A responsible party will provide prompt notification to Public Relations. Evacuate the area by referring to section 3.0 Fire.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
 - 5.9 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
 - 5.10 Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
 - 5.11 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
 - 5.12 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

6.0 **Hazardous Materials**

- 6.1 This section should be activated in the event of a hazardous material incident that could have an impact on the campus. Examples of hazardous materials may include, but are not limited to:
 - Explosives
 - Gases (ex. propane, butane, chlorine, anhydrous ammonia)
 - Flammable Liquids (ex. petroleum, crude oil, ethanol)
 - Flammable Substances (ex. molten sulfur, pure sodium)
 - Oxidizing Substances (ex. ammonium nitrate, sodium chlorate, hydrogen peroxide)
 - Toxic & Infectious Substances (ex. molten phenol, toluene diisocyanate)
 - Radioactive Materials (ex. nuclear materials)
 - Corrosives (ex. sodium hydroxide, sulfuric acid)
- 6.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 6.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 6.4 Hazardous material incidents can occur inside a campus building, outside on campus or in the

surrounding area and could affect the MLC campus. Local media will broadcast warnings over the radio to communicate that a hazardous materials incident has occurred. The National Weather Service will broadcast similar warnings over NOAA Weather Radios. Community sirens may sound, notifying people

- 6.5 Together with local authorities, MLC Administration and/or Human Resources will determine the course of action. A responsible party will provide prompt notification to Public Relations. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 6.6 Dependent on the hazardous material emergency, individuals may be notified to lockdown or evacuate. Refer to <u>section 3.0 Fire</u>, <u>section 10.0 Lockdown</u>, or the appendix for evacuation sites on campus and/or off-campus.
- 6.7 If in lockdown, keep classroom or office secure until police arrive and provide further instructions or you receive information via the Public Address and/or electronic message system.
- 6.8 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
- 6.9 Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
- 6.10 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 6.11 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

7.0 Workplace Violence / Terrorism

within hearing range to listen to the media.

- 7.1 This section should be activated in the event of any type of workplace violence or act of terrorism.
- 7.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 7.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 7.4 Building occupants will become aware of a violent act by the sounds of an explosion, gunfire, scuffling, or by observation of events that could only be intentional acts of violence. The person(s), who observe these life-threatening acts, should immediately seek shelter, call 9-1-1; and then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, location of the activity, nearest door number and campus entry point.

7.5 Different types of workplace violence require different actions. Workplace violence is any physical assault, threatening or intimidating behavior, or verbal abuse occurring in the work setting.

Examples of workplace violence and guidance:

- **Robbery, mugging, shoplifting**: cooperate with the individual committing the act, then call 9-1-1: and follow 7.4.
- Trespassing: if able to do so, get to a safe location, follow 7.4 and refer to section 19.0 Restraining Order, if there is a degree of emergency, call 9-1-1.
- **Beatings**, **stabbings**: if able to do so, get to a safe location, call 9-1-1, follow 7.4 and if able, refer to 12.0 Medical Emergency.
- **Suicides, near-suicides**: refer to section <u>13.0 Suicide</u>
- Shooting, gunfire, use of any weapon: refer to section <u>9.0 Intruder / Active Shooter</u> and section <u>10.0 Lockdown</u>
- **Assault, rape**: refer to section <u>15.0 Sexual Assault / Rape</u>
- **Assault, infliction of bodily or physical harm, or threats of**: get to a safe location, if able to do so, call 9-1-1, follow 7.4 and if able, refer to 12.0 Medical Emergency.
- **Stalked, followed**: if able to do so, get to a safe location, follow 7.4 and refer to the **Employee Handbook** or **Student Handbook** for reporting options, if there is a degree of emergency, call 9-1-1.
- Psychological trauma, obscene actions or language, intimidation, harassment of any nature, sworn at or shouted at: if able to do so, get to a safe location, follow 7.4 and refer to the Employee Handbook or Student Handbook for reporting options, if there is a degree of emergency, call 9-1-1.
- Explosion, bomb, or threats of: evacuate the area, call 9-1-1, follow 7.4, refer to section 8.0 Bomb Threat / Explosion / Suspicious Package.
- **Fire, arson**: evacuate the area, call 9-1-1, follow 7.4, refer to section 3.0 Fire.
- **Toxic or irritant gas or chemical**: refer to section <u>6.0 Hazardous Materials</u>.
- **Hostage situation**: if able to do so, get to a safe location, call 9-1-1, follow 7.4, take no chances to endanger the life of any hostage.
- Destroying property, throwing objects: if able to do so, get to a safe location, follow 7.4 and refer
 to section 18.0 Fight / Disturbance, section 20.0 Protest, section 21.0 Vandalism / Hate Crime, if there
 is a degree of emergency, call 9-1-1.
- 7.6 Notification to the campus should happen immediately after authorities have been contacted, or while authorities are being contacted. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 7.7 If in lockdown mode, remain calm, keep classroom or office secure until police arrive and provide further instructions or you receive information via the Public Address and/or electronic message system.
- 7.8 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 7.9 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.

- 7.10 Once the situation has been resolved, a New Ulm Police Officer or MLC official will provide instructions. Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system. A responsible party will provide prompt notification to Public Relations.
- 7.11 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 7.12 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 7.13 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

8.0 Bomb Threat / Explosion / Suspicious Package

8.1 This section should be activated in the event of a bomb threat, explosion or suspicious package.

8.2 **DO NOT**:

- Use two-way radios or cellular phones. Radio signals have the potential to detonate a bomb.
- Use electronic communication through air-waves (i.e. WiFi)
- Touch or move a suspicious package.
- 8.3 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 8.4 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 8.5 A person may become aware of a bomb threat by a telephone call, email, letter, or a person. A suspicious package may be received or left in a building unattended (do not move the package). If there is a degree of emergency call 9-1-1; then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, location of the activity, nearest door number and campus entry point.
 - If the activity occurs over the phone, utilize the <u>bomb threat checklist</u> and attempt to have another individual call 9-1-1. If possible, do not hang up on the caller.
 - Do not use two-way radios, cellular phones or air-waves as stated in point 8.2.
- 8.6 Together with local authorities, MLC Administration and/or Human Resources will determine the course of action. A responsible party will provide prompt notification to Public Relations. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A notification may come in the form of an air horn or if safe to do so, may come in the form of a repeated PA notification with a *tone* then repeated announcement pertaining to the activity and instructions.

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- 8.7 If the decision is to evacuate, or if an explosion occurs refer to section 3.0 Fire.
- 8.8 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
- 8.9 Occupants should remain calm and should not touch any suspicious or unfamiliar objects.
- 8.10 Once the situation has been resolved, a New Ulm Police Officer or MLC official will provide instructions. Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
- 8.11 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. **Do not use two-way radios, cellular phones or air-waves as stated in point 8.2.** If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 8.12 Notification, when it is safe to do so, will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 8.13 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 8.14 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.
- 8.15 Refer to the bomb threat checklist.

9.0 Intruder / Active Shooter

- 9.1 This section should be activated in the event of a suspicious or armed intruder.
- 9.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 9.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 9.4 If you encounter someone in your building who is behaving in a way that seems suspicious to you to the degree of an emergency, such as trying to hide, or entering unauthorized offices or areas, or carrying a gun or weapon call 9-1-1; then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, address, location of the activity, nearest door number and/or campus entry point.
- 9.5 If an armed or threatening intruder comes into your building or on the premises call 9-1-1 immediately and take protective actions **RUN HIDE FIGHT.** Be prepared to notify the dispatcher of your name, where you are calling from, and the description and location of the intruder, if known.

- **RUN** If it is safe to do so. The first course of action should be to run out of the building and move far away until you are in a safe location. Avoid elevators. Take others with you but do not stay if they refuse to go. Do not leave in a vehicle. Let a responsible person know where you are.
- If you are outside, in a large auditorium, gymnasium, chapel, cafeteria or other space with no immediate access to take shelter, you should RUN.
- 9.6 Notification to the campus should happen immediately after authorities have been contacted, or while authorities are being contacted. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. A responsible party will provide prompt notification to the Director of Public Relations.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 9.7 ALICE stands for Alert, Lockdown (hide), Inform, Counter (fight), and Evacuate (run). The acronym is not the procedural steps during an event. Individuals should choose the best option available based on the most trustworthy current information available. If you make a decision to hide, but then more information is available and you feel you can safely evacuate, you can always change your plan based on the new information.
- 9.8 If the intruder / active shooter is localized on the premises and running is not your best option, or if you do not have enough information to make an educated decision to evacuate, individuals should <u>follow hard lockdown procedures</u>. This includes visualization of the intruder / active shooter, or if hearing shots fired:
 - HIDE If you are not able to leave immediately, lock all doors and barricade with heavy furniture by using <u>ALICE training</u> methods.
 - DO NOT UNLOCK THE DOOR FOR ANYONE.
 - Close the windows and put the blinds down but be prepared to break a window for evacuation purposes, if able based on floor level.
 - Do not draw attention to yourself; turn off lights, silence all electronic devices, turn off radios and computers to avoid drawing attention with light or noise.
 - Most silenced electronic devices still vibrate, turn off vibration.
 - Stay out of open areas and be as quiet as possible.
 - Try to find a place where no one can see you. Hide under your desk or table and do not move or make any motion. Cupboards, windowless rooms, and cubicles are all good places. You may need to tip the desks to create a shelter.
 - Do not huddle together, disperse yourself through the room to distract the intruder should the intruder break into the room.
 - Get into the nearest room if you are not in one.
 - If you are in the bathroom and if a door stop is available, use a doorstop to shim the bathroom door shut to keep it as secure as possible. Be prepared to fight if the intruder gains entry.
 - Do not talk or make any movements. Try not to laugh, cry, cough, or sneeze.
 - Stay calm. Trust only those in authority or the response team.
 - Be prepared to FIGHT with any object that is available.
- 9.9 If you come into contact with the intruder / active shooter, whether that is because the intruder gained access to your classroom, office or space, or if you come into contact in an open space, such as a hallway or other space that limits your ability to RUN or HIDE, plan to FIGHT back.
 - FIGHT As a group, attack the intruder by throwing chairs, books, book bags, and physically tackle
 and disarm the intruder by using <u>ALICE training</u> methods. Push the weapon away but do not pick it

up as the police may think you are the intruder. Keep the intruder under control until police arrive. Call 9-1-1.

- 9.10 Wait for instructions from Law Enforcement. You may have to exit the room and building with your hands empty and in the air. Law Enforcement may not know who the dangerous person(s) is/are. Law Enforcement from neighboring counties will be called to the scene including off-duty officers. This means some officers would be in street clothes but will have their badge with them.
- 9.11 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
- 9.12 If the fire bell rings, do not come out of hiding as it could be the offender attempting to lure you out of hiding. If you smell smoke, or there is a real fire, then it may be necessary to evacuate. Follow evacuation procedures.
- 9.13 Keep classroom or office secure until police arrive and provide further instructions or you receive information via the Public Address and/or electronic message system.
 - In a real situation, the New Ulm Police Department and member of MLC would clear each room and building. This means that an "All Clear" announcement is not broadcast.
- 9.14 Do not attempt to rescue anyone if it will further endanger the persons within the secured area. If severe medical attention is needed, refer to <u>section 12.0 Medical Emergency</u> and inform medical services of your location and need for assistance.
- 9.15 Once the situation has been resolved and your area cleared, a member of law enforcement or MLC official will unlock the door and provide you with instructions.
- 9.16 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 9.17 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 9.18 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 9.19 If an active shooter / intruder is localized to the MLC campus, the Early Childhood Learning Center should cease all outdoor activity and enter a soft lockdown until further instruction is given.
- 9.20 If an active shooter / intruder is localized at a local school or business, Martin Luther College and ECLC will continue operations until notified by law enforcement that other actions should be taken.
- 9.21 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

10.0 Lockdown

- 10.1 This section should be activated in the event of an active shooter, intruder, bomb threat or some other localized emergency.
- 10.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 10.3 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 10.4 If you encounter someone in your building, receive a note or a phone call that seems suspicious to you, to the degree of an emergency call 9-1-1; then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, address, location of the activity, nearest door number and/or campus entry point.
 - If the suspicious activity is someone on our premises, please be prepared to provide a description, address, and location of the activity.
 - If the activity occurs over the phone, utilize the <u>bomb threat checklist</u> and attempt to have another individual call 9-1-1. If possible, do not hang up on the caller.
 - If the activity is a note or a suspicious package, refer to <u>section 8.0 Bomb Threat / Explosion / Suspicious Package.</u>
- 10.5 MLC Administration and/or Human Resources will determine if a hard or soft lockdown will be issued based on the activity and the campus. A responsible party will provide prompt notification to the Director of Public Relations. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 10.6 Individuals should go into hiding and follow the instructions for a soft or hard lockdown.
- 10.7 Lock the door however you can. This can be accomplished by putting a chair against the door, or using a key. Make sure you can still escape quickly in case there is a fire or other dangerous situations in the area where you are locked down. DO NOT UNLOCK THE DOOR FOR ANYONE.
 - MLC policy is that all classroom doors should be locked and closed at all times so that individuals do
 not need to enter the hallway to lock the door during an emergency.
 - All non-classroom areas should pre-lock the doors and/or utilize the 'anti-latch device' and go into hiding.
- 10.8 **Soft lockdown:** In a soft lockdown, you can continue your classroom activity at a moderate to soft level but keep the door locked with window shades pulled and closed.

- 10.9 **Hard lockdown:** In a hard lockdown you must do anything to make it look like nobody is inside, keep the door locked.
 - Lock all doors and depending on the emergency, barricade with heavy furniture.
 - Depending on the emergency, you may need to tip the desks to create a shelter.
 - DO NOT UNLOCK THE DOOR FOR ANYONE.
 - Close the windows and put the blinds down.
 - Do not draw attention to yourself; turn off lights, silence all electronic devices, turn off radios and computers to avoid drawing attention with light or noise.
 - Most silenced electronic devices still vibrate, turn off vibration.
 - During a bomb threat, do not use two-way radios, cellular phones, or air-waves as stated in point 8.2.
 - Stay out of open areas and be as quiet as possible.
 - Try to find a place where no one can see you. Hide under your desk or table and do not move or make any motion. Cupboards, windowless rooms, and cubicles are all good places.
 - In an active shooter / intruder lockdown, do not huddle together, disperse yourself through the room to distract the intruder should the intruder break into the room.
 - Get into the nearest room if you are not in one.
 - If you are in the bathroom and if a door stop is available, use a doorstop to shim the bathroom door shut to keep it as secure as possible. If an active shooter / intruder event be prepared to fight if the intruder gains entry.
 - Do not talk or make any movements. Try not to laugh, cry, cough, or sneeze.
 - Stay where you are until someone comes around and unlocks the door for you.
 - Depending on the emergency, you may need to be prepared to FIGHT.
- 10.10 Stay calm. Trust only those in authority or the response team.
- 10.11 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.
- 10.12 If the fire bell rings, do not come out of hiding as it could be the offender attempting to lure you out of hiding. If you smell smoke, or there is a real fire, then it may be necessary to evacuate. Follow evacuation procedures.
- 10.13 Keep classroom or office secure until police arrive and provide further instructions or you receive information via the Public Address and/or electronic message system.
 - In a real situation, the New Ulm Police Department and member of MLC would clear each room and building. This means that an "All Clear" announcement is not broadcast.
- 10.14 Do not attempt to rescue anyone if it will endanger the persons within the secured area.
- 10.15 Once the situation has been resolved, a New Ulm Police Officer or MLC official will unlock the door and provide you with instructions. A responsible party will provide prompt notification to the Director of Public Relations.
- 10.16 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.

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- 10.17 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 10.18 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 10.19 If a hard or soft lockdown is localized to the MLC campus, the Early Childhood Learning Center should cease all outdoor activity and enter a soft lockdown until further instruction is given.
- 10.20 If a hard or soft lockdown is localized at a local school or business, MLC and ECLC will continue operations until notified by law enforcement that other actions should be taken.
- 10.21 Refer to the bomb threat checklist.

11.0 Demonstration

- 11.1 This section will be activated in the event of a civil disturbance or demonstration.
- 11.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 11.3 Most campus demonstrations are peaceful and people not involved should attempt to carry on business as usual. Avoid provoking or obstructing demonstrators.
- 11.4 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, and door number. The map provides other useful information.
- 11.5 Should a disturbance occur, to the degree of an emergency or creating a threat, call 9-1-1; then call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, location of the activity, nearest door number and campus entry point.
- 11.6 Together with local authorities, MLC Administration and/or the Human Resources will determine the course of action. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. A responsible party will provide prompt notification to Public Relations.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 11.7 If the notification includes sheltering in place, refer to <u>section 10.0 Lockdown</u>. If the notification includes evacuation, refer to <u>section 3.0 Fire</u>.
- 11.8 Such types of demonstrations may include <u>Section 18.0 Fight / Disturbance</u>, <u>Section 19.0 Restraining Order</u>, <u>Section 20.0 Protest</u> and/or <u>Section 21.0 Vandalism / Hate Crime</u>. Refer to these sections for more detailed responses.
- 11.9 The professor, supervisor, member in charge or self-appointed designee should take a headcount to account for employees, students, children, visitors, etc. Utilization of printed class rosters or department rosters is useful as a quick tool. Be aware of your surroundings and the other people that are around you.

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- 11.10 Remain calm, keep classroom or office secure until police arrive and provide further instructions or you receive information via the Public Address and/or electronic message system.
- 11.11 Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
- 11.12 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 11.13 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 11.14 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 11.15 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

12.0 Medical Emergency

- 12.1 This section will be activated for any injury or illness that requires more than simple first aid. Upon assessing the situation, proceed with 12.2 and/or 12.3.
- 12.2 For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, and door number. The map provides other useful information such as AED, first aid kit, and Epi-pen locations.
- 12.3 If ambulance services are required or requested, Call 9-1-1 remain calm and stay on the line with the dispatcher or Emergency Medical Service (EMS) if necessary to provide medical attention by listening and following directions until an EMT arrives. Be prepared to provide a description of the emergency, the specific location of the activity including nearest door number, campus entry point, the condition of the individual, if there are any other conditions present, etc.
- 12.4 Notify other individuals on campus, if available to do so, and request for assistance from the Campus Medical Response Team. Call the Campus Nurse (Ext 101 or 507-233-9101) and call the MLC Emergency Hotline (507-359-3344).
- 12.5 The Medical Response Team email notification initiated by a trained and authorized individual may provide notification to the Campus Medical Response Team.
- 12.6 Provide comfort to the individual but do not move them, unless directed to do so by a medical professional.
- 12.7 If possible, ask multiple people to stand outside, one person should stand near the door entry where EMS was instructed to go. Other individuals should monitor other campus entry points. When EMS arrives, meet the EMTs, and guide them to the individual. Do not use building abbreviations. For example, if directing to WCC, say "Wittenberg Collegiate Center".
- 12.8 Secure the area with assistance from others by preventing non-essential people from accessing the scene or witnessing a traumatic event.

- cy Response Plan
- 12.9 If the individual refuses ambulance services, that is their right.
- 12.10 Once the EMTs have arrived at the scene, allow them to provide necessary attention to the individual and assist as directed by the EMT.
- 12.11 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.

13.0 Suicide

13.1 This section should be activated in the event of an attempted, threatened, or committed suicide. For attempted suicide, continue with 13.2. For completion of suicide, skip to 13.9.

ATTEMPT

- 13.2 Take all threats seriously.
- 13.3 If it is safe to do so, call the Vice President for Student Life (507-217-9764), Campus Pastor (507-404-0624), Director of Women's Services (507-276-7468), Dormitory Supervisors, the Campus Nurse (Ext 101 or 507-233-9101), and call the MLC Emergency Hotline (507-359-3344).
- 13.4 Call 9-1-1 if the situation becomes dangerous and it is safe to do so. Be prepared to provide a description of the emergency, the specific location of the activity, nearest door number, campus entry point, the condition of the individual, if there are any other conditions present, etc.
- 13.5 If it is safe to do so, remain calm and intervene as appropriate to prevent the completion of suicide. If the situation becomes threatening or harmful to you, remove yourself safely and get to a secure location. If you have not notified law enforcement or other MLC officials, do so immediately.
- 13.6 If it is safe to do so, talk to, distract, deescalate, or obtain assurance from the person that the individual will not harm or further harm himself or herself. If self-destructive actions have already taken place, call 9-1-1 and direct someone else to seek medical assistance while waiting for authorities or medical services to arrive. Refer to section 12.0 Medical Emergency.
- 13.7 **DO NOT LEAVE THE INDIVIDUAL ALONE** unless your own personal safety is at risk.
- 13.8 If possible, ask someone to stand outside of the nearest door entry where EMS and authorities were instructed to go, meet the EMTs and authorities, and guide them to the individual. Next steps are in 13.10.

COMPLETION

13.9 Call 9-1-1. Be prepared to provide the specific location of the activity, nearest door number, campus entry point, the condition of the individual, if there are any other conditions present, etc. Refer to section 12.0 Medical Emergency, if applicable to the situation. Continue to 13.10.

APPLICABLE TO BOTH ATTEMPT AND COMPLETION

- 13.10 Secure the area with assistance from others by preventing non-essential people from accessing the scene or witnessing a traumatic event.
- 13.11 Once the EMTs and authorities have arrived at the scene, allow them to provide necessary attention to the individual and control the scene.
- 13.12 Call the Vice President for Student Life (507-217-9764), Campus Pastor (507-404-0624), Director of Women's Services (507-276-7468), Dormitory Supervisors, the Campus Nurse (Ext 101 or 507-233-9101), and call the MLC Emergency Hotline (507-359-3344).
- 13.13 The Vice-President of Student Life, or designee, should contact the individual's emergency contacts and assist in ensuring the safety of the individual and others. This may include the Campus Pastor for counseling. A responsible party will provide prompt notification to Public Relations.
- 13.14 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 13.15 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 13.16 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

14.0 Pandemic / Biological Threats

- 14.1 This section should be activated in the event of a pandemic or biological threat. For specific pandemic and biological threats such as COVID-19, please refer to the <u>MLC COVID-19 Preparedness Plan</u> in addition to this section.
- 14.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 14.3 This type of event will be recognized or realized by the Centers for Disease Control and Prevention (CDC), MLC Campus Nurse or some other medically established reputable organization.
- 14.4 Together with local authorities and medical professionals, MLC Administration, Campus Nurse and/or Human Resources will determine the course of action. A responsible party will provide prompt notification to Public Relations. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 14.5 MLC will follow recommendations and instructions as set forth by medical professionals. This may include isolated work zones, incubation or quarantined zones, reassignment to other duties or locations, telecommuting, ceasing operations or other business continuance plan.

- 14.6 For the duration of the emergency, personal contact between members of the isolation and incubation or quarantined zones is prohibited.
- 14.7 The MLC Campus Nurse will work with local and county medical professionals or public health agencies as needed to set up a Point of Dispensing (POD) within 12 hours of notice. A POD is specifically designed to mass dispense vaccinations, antibiotics, and/or other prophylaxis countermeasures to a designated at-risk population or geographical area within a critical time to minimize the infectious agent in response to a biological, chemical, or other health threat.
- 14.8 A POD will only be activated if school is in session to help alleviate the local POD's from treating our MLC students, faculty and staff.
- 14.9 Mass dispensing is a clinical process and includes the critical health functions of education, screening, triage, and dispensing to varying number of the MLC population.
- 14.10 MLC's POD location is the Luther Student Center (LSC) Gymnasium.
 - Registration and greeting would occur in the LSC lobby and student union area and move into the gymnasium.
 - Individuals will pass through an education area while moving through the dispensing line.
 - Registration forms will be reviewed prior to dispensing.
 - Mass dispensing will take place in the gymnasium.
 - Post education will be provided when exiting the dispensing line.
- 14.11 The Campus Nurse will ensure that other medical professionals, such as a pharmacist, doctor, and nurses, are available for training of volunteers and staffing.
- 14.12 Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
- 14.13 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 14.14 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.
- 14.15 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations.

15.0 Sexual Assault / Rape

- 15.1 This section should be activated in the event of a sexual assault or rape while also following Title IX and Clery Law policies and procedures. Refer to <u>Title IX Policy</u>.
- 15.2 Cooperate with the victim and ensure victim safety such as shielding the victim from unwanted contact up to and including assisting in transferring the victim to alternate classes or housing.

- 15.3 The victim may choose to:
 - Seek support from those who can maintain complete confidentiality.
 - Make a formal report to the college (the college will act).
 - Seek support from those who can maintain privacy, but not complete confidentiality.
 - Report the incident anonymously.
- 15.4 The victim reserves the right to report incidents to law enforcement. If the victim wishes to do so or if the safety of the individual is at stake, call local law enforcement at 507-233-6750.
- 15.5 Make every attempt to preserve any physical evidence of the assault:
 - Do not change the victim's clothing. If they must change, place their old clothes in a paper bag.
 - Do not wash or clean any part of the clothing.
 - Do not have the victim take a shower, bathe, or clean up.
 - Do not apply medication or cosmetics.
 - Do not move, or destroy anything in the area where the offense took place.
- 15.6 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. Refer to section 12.0 Medical Emergency.
- 15.7 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 15.8 The MLC Title IX Coordinator and/or Deputy Coordinator will investigate the reported information as best as feasibly possible through Title IX reporting requirements and report for federal purposes within the Clery Act. The investigation will provide determination and findings.
- 15.9 The individuals who are found to have violated the Title IX policy will be subject to disciplinary action, up to and including termination of employment, or dismissal of student status.

16.0 Parental Custody

- 16.1 This section should be activated in the event of a parental custody dispute.
- 16.2 Building occupants will become aware of a dispute by the sounds of shouting, aggravation, yelling or type of conversation being had.
- 16.3 Not all parental custody situations require MLC action. Most situations are amicable and are dealt with outside of MLC property.
- 16.4 If a situation escalates between two parents, an MLC official (e.g. MLC Administration, Human Resources, ECLC Director, department supervisor or designee) should politely request the parents to remove themselves from MLC property and resume their conversation elsewhere. If the safety of one of the individuals is at risk to the degree of an emergency, call 9-1-1 and refer to section 19.0 Fight/Disturbance.
- 16.5 MLC wishes to remain impartial in parental custody disputes and should not show favoritism towards one party or the other. Showing favoritism can be as simple as nodding your head or apologizing for a situation of which you have no control.

- 16.6 In the event that a parent poses a physical threat, verbal threat or some other emergency upon MLC or the ECLC, the respondent of such activity should report it immediately by calling the MLC Emergency Hotline (507-359-3344). If there is a concern for safety, call 9-1-1. Be prepared to provide the description, location of the activity, nearest door number and campus entry point.
- 16.7 If 16.6 is the case, MLC Administration and/or Human Resources will determine the course of action. A responsible party will provide prompt notification to Public Relations. An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. Refer to section 7.0 Workplace Violence / Terrorism.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 16.8 If necessary, Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.

17.0 Kidnapping / Lost or Missing Person

- 17.1 This section should be activated in the event of a kidnapping, lost or missing person.
- 17.2 MLC will become aware of a kidnapping or missing person either through physically seeing a person being taken, being told of a person being taken, being told a person is lost or missing, or through roster verification and realizing the person is missing.
- 17.3 It is important to know the difference between missing and lost. MLC Administration, Dormitory Supervisors and/or Human Resources must distinguish the emergency quickly. Example, a simple question such as asking a parent/guardian if they know if their child is somewhere in the facility, or if they simply lost sight of them and cannot locate them. If the person is known to be on campus, utilize the Public Address system to page the individual. A responsible party will provide prompt notification to Public Relations.

LOST OR MISSING PERSON ON CAMPUS

- 17.4 If it is determined that the person is missing on campus and is not simply lost on campus, call 9-1-1; then call the MLC Emergency Hotline (507-359-3344).
- 17.5 The incident location or entire campus will restrict all entry and exit from campus or the location until the missing person is found.
- 17.6 An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.
- 17.7 Be prepared to give a description of the activity that has taken place and an accurate and detailed description and/or photo of the person missing. The description should include physical features and clothing. This includes gender, race, age, eye and hair color, height, weight, clothing, shoes, distinguishing characteristics, the location has last seen, etc.

- Issued: 07/01/2011
- 17.8 Individuals may be assigned to restrict entry and exit at strategic campus entry and exit points.
- 17.9 MLC officials and assigned MLC individuals will be physically searching for the missing person.
- 17.10 If the missing person is found and appears to have been merely lost, reunite the individual with their parent/guardian or notify their parent/guardian.
- 17.11 If the missing person is a child and found accompanied by someone other than a parent or legal guardian, MLC Administration, Human Resources or designee shall attempt to delay the individual's departure without putting the child, employees, or others at risk or in harm's way. Law enforcement should be notified and provided with a detailed description of the person accompanying the child. A responsible party will provide prompt notification to Public Relations.
- 17.12 If the missing person is not found in a reasonable time, call 9-1-1. Law Enforcement will be relied on for proper protocol regarding missing persons and abducted children. MLC will comply and be of assistance as needed. Continue to 17.18.

LOST OR MISSING STUDENT OFF-CAMPUS

- 17.13 If an MLC affiliated person is missing and appears to not be on campus, activate this section of the Plan by notifying the Vice President for Student Life.
- 17.14 The Vice President for Student Life will interview the dormitory supervisors, resident assistants, dormitory roommate, campus nurse, campus pastor, faculty advisor, peers and other students, faculty, and staff affiliated with the individual missing.
- 17.15 If the interviews indicate a degree of emergency, the Vice President for Student Life will call 9-1-1 and contact emergency contacts of the individual missing.
- 17.16 Law Enforcement will be relied on for proper protocol regarding missing persons and abducted children. MLC will comply and be of assistance as needed. Continue to 17.18.

KIDNAPPING

17.17 If it is determined that a person (child, student, adult) has been taken, call 9-1-1. Law Enforcement will be relied on for proper protocol regarding missing persons, kidnapping and abducted children. MLC will comply and be of assistance as needed. Continue to 17.18.

FOR ALL TYPES

- 17.18 Upon locating the person, if medical attention is needed refer to <u>section 12.0 Medical Emergency</u> and/or allow authorities and medical professionals to take charge.
- 17.19 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 17.20 If necessary, Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.

18.0 Fight / Disturbance

- 18.1 This section will be activated in the event of a fight or disturbance.
- 18.2 Any employee or student who encounters a visitor or an individual who is physically disabled should direct or assist him or her to take appropriate actions.
- 18.3 If you witness a fight or disturbance in progress, summon assistance immediately. This may be through calling local authorities or contacting dormitory supervisors, depending on the issue.
- 18.4 If authorities have been contacted, loudly inform the crowd that law enforcement has been called.
- 18.5 Attempt to separate onlookers such as students or others and direct them not to encourage the event.
- 18.6 In case of weapons or extremely violent behavior, call 9-1-1 and allow escape for the suspect.
- 18.7 When deescalating an event, work together with other members in charge or local authorities.
- 18.8 When the event has been deescalated, attempt to keep the parties separate.
- 18.9 Provide direction to onlookers or students what to do such as informing onlookers not to encourage or participate, to remove themselves, and/or direction provided by law enforcement. Speak firm and loud to be heard, but not to further aggravate the situation.
- 18.10 If an individual is assaulted, follow policies and procedures as outlined in the <u>Student Handbook</u>, <u>Employee Handbook</u>, and <u>Title IX</u> and Clery Law reporting, and/or other campus procedures. Do your best to recall specifics of the incident, who was present, names, location, etc.
- 18.11 Ensure that the victim or parties are in a safe place and do your best to have someone with them.
- 18.12 If medical attention is needed, call 9-1-1 to report the type of emergency, address, location, nearest door number, and /or campus entry point. If you are able to remove the individual safely, do so carefully. Refer to section 12.0 Medical Emergency.
- 18.13 Remain calm and assure onlookers, students and others that action and procedures are being conducted as trained and to wait for further instruction.
- 18.14 If necessary, an emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. A responsible party will provide prompt notification to Public Relations.
- 18.15 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 18.16 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.

19.0 Restraining Order

- 19.1 This section will be activated in the event of a restraining or harassment order, or trespass notice.
- 19.2 Administration and/or Human Resources will become aware of a harassing, hostile or threatening individual through communication from employees and students.
- 19.3 Administration through coordination with Human Resources, may file for a trespass notice, harassment order or restraining order to proactively ensure that MLC is a safe environment free from hazards for employees, students and visitors.
- 19.4 The electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
- 19.5 If the subject(s) in which the trespass notice, harassment order or restraining order was filed against violates such order, refer to section 7.0 Workplace Violence / Terrorism and section 9.0 Intruder / Active Shooter.

20.0 Protest

- 20.1 This section will be activated in the event of an active protest or silent protest.
- 20.2 MLC personnel will become aware of an active protest by the sounds of shouting, aggravation, yelling or by the type of conversation being had. MLC personnel will become aware of a silent protest with signage, refusal to participate, and individuals informing MLC of such activity.
- 20.3 Protesting of the National Anthem such as sitting, raising of the fist, kneeling; make a note but make no action.
- 20.4 Protesting with signage may be allowed, but keep vigilant as anything profane should be removed.
- 20.5 MLC's response to active protests are dependent on the area of occurrence; refer to <u>Section 11.0</u> Demonstration for additional details.
- 20.6 If a situation occurs at a sporting event or other campus event, these actions should be taken:
 - Notify local law enforcement of a protest in progress by calling 507-233-6750.
 - Call the MLC Emergency Hotline (507-359-3344). Be prepared to provide the description, location of the activity, nearest door number and campus entry point.
 - Remove the affected organization from the area (i.e. who is in the spotlight teams, etc.).
 - Remove any other responsible party from the area (i.e. referees, coordinators, etc.).
 - MLC Administration or designee will determine the course of action, suspension or cancelation of the event.
 - An emergency Public Address and/or electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information. A responsible party will provide prompt notification to Public Relations.
 - A repeated PA notification may come in the form of a *tone* then repeated announcement pertaining to the activity and instructions.

- Issued: 07/01/2011
- 20.7 If the active protest becomes violent, potentially violent or confrontational, call 9-1-1, evacuate the area and refer to <u>Section 11.0 Demonstration</u>.
- 20.8 If medical attention is needed, call 9-1-1 to report location, nearest door number, campus entry point and the type of medical emergency. Refer to <u>section 12.0 Medical Emergency</u>.
- 20.9 If necessary, Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.
- 20.10 Notification will be provided regarding counseling services available, either on-campus or local services, applicable to the person(s) and situation.
- 20.11 If necessary, the Vice Presidents and Human Resources in consultation with the President may decide to cease operations.

21.0 Vandalism / Hate Crime

- 21.1 This section will be activated in the event of campus vandalism or hate crime.
- 21.2 Administration and/or Human Resources will become aware of campus vandalism or hate crime through communication from employees and students, or by visually witnessing the vandalism.
- 21.3 Administration and/or Human Resources, in coordination with law enforcement, will investigate and request witnesses to come forward with information. Proper reporting for Clery Law will be followed.
- 21.4 The electronic notification initiated by a trained and authorized individual will provide notification to the campus along with pertinent information.
- 21.5 Human Resources and Financial Services will process property damage with the campus insurance carrier. Administration and Human Resources will implement alternatives to continue operations

DISASTER RECOVERY PLAN

Upon any emergency, whether or not listed in this guide, the Emergency Operation Center (EOC) will gather to de-escalate the emergency and provide necessary information. Administration and Human Resources is responsible for gathering this team, communicating to the campus and interested parties, as well as determining the proper course of action.

The campus is encouraged to seek support from the city's emergency management committee, if necessary. Refer to section 2.0 Responsibilities for detailed EOC information and other responsible persons.

Administration, Human Resources, and respective departments will establish appropriate measures to ensure information security. The Director of Information Technology, in collaboration with Administration and Human Resources, will establish appropriate measures to ensure computer system security.

Martin Luther College will establish counseling service information and notify the campus of counseling services available for employees and students. MLC will refer any non-MLC student or non-employee to local counseling services available.

The Director of Human Resources, Safety Committee, MLC Administration and any other active participant in the emergency will participate in any post-incident critique regarding the emergency. The post-incident meeting will enable the campus to proactively work through future emergencies and amend the Plan accordingly.

BUSINESS CONTINUITY PLAN

The Vice Presidents and Director of Human Resources in consultation with the President may determine that ceasing operations, or an alternative to continuing operations, is appropriate for a determined time frame for the entire campus or portions of campus.

Administration, Human Resources or designee, will provide further instructions and information via the Public Address and/or electronic message system.

TRAINING AND RECORDKEEPING

General Safety Protocol Training

The Safety Committee, MLC Administration, Executive Assistants in the Administration Office along with the Receptionists and Human Resources Generalist are trained periodically on the Plan and the role their position or office assumes. Human Resources conducts the training.

00/12/2017	00/14/2017	00/22/2017	04/16/2021	Summer 2023	
09/12/2017	09/14/201/	09/22/2017	04/10/2021	Summer 2025	

Campus training with faculty, staff and/or students regarding the Plan and specific topics contained. The Director of Human Resources conducts the training.

Fire Drills and Annual Inspections

Planned fire drills with the local fire department occur during Fire Prevention Week every October. Four pull locations are selected and rotated through each year. The local fire department inspects each floor and building to ensure that a full evacuation is conducted, strobe lights and audible sound is active and fully functioning. A notice to employees is through the newsletter (i.e. announced). A second fire drill may be planned for the following spring dependent on fire alarm activity between October and spring. The Director of Human Resources along with the fire department and MLC maintenance department, lead the drill. The Safety Committee discusses any post-drill details for improvement of policies and procedures.

10/06/2015	LSC, WCC, Old Main, Link
10/11/2016	Library, WCC, Old Main, Link
10/10/2017	LSC, WCC, Old Main, Link
10/08/2018	Music Center, WCC, Old Main, Link
03/19/2019	Library, WCC, Old Main, Link
03/19/2019	Dormitories
10/09/2019	LSC, WCC, Old Main, Link
11/04/2019	Concord Hall and Augustana Hall
11/12/2019	Summit Hall
11/13/2019	Centennial Hall
10/06/2020	Educational Fire Safety video from MnDPS
10/06/2021	LSC , WCC, Old Main, Link
10/19/2021	Dormitories
03/28/2022	Dormitories
10/08/2022	Concord Hall and Augustana Hall
10/12/2022	Music Center, Music Hall, WCC, Old Main, Link
10/18/2022	Summit Hall
11/03/2022	Centennial Hall
Fall 2023	Library, WCC, Old Main, Link
Fall 2023	Dormitories
Spring 2024	LSC , WCC, Old Main, Link
Spring 2024	Dormitories

Annually, the fire suppression system including fire panels and alarm monitoring are inspected. The inspection reports are maintained within the Environmental Services Department and Human Resources.

	Chapel	ECLC	WCC, Link, & Old Main	Library	LSC	Augustana & Concord	Centennial	Summit
2015	08/05/2015	08/05/2015	08/04/2015	08/04/2015	08/06/2015	08/03/2015	08/05/2015	08/06/2015
2016	08/10/2016	08/10/2016	08/11/2016	08/09/2016	08/10/2016	08/10/2016	08/09/2016	08/09/2016
2017	07/31/2017	08/03/2017	08/03/2017	08/01/2017	08/01/2017	07/31/2017	08/01/2017	08/01/2017
2018	08/16/2018	08/16/2018	08/16/2018	08/16/2018	08/16/2018	08/16/2018	08/16/2018	08/16/2018
2019	08/16/2019	08/16/2019	08/16/2019	08/16/2019	08/16/2019	08/16/2019	08/16/2019	08/16/2019
2020	08/21/2020	08/21/2020	08/21/2020	08/21/2020	08/21/2020	08/21/2020	08/21/2020	08/21/2020
2021	12/12/2021	12/21/2021	12/01/2021	12/21/2021	12/21/2021	12/20/2021		12/01/2021
2022								
2023								

Severe Weather Drills

Planned severe weather drills with the National Weather Service (NWS) occur during Severe Weather Awareness Week every April. A morning drill is planned, at this time no city sirens sound. The morning practice is to ensure that we have greater participation. The afternoon NWS city siren is ignored, due to the morning drill, unless weather conditions exist. The dormitories practice during the evening NWS city siren. A notice to employees is through the newsletter (i.e. announced). The Director of Human Resources leads the drill. The Safety Committee discusses any post-drill details for improvement of policies and procedures.

04/14/2016	04/20/2017	04/12/2018	2019 – snow storm	04/15/2021 - quiz	04/07/2022	04/20/2023
April 2024						

Active Shooter and Lockdown Drills

Planned Active Shooter and/or Lockdown drills occur at least twice a year in the fall and spring. Notification to campus through the newsletter includes anticipation of a drill, but no specific details as to date and time (i.e. unannounced). Safety Committee members are assigned to each building and floor to ensure that participants follow proper procedures. The Safety Committee discusses any post-drill details for improvement of policies and procedures. Members of the MLC community are encouraged to use the Active Shooter Intruder Readiness Checklist for training purposes pre-drill.

03/02/2016	09/28/2016	10/05/2017	03/19/2018	10/15/2018	03/27/2019	11/04/2019
09/30/2020 - video	03/31/2021 - video	09/27/2021	03/28/2022 to 03/29/2022 Checklists	09/12/2022 to 09/30/2022 Checklists	03/27/2023	September 2023 Checklists
Spring 2024						

ALICE Training conducted by certified ALICE Trainers as it relates to Active Shooter preparations.

12/04/2018	01/24/2019	08/19/2019	08/20/2019	08/21/2019	2023-2024	
1 - 1	- / /	/	/ - /	/ /		

Other Drills

The campus participates in a Chapel Evacuation or Auditorium Evacuation drill once a year in the fall. This is to practice exiting through the emergency exits. The occupants are notified prior to Chapel or Auditorium event of the evacuation drill. The Safety Committee discusses any post-drill details for improvement of policies and procedures.

09/23/2016	09/13/2017	09/17/2018	10/08/2019	2023-2024	
Chapel	Chapel	Chapel	Chapel	Auditorium	

Electronic Messaging and Public Address System

The Vice President for Student Life and Director of Human Resources identify key people to train on the electronic message system. These individuals <u>train annually</u> and have the ability to send out an electronic notification for emergency purposes either as directed or as they so feel inclined to properly notify the campus of an emergency in a timely fashion.

10/05/	2017 10)/12/	2017	11/	13/	/2018	11	/01	/2019	Fall 20	22	202	23-2024	

Public Address system testing is conducted monthly at 12:55 p.m. effective 01/01/2019.

Issued: 07/01/2011

04/03/2015	01/04/2016	07/07/2017	07/30/2018	01/02/2019			
Monthly thereafter on the first Wednesday of the month.							

Recordkeeping

All records are kept within the Human Resource Office.

REVIEW

The MLC Safety Committee and Administration will implement the Emergency Response Plan, its individual Emergency Action Plans, and contents and procedures contained or as noted in this plan. The written plan is a working document that will be reviewed and revised annually.

- 1								_
	07/01/2017	06/28/2018	02/26/2019	06/30/2021	06/30/2022	06/30/2023	2023-2024	

APPENDIX

A. Emergency Contacts Refer to Section 2.0 Respon

Refer to Section 2.0 Respons	ibilities for detailed	information.			1			1	,	_				
				MLC Extension	MLC Administration	MLC EOC Assignees	Electronic Msg. and PA Training	MLC EOC Assistant	Department	Safety	Committee First Aid, CPR &	AED Certified Campus Medical	Response Team ECLC Medical	Response Team City of New Ulm
MLC Emergency Line (#1 mai	int. / #2 security	/ #3 Administration	n & Human R	esou	rces)			50	7-3	59-	334	4		
President		Richard Gurgel	414-573-5593	211	X	X								
VP for Administration		Scott Schmudlach	507-766-9310	211	X	X	X			X				
VP for Academics		Jeffery Wiechman	507-217-6896	207	X	X								
VP for Enrollment Management		Ted Klug	507-766-5758	298	X	X								
VP for Student Life		Jeffrey Schone	507-217-9764	289	X	X	X			X				
VP for Mission Advancement		Mark Maurice	262-385-1741	386	X	X								
Director of Human Resources	507-233-9150	Andrea Wendland	507-766-4690	399		X	X		X	X				
Director of Public Relations		Bill Pekrul	507-217-7999	367		X			X	X	X	}	X	
Director of Financial Services		Carla Hulke	507-217-0089	299		X			X					
Campus Pastor	507-233-9120			310		X			X					
Campus Nurse	507-233-9101	Kelsey Horn	507-441-1372	101		X			X	X	X	}	X	
Maintenance Supervisor		Richard Furth	507-276-5625	237			X	X	X		X	}	ζ	
Grounds Supervisor		Timothy Rambow	507-217-9510					X	X					
Custodial Supervisor		Wade Greenwaldt	507-766-1766					X	X					
Athletic Director		David Biedenbender		355				X	X	X	X	}	X .	
Director of IT	507-233-9100	Robert Martens	507-766-6741				X	X	X					
Director of ECLC	507-233-9105	Melissa Berg	507-766-2725				X	X	X	X			X	
Director of Women's Housing	507-233-9127	Angela Scharf	507-276-7468				X	X		X	X			
Dormitory Supervisor – Concord		Concord Tutor	507-233-9112	112			X	X			X			
Dormitory Supervisor – Summit		Summit Tutor	507-233-9104				X	X			X			
Event Coordinator		Michelle Gartner	507-217-6157	393				X	X	X			X .	
Food Service Director	507-354-2001	Nate Struffert	320-828-1122	213				X	X		X			
Human Resources Generalist		Bobbi Fuhr	507-354-8221	235			X	X		X				
Human Resources Assistant		Laura Lochner	507-354-8221	234			X	X		X	_	}	X	
Safety Committee - Environmenta	l Services Rep.	Kristopher Hoffmann	507-354-8221					X		X				

			MLC Extension	MLC Administration	MLC EOC Assignees	Electronic Msg.	MLC EOC Assistant	Department Contacts	Safety Committee	First Aid, CPR & AED Certified	Campus Medical Response Team	ECLC Medical Response Team	City of New Ulm
Safety Committee - Network Services Rep.	Aaron Spike	507-354-8221	100			X	X		X				
Receptionist		507-354-8221	0				X				D		
Executive Assistant	Deb Plath	507-354-8221	207			X					D		
Executive Assistant	Laura Olson	507-354-8221	289			X					D		
Administrative Assistant for Mission Advancement	Christiana Frey	507-354-8221	241								D		
Administrative Assistant for Environmental Services	Ken Board	507-354-8221	260								D		
Network Services Technician		507-233-9100	100			X							
Network Services Technician		507-233-9100	100			X							
Fitness Center Manager	Emma Holzhueter	507-233-9113	113							X	X		
Professor of Early Childhood Education	Kayte Gut	507-354-8221	346							X	X		
Head Football Coach	Paul Huebner	507-354-8221	360							X	X		
Professor of Science	Gregory Diersen	507-354-8221	358							X	X		
ECLC Administrative Assistant	Jordyn Keranen	507-233-9105	105			X				X		X	
ECLC Infant Lead Teacher	Elizabeth Klugherz	507-233-9105	105							X		X	
ECLC Toddler Lead Teacher	Mya Peshon	507-233-9105	105							X		X	
ECLC Pre-Primary Lead Teacher	Natalie Borgwardt	507-233-9105	105							X		X	
ECLC Pre-Primary Lead Teacher	Catherine St. John	507-233-9105	105							X		X	
										D	= disj	oatche	er only
New Ulm Police Department	911	507-233-6750											X
New Ulm Medical Center (1324 5th St. N.)	911	507-217-5000											X
New Ulm Ambulatory Service (EMS)	911	651-241-4400											X
New Ulm Fire Department – Engine #1 (Broadway)	911	507-359-8225											X
New Ulm Fire Department – Engine #3 (Valley)	911	507-359-8200											X
New Ulm Public Utilities (Administration)		507-359-8264											X
New Ulm Public Works (Street Dept.)		507-359-8296											X
New Ulm Public Utilities (Electric)		507-359-8295											X
New Ulm Public Utilities (Natural Gas)		507-359-8222											X

B. Severe Weather Shelters

Administration and/or Human Resources may issue a warning that includes utilizing a severe weather shelter. Areas are marked with signage and/or signage that directs you to the nearest area.

Issued: 07/01/2011

Building	Severe Weather Shelter					
Betty Kohn Fieldhouse (BKF)	Storage 113, Men's Locker Rooms C & D, Women's Bathroom					
Detty Komi Fieldhouse (DKF)	near the entryway, Assistant Athletic Directors' Office					
Boiler House	Breakroom					
Chapel	Basement					
Dormitories	Basement hallways					
(Augustana, Centennial, Concord, Summit)	Basement interior windowless rooms					
	Pre-primary restrooms x 2					
Early Childhood Learning Center (ECLC)	Toddler nap room and Toddler restroom					
	South main restroom closest to the Toddler room					
	Basement interior windowless rooms					
Library	(008 Starbooks, 017 Basement Conference Room, 022					
	Curriculum Room, restrooms)					
	Upper first floor restrooms,					
Luther Student Center (LSC)	Basement hallways, Basement restrooms					
	Locker rooms (men's, women's & visitor)					
Music Center	Hall in front of the band room					
Music Hall	No adequate shelter, get to nearest shelter elsewhere					
Wittenhaug Callegiate Center (WCC)	First-floor men's restroom by HR					
Wittenberg Collegiate Center (WCC)	Catacomb rooms – WCC 175 or WCC 177					
WCC - Link	First-floor restrooms closest to Old Main					
	Basement hallway by Print Shop					
WCC - Old Main	(overflow areas are the lower level basement and					
	Mission Advancement storage room)					

C. On-Campus Assembly Areas

These areas are assigned for a variety of emergencies. Direction from Administration and/or Human Resources will be announced accordingly.

Building	Assembly Area
Augustana Hall	LSC (gymnasium)
Boiler House	WCC (auditorium)
Centennial Hall	WCC (auditorium)
Chapel of the Christ	LSC (gymnasium)
Concord Hall	LSC (gymnasium)
Library	WCC (auditorium)
Luther Student Center (LSC) (Cafeteria, Union, Gymnasium, Fitness Center, Bookstore)	WCC (auditorium)
Music Center	WCC (auditorium)
Music Hall	WCC (auditorium)
Summit Hall	WCC (auditorium)
Wittenberg Collegiate Center (WCC) (Old Main, Link, Academic Building, Auditorium)	LSC (gymnasium)

D. Off-Campus Assembly Areas (i.e. Memorandums of Understanding)

Each of these memorandums agrees to MLC Administration (i.e. President or Vice President) or MLC Director of Human Resources serving as the contact person(s). Should an off-campus assembly area be needed, MLC Administration (i.e. President or Vice President) or MLC Director of Human Resources will contact the appropriate location.

	Organization	Contact	Location	Effective			
Ne	w Ulm District 88	Jeff Bertrang 507-233-6180 Mark Bergmann 507-233-6400	New Ulm Public High School 1600 Oak Street New Ulm, MN 56073	09/23/2016 renewed 07/24/2023			
	Hills Living Center d Assisted Living	Candas Schouvieller 507-233-0804 507-766-5103 Jeremy Broste 507-233-0800	Oak Hills Living Center 1314 8 th Street North New Ulm, MN 56073	05/09/2017 renewed <mark>09/30/2021</mark>			
BKF	Martin Luther College	Scott Schmudlach 507-766-9310 Andrea Wendland 507-766-4690	766-9310 Martin Luther College 04 1995 Luther Court New Ulm, MN 56073 07				
ECLC	Martin Luther College Betty Kohn Fieldhouse	Scott Schmudlach 507-766-9310 Andrea Wendland 507-766-4690	MLC Betty Kohn Fieldhouse 1800 Boettger Road New Ulm, MN 56073	04/01/2022 renewed 07/01/2023			
ECLC	Martin Luther College	Jeff Wiechman 507-217-6896 Andrea Wendland 507-766-4690	Martin Luther College 1995 Luther Court New Ulm, MN 56073	07/01/2016 renewed 07/01/2023			
ECLC	Barb Weicherd Highland Regency 507-359-228 507-469-451		Highland Regency House 1520 Sunset Avenue New Ulm, MN 56073	10/30/2017 renewed 07/24/2023			
ECLC	Oak Hills Living Center and Assisted Living	Candas Schouvieller 507-233-0804 507-766-5103 Jeremy Broste 507-233-0800	Oak Hills Living Center 1314 8 th Street North New Ulm, MN 56073	05/09/2017 renewed <mark>09/30/2021</mark>			

E. Maps

For your information, each office and classroom is equipped with an evacuation and information map. This map shows you the location of the nearest exit, fire extinguisher, severe weather shelter, first aid kit, AED, and door number. The map provides other useful information.

The maps identify emergency escape procedures that employees and students are to follow with a diagram of the building and each floor within the building. Individuals who need to evacuate should use the nearest evacuation route but should plan for alternate routes in the event that the nearest route is not the best possible route.

Campus overview map can be found here: https://mlc-wels.edu/about/maps-directions/

F. Accounting for Occupants

This section details procedures to take place to ensure all MLC occupants (faculty, staff, students, children, visitors, contractors, and the like) are accounted for and reported. The MLC Emergency Operations Center (EOC) is responsible for answering phone calls and responding to questions.

Dormitories

Vice President for Student Life is responsible for ensuring student headcount is conducted and reported to the MLC EOC. This will require the assistance from the Dormitory Supervisors, Student Resident Assistants, Campus Pastor, Campus Nurse, Faculty members, Executive Assistant for Student Life, Receptionist, parents, student family members, students and others.

<u>Faculty</u>

Vice President for Academics is responsible for ensuring faculty headcount is conducted and reported to the MLC EOC. This will require the assistance of the Director of Human Resources, Executive Assistant for Academics, division chair, division members, faculty members, faculty family members and others.

Staff

Vice President for Administration is responsible for ensuring staff headcount is conducted and reported to the MLC EOC. This will require the assistance of the Director of Human Resources, Human Resources Generalist, department supervisors, department members, staff members, staff family members and others.

Early Childhood Learning Center Occupants

Vice President for Academics is responsible for ensuring Early Childhood Learning Center (ECLC) headcount is conducted and reported to the MLC EOC. This will require the assistance from the Director of ECLC, Administrative Assistant for ECLC, Lead Teachers, Assistant Teachers, Substitute Teachers, student teachers, Director of Human Resources, Human Resources Generalist, occupant family members and others.

<u>Pioneer College Caterers</u>

Director of Food Service with Pioneer College Caterers (PCC) is responsible for ensuring PCC headcount is conducted for both PCC employees and cafeteria occupants. This should be reported to the MLC EOC. This will require the assistance from PCC Kitchen Manager(s), employees, and all occupants of the cafeteria.

Visitors and Contractors

All members of the MLC campus is responsible for reporting visitors, contractors and others who may have occupied the campus to the MLC EOC. These responsible persons include, but not limited to Administration, faculty, staff, students, department supervisors, division chairs, etc.

G. Checklists

Bomb Threat Checklist

This checklist is from the Department of Homeland Security. https://www.cisa.gov/sites/default/files/publications/Bomb-Threat-Procedure-Checklist.pdf

Active Shooter Readiness Checklist

Members of the MLC community are encouraged to use the <u>Active Shooter Intruder Readiness Checklist</u> for training purposes pre-drill.