RESOURCES FOR SEXUAL ASSAULT, DOMESTIC VIOLENCE, DATING VIOLENCE AND STALKING

Boise State University
Office of Title IX and Institutional Equity
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RESOURCES FOR SEXUAL ASSAULT, DOMESTIC VIOLENCE, DATING VIOLENCE, AND STALKING AT BOISE STATE UNIVERSITY

Boise State University is committed to maintaining a working and learning environment that is free from discrimination, harassment, and violence and in which all members of the university community are treated with dignity and respect. The university strives to create an environment that supports, encourages and rewards career and educational advancement on the basis of ability and performance. Accordingly, Boise State prohibits, to the extent permitted by applicable law, discrimination or harassment on the basis of sex, gender, sexual orientation and pregnancy, including sexual misconduct (which includes sexual assault), domestic and dating violence and abuse, and stalking.

When a student or employee reports to Boise State that they have been the victim of one of these offenses, whether the offense occurred on or off-campus, the university will provide them with a written document detailing their rights, options and resources available to them both on campus and in the community. This document outlines those rights, options and resources and provides specific resource information for each of Boise State’s separate campuses.

It is important to remember that sexual assault, domestic and dating violence and abuse, and stalking can occur within any combination of genders, gender identities/expressions, and sexual orientations.

WHAT IS SEXUAL ASSAULT?

Sexual assault is any behavior or contact of a sexual nature that is unwanted or makes a person uncomfortable and can range from sexual harassment to rape. Sexual assault occurs any time a person is forced, coerced, and/or manipulated into any unwanted sexual activity. Sexual assault includes a range of behaviors which may take the form of degrading verbal comments, unwanted touches, invasions of personal privacy and space, or rape. Perpetrators of sexual assault are typically someone the victim knows, such as an acquaintance, mutual friend, classmate, coworker, or previous or current partner. Some forms of sexual assault may be a violation of university policy and/or criminal law. Any form of sexual assault is unacceptable.

Sexual assault can be a humiliating and terrifying experience. Sometimes individuals fear for their lives. In other cases, sexual activity without consent may not have violent overtones, but it can still radically affect the individual who was sexually assaulted in many aspects of life. Everyone reacts differently to a sexual assault and there are no “right” or “wrong” responses.

WHAT IS DOMESTIC/DATING VIOLENCE?

Domestic and dating violence is a pattern of behavior in a relationship that is used by one partner to take or keep power and control over the other partner. Domestic and dating violence can be actions or threats of actions that influence or control another person’s behavior and decisions and are meant to intimidate, humiliate, isolate, frighten, coerce, blame, or injure. Violence in this setting can hurt our social and emotional well-being and our physical bodies. It harms our health, economic independence, education, and how we parent. It is not something that happens just once, and usually gets worse over time. People who abuse are
the only ones responsible for their behaviors. An abusive partner may deny what they did, make excuses for it, or blame what they did on you, stress or alcohol. People choose to be violent. Drugs, alcohol, or other people do not make them use violence.

**WHAT IS STALKING?**

Stalking is a pattern of behavior directed at a specific person that would cause a reasonable person to feel fear. Stalking behaviors may include repeated unwanted phone calls, unwanted gifts or letters, damage to a home, car, or property, monitoring phone calls or computer use and other actions that control, track, or frighten. Most victims are stalked by someone they know, such as a current or former intimate partner, acquaintance, friend, or relative.

**RISK REDUCTION**

To protect yourself and your friends from incidents of sexual assault, domestic and dating violence and abuse, and stalking, there are preventative measures you can take to reduce risk. Recognizing that the perpetrator of violence or abuse is the sole party responsible for that behavior and that victims are never to blame, the following are some strategies to reduce one’s risk of violence:

- Trust your instincts. If a situation or location feels unsafe or uncomfortable, try to get out of the situation.
- Keep a charged cell phone with you. If you see something suspicious, call law enforcement by dialing 911.
- Avoid situations where you would be isolated with someone you don’t know or trust.
- Make your limits known as clearly as possible. Assert your right to have those boundaries respected.
- Say “NO” clearly and firmly.
- Notice when your boundaries aren’t being respected.
- Don’t be afraid about hurting feelings – it’s okay to have firm boundaries.
- Be “situationally aware” by taking note of your surroundings and who is present.
- Don’t be afraid to ask for help in situations where you don’t feel safe.
- Recognize that alcohol/other drugs can lower your inhibitions, and someone who views a drunk/high person as a sexual opportunity may choose to target you.
- Walk with others.
- Lock doors and windows in your car and living space.
- Respect a friend who challenges you if you’re about to make a decision that could be unsafe.
- If you suspect a friend has been drugged, contact law enforcement immediately by dialing 911.
- When entering new and unfamiliar spaces, identify escape routes. How would you try to get out of the room if you needed to? Where are the doors and windows? Are there people around who might be able to help you? Is there an emergency phone nearby?
- Don’t leave your drink unattended while talking, dancing, using the restroom, or making a phone call. If you have left your drink alone, get a new one.
- 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 punch bowls or other large, common open containers.
BYSTANDER INTERVENTION

Bystanders play an important role in the prevention of sexual assault, dating and domestic violence and abuse, and stalking. Bystander intervention is a way for the whole community to ensure the safety of all its members. This means we can all make a difference by choosing to speak out, intervene, or do something when we hear disrespectful jokes or comments or witness disrespectful or harmful actions. Intervening is as simple as saying, “That’s not funny,” or as urgent as dialing 911 if you or someone else is in danger. Below is a list of some other ways you can look out for your community members through being an active bystander. To request bystander intervention training, contact the Boise State Gender Equity Center at (208) 426-4259.

- Watch out for your friends, and ask your friends to watch out for you. If a friend seems out of it, is more intoxicated than they should be given the amount of alcohol they’ve had, or is acting out of character, get them to a safe place immediately.
- Confront people who seclude, make sexual advances towards, or try to have sex with people who are incapacitated by drugs or alcohol or due to a disability.
- Get police or other authorities involved.
- Speak out if you hear someone talking about or taking advantage of, threatening, or otherwise causing harm to another person.
- If someone discloses being the victim of sexual assault, domestic or dating violence or abuse or stalking, believe them.
- Point people to the resources and offices listed in this report for support in health, counseling, and advocacy.
- Utilize features of Boise State’s free mobile safety application, Rave Guardian, that allows users to text and call the Department of Public Safety if help is needed, and also allows users to look out for one another by designating “Guardians” to look out for them as they go about their day. For more information about Rave Guardian, including how to sign up, go to https://www.boisestate.edu/publicsafety-security/home/rave-guardian/.

WHAT TO DO IF YOU ARE A VICTIM

If you or a friend has experienced sex or gender-based violence, Boise State recommends you take the following steps:

1. **Go to a safe place** as soon as possible.
2. **Talk to someone you trust.** The Boise State Gender Equity Center offers confidential, no-cost support services to people of all genders. Staff at the Gender Equity Center can help identify resources and reporting options. They can be reached by phone Monday through Friday from 8 a.m. to 5 p.m. at (208) 426-4259. You can also contact the Women and Children’s Alliance 24/7 by calling the domestic violence hotline at (208) 343-7025, or the sexual assault hotline at (208) 345-7273.
3. **Preserve evidence.** It is important to preserve evidence of any gender or sex-based offense, as such evidence may be necessary proof to prosecute the accused and may also be helpful in obtaining a civil protection order.
   - **A. To preserve evidence of sexual assault,** please consider the following:
     - A forensic evidence collection (a sexual assault exam) should be sought within 96 hours of the assault and is best collected immediately following
the incident. Technological advancements make it more likely that medical professionals can collect evidence even after 96 hours following an assault; however, it is important to remember that the more time passes between the incident and seeking an exam, the less likely it will be to collect physical evidence that may be very important to the prosecution of a criminal case. Locations where a sexual assault exam can be conducted by trained medical staff can be found in the resource section below.

- Additionally, to preserve other evidence in the case of sexual assault, it is recommended that you do not shower or bathe, wash your hands, use the toilet, douche, eat, drink, smoke, brush your teeth, change clothing, or wash clothing or bedding before a medical exam or reporting to law enforcement. But, even if you have already taken any of these actions, you are still encouraged to seek medical care and examination. Also, keep emails, text messages, social media postings, or any other digital information about the incident or other methods of contact from the accused that help document what happened.

- If you wish to make a report to the police, or if you wish to have evidence collected so you can make this decision later, you may seek services by calling the local police dispatch number or contacting a local family justice center. FACES of Hope Victim Center (the family justice center located in Boise) (208-577-4400) facilitates sexual assault forensic examinations for the Treasure Valley and is located near the main Boise State campus. There is no direct cost to the victim to receive a sexual assault forensic exam, and you do not need to file a police report in order to obtain one.

- It is preferred that a police department facilitates the collection of other forensic evidence. However, if you are not sure if you want to report to the police or if it has been longer than 96 hours after the assault, you may wish to gather all clothing and bedding that may be used for evidence and place them into a clean paper bag or clean sheet. Items should be stored at room temperature until you decide whether or not you want to report to law enforcement. To protect the integrity of the evidence, do not store items in plastic bags or other similar, non-breathable materials.

B. In cases of dating or domestic violence or abuse, the resource you choose to report the behavior to (a doctor, the police, an advocate, etc.) may recommend ways to preserve evidence such as logging incidents, photographing injuries, seeking medical care, et cetera. If you want to document, but are not yet sure you want to report the abuse, keep records of incidents (pictures, journals, voice mail, text messages, and the like) in a secure location that cannot be accessed by your partner.

C. Information on how to document stalking is available at [http://www.victimsofcrime.org/docs/src/stalking-incident-log_pdf.pdf?sfvrsn=4](http://www.victimsofcrime.org/docs/src/stalking-incident-log_pdf.pdf?sfvrsn=4). In addition to logging unwanted contact, an advocate or police officer may recommend you save and photograph unwanted text messages, emails, letters and gifts and store them in a secure location.

4. Seek medical attention. For your safety and wellbeing, immediate medical attention is encouraged after experiencing physical/sexual violence or abuse. Further, being examined as soon as possible is
important. FACES of Hope Victim Center (located at 417 S. 6th Street in Boise, phone number 208-577-4400) is a specialized facility close to campus with experienced nurses and physicians trained to conduct sexual assault forensic exams. The facility also employs a physician who specializes in providing services for victims of domestic violence. If you have a significant injury requiring immediate medical attention, you should go to an emergency room at Saint Alphonsus or St. Luke’s hospitals; both have response teams specially trained to assist victims of sexual assault and domestic violence. If you do not have injuries or your injuries are minor, hospital staff or law enforcement may refer or transport you to FACES for services. It is recommended that you seek medical treatment, regardless of whether or not you report the incident to the police. Non-emergency medical services are available on campus at University Health Services, located on the 2nd floor of the Norco Building at 1529 Belmont Street, Boise, Idaho. They can be reached by phone at (208) 426-1459.

5. Seek counseling or other support. There are many services available on campus and in the community to support students and employees in crisis, including counseling, health, mental health, victim advocacy, legal assistance, and visa and immigration services as listed in this document below. You can call University Health Services for confidential medical and counseling services at (208) 426-1459 during weekday business hours. Crisis support services are offered through the Office of the Dean of Students, who can be contacted at (208) 426-1527. In Boise, there are confidential 24-hour sexual assault and domestic violence crisis lines operated through the Women’s and Children’s Alliance. The sexual assault crisis line is (208) 345-7273 and the domestic violence crisis line is (208) 343-7025. The hotlines are available to respond to anyone’s concerns and provide referral information.

6. Consider reporting the incident. Campus community members are encouraged to report crimes to the Boise State Department of Public Safety. However, this is not a requirement and campus community members have additional reporting options that can be discussed at the Gender Equity Center. If you choose to make a report, please do so with one of the following:

A. In an emergency situation, including situations where there is a possible ongoing risk to others, always call 9-1-1.

B. The Department of Public Safety may be reached 24-hours a day at (208) 426-6911 or by activating a blue emergency phone located throughout the main campus. You can also make a report in-person at the Department of Public Safety Office located at 2245 University Drive, Boise, Idaho. If you prefer, you can contact the Boise Police Department directly at (208) 377-6790. The Department of Public Safety and Boise Police provide the Boise State University Title IX Coordinator information on reports of gender-based violence involving university community members.

C. The Title IX Coordinator may be reached by phone at (208) 426-1258, by email at ReportDiscrimination@boisestate.edu, or in-person at University Plaza, Suite #250 at 960 Broadway Avenue, Boise, Idaho 83706. A complaint may also be filed through an online university reporting form found at: https://www.boisestate.edu/tixie/discrimination-and-harassment-complaint-form/. Finally, a report may be filed through the EthicsPoint Hotline toll-free at 1-855-863-1299 or https://secure.ethicspoint.com/domain/media/en/gui/37887/index.html.
Victims have several options when it comes to reporting their experience. Victims may choose not to report, report only to the university, report to police, speak with a confidential counselor, or any combination thereof. Victims are not required to file a crime report, but are encouraged to do so and will be assisted by campus authorities in notifying campus or local law enforcement if the victim so chooses.

If you are unsure about what to do, or would like more information about the options for reporting available to you, you are encouraged to first meet with staff at the Gender Equity Center. A social worker at the Gender Equity Center can meet with you in person or talk with you on the phone to discuss your options and provide assistance and information on reporting to police, filing a complaint with the university, and accessing medical, counseling, and other supportive services. Services provided by a Gender Equity Center social worker are confidential and free. Additionally, you can view the chart on the next page for more information about support and reporting options.

Regardless of if or how you report, please keep in mind the following considerations:

- Regardless of whether a victim chooses to report the crime to law enforcement, accommodations and/or protective measures can still be provided if the victim requests them and they are reasonably available.
- Making an official report to the Boise State Department of Public Safety or Title IX Coordinator may, depending on the circumstances, result in the recording of an annual crime statistic or issuance of a campus alert with identifying information about the victim withheld.
- Victims can receive confidential support services without making a report by contacting any of the designated confidential support resources listed in this document.
- Making a report of sexual Discrimination or Harassment (including, but not limited to sexual assault, stalking, Domestic/Dating Violence, Sexual Exploitation or other Sexual Misconduct) to a university employee who is not designated as a confidential support resource will result in the report being forwarded to the Title IX Coordinator as required by university policy.

Boise State Gender Equity Center Contact Information

Phone: (208) 426-4259
Address: 1700 University Drive, Boise, ID on the 2nd floor of the SUB next to the Student Diversity Center
Web: boisestate.edu/genderequity
Email: genderequity@boisestate.edu
SUPPORT AND REPORTING OPTIONS FOR SURVIVORS OF SEXUAL ASSAULT, DOMESTIC VIOLENCE, DATING VIOLENCE AND STALKING

INCIDENT (recent or former)

DO YOU WANT TO TALK TO SOMEONE?

YES

If you want to report your experience anonymously, fill out a Silent Witness Form at secureforms.boisestate.edu/security

NO

EXTERNAL

DO YOU WANT SUPPORT FROM SOMEONE EXTERNAL OR INTERNAL TO BOISE STATE?

CONFIDENTIAL OFF-CAMPUS RESOURCES:
Women's and Children's Alliance
24-hour rape hotline: (208) 345-7273
24-hour domestic violence hotline: (208) 343-7025
FACES of Hope Victim Center
(208) 577-4400

CONFFIDENTIAL ON-CAMPUS RESOURCES:
Gender Equity Center
(208) 426-4259
University Health and Counseling Services
(208) 426-1459

For questions about assistance with making changes to academic, living, transportation and working situations, as well as protective measures offered by Boise State, contact the Office of Institutional Compliance and Ethics at (208) 426-1258 or reportdiscrimination@boisestate.edu

INTERNAL

DO YOU WANT TO REPORT THE INCIDENT?

NO/UNSURE

INTERNAL

CONFIDENTIAL OFF-CAMPUS RESOURCES:
Women's and Children's Alliance
24-hour rape hotline: (208) 345-7273
24-hour domestic violence hotline: (208) 343-7025
FACES of Hope Victim Center
(208) 577-4400

CONFIDENTIAL ON-CAMPUS RESOURCES:
Gender Equity Center
(208) 426-4259
University Health and Counseling Services
(208) 426-1459

FOR AN IN-DEPTH LOOK AT THE UNIVERSITY INVESTIGATION PROCESS, RIGHTS AND OPTIONS, VISIT HTTPS://GOO.GL/UG9T6D

CRIMINAL REPORT:
Department of Public Safety
(208) 426-6911 or publicsafety@boisestate.edu

UNIVERSITY REPORT:
Office of Institutional Compliance and Ethics
(208) 426-1258 or reportdiscrimination@boisestate.edu
VICTIM’S BILL OF RIGHTS

All victims who are part of the Boise State campus community have the right to...

• Be informed of all available reporting options.
• Be free from pressure to make a criminal report.
• Request confidentiality from the accused.
• Have any allegations of sexual assault, domestic and dating violence and abuse, or stalking investigated and adjudicated by the appropriate campus, civil, and criminal authorities.
• Be notified of existing campus and community medical services, victim advocacy, legal assistance, visa and immigration assistance, student financial aid assistance, counseling and mental health services whether or not the crime is reported to campus or civil authorities.
• Receive, when required, the full, prompt cooperation of campus personnel when obtaining, securing, and preserving evidence.
• Be informed of options for, and assistance with making changes to academic, living, transportation and working situations as well as protective measures offered by Boise State University.
• Be free from retaliation for filing an institutional report/complaint.

FILING A CRIMINAL COMPLAINT

Victims can file a criminal complaint by contacting the Boise State Department of Public Safety by phone at (208) 426-6911, or in person at 2245 University Drive, Boise, ID. When the Department of Public Safety receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, they will work in tandem with the Boise Police Department to assist the victim and address the allegations. When this happens, Department of Public Safety personnel and a Boise Police Officer will work with the reporting party to conduct an investigation and develop a safety plan as necessary. Where appropriate, a Boise Police Victim Witness Coordinator may also be assigned to assist in the provision of resources for the victim.

For the Boise State Main and Gowen Field campuses, victims may also contact the Boise Police Department by phone at (208) 377-6790 or in-person at 333 N. Mark Stall Place, Boise, ID.

For campus community members located at one of Boise State’s separate campuses (outside the Main and Gowen Field Campuses) that wish to file a criminal complaint with their local law enforcement agency, the following contact information is provided:

Boise State University
Department of Public Safety Contact Information

Phone: (208) 426-6911
Address: 2245 University Drive, Boise, ID
Web: boisestate.edu/publicsafety
Email: publicsafety@boisestate.edu
• **For the Boise State at College of Western Idaho (CWI) Campus** the local law enforcement agency is the Nampa Police Department who can be contacted by phone at (208) 465-2257. When the Nampa Police Department receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, a Nampa Police Officer will work with the reporting party to conduct a criminal investigation and develop a safety plan as necessary. Additionally, where appropriate, a Nampa Police Victim Witness Coordinator may be assigned to assist in the provision of resources for the victim, and a Persons Crime Detective may be assigned for further investigation.

• **For the College of Southern Idaho Campus** the local law enforcement agency is the Twin Falls Police Department, who can be reached by phone at (208) 735-4357. When the Twin Falls Police Department receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, a Twin Falls Police Officer will work with the reporting party to conduct a criminal investigation and develop a safety plan as necessary. Twin Falls Police Officers will also provide the victim with a resource pamphlet that includes information on how to obtain a protection order, and will assign the victim a Victim Witness Coordinator through the Twin Falls County Sheriff’s Office.

• **For the Lewis-Clark State College Campus** the local law enforcement agency is the Lewiston Police Department, who can be reached by phone at (208) 746-0171. When the Lewiston Police Department receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, a Lewiston Police Officer will work with the reporting party to conduct a criminal investigation and develop a safety plan as necessary. For reports of sexual assault, Lewiston Police will offer the victim an advocate through the Young Women’s Christian Association (YWCA), assign a Detective and notify Lewis-Clark State College Security if the victim is a student.

• **For the Lewis-Clark State College at North Idaho College (NIC) Campus** the local law enforcement agency is the Coeur d’Alene Police Department, who can be reached by phone at (208) 769-2320. When the Coeur d’Alene Police Department (CDAPD) receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, a CDAPD Officer will work with the reporting party to conduct a preliminary criminal investigation. The case will be referred to a CDAPD Detective for follow up. A CDAPD School Resource Officer assigned to NIC and NIC Security will assist Boise State University in developing a safety plan as necessary. Victim support information will be given via CDAPD. When practicable the initial and follow-up investigations will be handled by the CDAPD School Resource Officer assigned to NIC.

• **For the Mountain Home Air Force Base Campus** the local law enforcement agency is the Mountain Home Air Force Base Security Forces Squadron, who can be reached by phone at (208) 828-2258. When the Security Forces Squadron receives a report of a sexual assault, domestic or dating violence or abuse, or stalking, a criminal investigation is conducted. If a sexual assault is reported, the Air Force Office of Special Investigations (OSI) will initiate the criminal investigation. However, OSI will also inform the FBI about the allegation, who may choose to take over the investigation. If not, OSI will complete the investigation. Victims of sexual assault will be assigned a Sexual Assault Response Coordinator (SARC) to assist with acquiring resources. For cases of domestic violence, dating violence and stalking, victims will be assigned to the Mountain Home Air Force Base Family Advocacy Office to assist with acquiring resources. If the victim is a military member, they will be connected with on-base resources. If the victim is a civilian, they will be connected with local, off-base resources as listed below. If the perpetrator of any of the above crimes is a civilian, the case will be given to the United States Attorney’s Office. If the perpetrator is a military member, on-base court martial proceedings will be initiated.
REPORTING A CRIMINAL COMPLAINT ANONYMOUSLY

Victims can anonymously report a criminal complaint to the Boise State Department of Public Safety or the Boise Police Department using any of the following methods:

1. **Silent Witness:** Victims can file an anonymous report online at: [boisestate.edu/publicsafety-security/policies-and-forms/367-2/](boisestate.edu/publicsafety-security/policies-and-forms/367-2/)
2. **RAVE Guardian:** Victims can send an anonymous text to Boise State Department of Public Safety using the free mobile safety app known as RAVE Guardian.\(^1\) More information about RAVE Guardian can be found at: [boisestate.edu/publicsafety-security/home/rave-guardian/](boisestate.edu/publicsafety-security/home/rave-guardian/).
3. **Crimestoppers Tip Line:** Victims may make an anonymous report by calling (208) 343-COPS.

FILING A UNIVERSITY-BASED COMPLAINT WITH BOISE STATE

In addition to or in lieu of filing a criminal complaint, campus community members who feel they have been the victim of sexual assault, domestic or dating violence or abuse, or stalking have the right to file a complaint with the university at any time **even if police conclude they do not have sufficient evidence for a criminal violation.**

A complaint of this nature against a student, employee, or other person connected to Boise State can be filed with the Title IX Coordinator by calling (208) 426-1258, emailing reportdiscrimination@boisestate.edu, or by submitting an online university reporting form found at: [https://www.boisestate.edu/tixie/discrimination-and-harassment-complaint-form/](https://www.boisestate.edu/tixie/discrimination-and-harassment-complaint-form/). Finally, a report may be filed through the EthicsPoint Hotline toll-free at 1-855-863-1299 or [https://secure.ethicspoint.com/domain/media/en/gui/37887/index.html](https://secure.ethicspoint.com/domain/media/en/gui/37887/index.html).

The Title IX Coordinator can meet with you to explain your rights, provide referrals, and discuss the university’s investigation and disciplinary process before you provide information regarding your experience. If you choose to provide information regarding your experience to the Title IX Coordinator, the university may have to conduct an investigation, regardless of your wishes, if there is an indication of an ongoing threat to you or other members of the campus community. This investigation is university-based and is completely separate from any criminal investigations of the same incident. Physical evidence or other documentation is not required to report incidents to the Title IX Coordinator.

\(^1\) In order to access this feature, users must first download the RAVE Guardian app from either the App Store or through Google Play and enter in their Boise State email address.
Any time the university receives notice of suspected or actual sex or gender-based discrimination or harassment, including sexual assault, domestic or dating violence or abuse, or stalking, it must investigate. The policy governing the investigation and adjudication of these offenses is University Policy 1065: Sexual Harassment, Sexual Misconduct, Dating Violence, Domestic Violence and Stalking (Policy 1065). Information about the investigation process under Policy 1065 is contained below. The university official designated to conduct and/or oversee investigations under Policy 1065 is the Title IX Coordinator. The Title IX Coordinator or designee will complete a prompt, thorough, and impartial investigation. Other employees shall not take it upon themselves to investigate such claims. Therefore, whenever a university employee (except those that are designated confidential reporting resources as noted in this document) receives information regarding such an incident, that employee must report that information to the Title IX Coordinator.

**RIGHTS OF COMPLAINANT**

A Complainant\(^2\) has the right to:

1. Be treated in accordance with the university’s shared values.
2. Be fully informed of and participate in all steps in the grievance process.
3. Report conduct prohibited under Policy 1065 to local law enforcement but not file a complaint with the university.
4. Report conduct prohibited under Policy 1065 to local law enforcement and file a complaint with the university. (If an alleged policy violation is also the subject of a law enforcement investigation, the university may suspend its investigation for a period that typically does not to exceed 10 days to avoid interfering with law enforcement’s investigation.)
5. File a complaint only with the university and request that the university investigate the matter.
6. File a complaint only with the university but request that the university not take any action other than to provide support services.

   a. If the university believes that a Respondent\(^3\) presents an ongoing threat to the university community, it may determine that its obligation to safeguard the university community overrides the Complainant’s wishes not to commence a formal investigation. If the university determines this to be the case, the Title IX Coordinator will notify the Complainant in advance of commencing a formal investigation. In such a case, the Complainant is not obligated to participate in the investigation. If a Complainant elects not to participate, the university will assume the role of Complainant.

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\(^2\) Complainant is an individual who is reported to have experienced conduct prohibited by university policy, regardless of whether the individual makes a report or seeks disciplinary action.

\(^3\) Respondent is the individual, individuals or group alleged to have engaged in conduct prohibited by university policy.
When weighing requests not to commence a formal investigation, the Title IX Coordinator will consider a number of factors, including but not limited to:

- The seriousness of the alleged prohibited conduct
- The respective ages and roles of Complainant and Respondent
- Whether there have been other complaints or reports of harassment or misconduct against Respondent
- Whether circumstances suggest there is an increased risk of Respondent committing additional acts of sexual violence or other violence
- Whether Respondent has a history of arrests or records from a prior school indicating a history of violence
- Whether Respondent threatened further sexual violence or other violence against Complainant or others
- Whether the sexual violence was committed by multiple perpetrators
- Whether the circumstances suggest there is an increased risk of future acts of sexual violence under similar circumstances
- Whether the sexual violence was perpetrated with a weapon
- Whether the institution possesses other means to obtain relevant evidence (e.g., security cameras or personnel, physical evidence)

In all other cases, the university will obtain the Complainant’s consent before commencing an investigation.

7. Request that the Title IX Coordinator seek an informal resolution to a complaint. If a Complainant initially elects to participate in an informal resolution process, they retain the right to withdraw from the informal resolution process before it is complete and request a formal investigation.
8. Have an advisor of the Complainant’s choice accompany Complainant to all meetings, interviews and proceedings.
9. Have a complaint alleging a violation of Policy 1065 processed in accordance with this policy.
10. Have an equal opportunity to provide information, names of witnesses and other evidence to the investigator.
11. Review and respond to the investigator’s written summary of information provided by other parties to the complaint.
12. Access university academic and support services and receive referrals to external support resources (for

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An advisor may take notes and quietly confer with the party being advised, but may not speak on behalf of the party or in any way disrupt any meeting or proceeding. Advisors who fail to adhere to these requirements will be asked to leave the meeting or proceeding. Witnesses or other parties involved in the investigation or adjudication process are not permitted to serve as advisors and are not entitled to advisors. Complainant may choose to retain an attorney or other paid professional to act as an advisor in this process. However, each party shall be solely responsible for paying any fees charged by the advisor, and all advisors are required to adhere to the requirements above regardless of whether they are being compensated. The university has several trained advisors who can be appointed at the request of the Complainant.
example, the Employee Assistance Program).

13. Request interim measures including but not limited to:

   a. A university-based no contact order, limiting Respondent’s ability to communicate with, or otherwise contact, Complainant either directly or through a third party.
   b. Academic accommodations, such as course withdrawals or incompletes.
   c. For university employees, work assignments, work schedule, supervisory responsibilities, or work location changes.
   d. For students, altering housing assignments, dining arrangements, or other campus services for Complainant and/or Respondent.
   e. Campus security escorts.

When granted, interim measures will remain in place until: 1) the investigation is complete and the investigator determines no policy violation occurred; 2) the investigator determines a policy violation occurred and the sanctioning process is completed; or 3) the Title IX Coordinator notifies Complainant and Respondent in writing that the interim measures are no longer in effect.

14. Request a review or modification of interim measures. Initial requests for interim measures and requests for review or modification of interim measures should be submitted to the Title IX Coordinator at (208) 426-1258 or reportdiscrimination@boisestate.edu.

15. Be free from retaliation.

16. Be informed in writing of the findings of fact and outcome of the complaint.

17. Be informed of and have an equal right of appeal.

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**RIGHTS OF RESPONDENT**

A Respondent has the right to:

1. Be treated in accordance with the university’s shared values.
2. Be fully informed of and participate in all steps in the grievance process.
3. Have an advisor of the Respondent’s choice accompany them to all meetings, interviews and proceedings._pembroke
4. Access university academic and support services and receive referrals to external support resources (for example, the Employee Assistance Program).
5. Respondents who are not employed by the university may decline to participate in an investigation. If a non-employee Respondent declines to participate in an investigation, the investigator will make a

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^ An advisor may take notes and quietly confer with the party being advised, but may not speak on behalf of the party or in any way disrupt any meeting or proceeding. Advisors who fail to adhere to these requirements will be asked to leave the meeting or proceeding. Witnesses or other parties involved in the investigation or adjudication process are not permitted to serve as advisors and are not entitled to advisors. Respondent may choose to retain an attorney or other paid professional to act as an advisor in this process. However, each party shall be solely responsible for paying any fees charged by the advisor, and all advisors are required to adhere to the requirements above regardless of whether they are being compensated. The university has several trained advisors who can be appointed at the request of the Respondent.
determination as to whether a policy violation has occurred based on other information gathered in the course of the investigation.

6. Decline to participate in the informal resolution of a complaint in favor of a formal investigation. A Respondent also retains the right to withdraw from the informal resolution process before it is complete and request a formal investigation.

7. Have an equal opportunity to provide information, names of witnesses and other evidence to the investigator.

8. Review and respond to the investigator’s written summary of information provided by other parties to the complaint.

9. Request interim measures including but not limited to:

   a. A university-based no contact order, limiting Complainant’s ability to communicate with, or otherwise contact, Respondent either directly or through a third party.
   b. Academic accommodations, such as course withdrawals or incompletes.
   c. For university employees, work assignments, work schedule, supervisory responsibilities, or work location changes.
   d. For students, altering housing assignments, dining arrangements, or other campus services for Complainant and/or Respondent.
   e. Campus security escorts.

When granted, interim measures will remain in place until: 1) the investigation is complete and the investigator determines no policy violation occurred; 2) the investigator determines a policy violation occurred and the sanctioning process is completed; or 3) the Title IX Coordinator notifies Complainant and Respondent in writing that the interim measures are no longer in effect.

10. Request a review or modification of interim measures. Initial requests for interim measures and requests for review or modification of interim measures should be submitted to the Title IX Coordinator at (208) 426-1258 or reportdiscrimination@boisestate.edu.

11. Be informed in writing of the findings of fact and outcome of the investigation.

12. Be informed of and have an equal right of appeal.

PROTECTION AGAINST RETALIATION

If you report an incident of sex discrimination, sexual harassment (including sexual assault), domestic or dating violence or abuse, or stalking, or provide information in the course of an investigation thereof, the university will take steps to protect you from retaliation and will respond to reports of retaliation appropriately and promptly. Specifically:

1. Boise State prohibits members of the university community from retaliating against an individual who has made a good faith compliant under university policy or anyone who has cooperated in good faith in the investigation of a complaint. The university will take
every step necessary to protect the Complainant/Reporter\(^6\) and any witnesses against retaliation for bringing a complaint or for participating in its investigation.

2. Members of the university community who retaliate against Complainants/Reporters or witnesses in an investigation conducted pursuant to university policy shall be subject to appropriate disciplinary action.

Complaints of retaliation under this section should be reported to the Title IX Coordinator. You can contact the Title IX Coordinator by phone at (208) 426-1258 or by email at reportdiscrimination@boisestate.edu.

### CONFIDENTIALITY

Accommodations and other protective measures provided are maintained as confidential to the extent that maintaining such confidentiality does not impair the ability of the university to provide the accommodations or protective measures in a timely manner. Additionally, the investigation outcome and any resolution by the university are maintained with Complainant/Reporter and Respondent privacy in mind. Information may be shared internally on a need to know basis between administrators and Boise State staff. Privacy of the records specific to the investigation is maintained in accordance with Idaho law and FERPA statute, as well as any other applicable law or regulation. Any public release of information, including that to comply with Clery Act provisions such as annual crime statistics or issuing campus alerts, will not include the names of victims or information that could easily lead to a victim’s identification.

### ALCOHOL AND DRUG AMNESTY

Because the university seeks to encourage individuals to report potential violations of Policy 1065 and fully participate in the investigation of potential violations of this policy, individuals will not, on the basis of evidence they provide in the course of an investigation, be charged with drug or alcohol violations under applicable university policies for offenses that occurred contemporaneously with the incident(s) under investigation.

### INVESTIGATION PROCESS

1. **Intake.** Once a complaint alleging that Policy 1065 has been violated is received, an investigator will meet with the Complainant or Reporter to gather information about the allegations and determine whether the alleged behavior constitutes a potential violation of this policy. If so, the investigator will commence an investigation.

2. **Notice.** The investigator will notify Respondent of the nature of the allegations by issuing a formal notice of allegations, typically sent by email. The notice will include: (a) information regarding the allegations of

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\(^6\) Reporter is an individual who reports alleged prohibited conduct but who is not the individual who is alleged to have experienced the prohibited conduct.
conduct prohibited under Policy 1065 including the date, location and a description of the conduct alleged to violate this policy; (b) the name of the Reporter and/or the Complainant; (c) a clear statement of the interim measures being implemented at the time of the notice, if any; (d) the university’s policy prohibiting retaliation against individuals who file discrimination complaints or cooperate in the university’s investigation of discrimination complaints; (e) information regarding the investigation process; (f) information regarding investigation timelines; (g) notice of Respondent’s rights under this policy, including the right to an advisor of Respondent’s choice at all stages of the process; and (h) information regarding support services.

If the notice is delivered in person, Respondent will be instructed to schedule an initial interview at a later date in order to allow Respondent sufficient time to secure an advisor and fully consider and understand the information provided in the notice.

In order to help ensure that investigations are completed within the stated timeframes, Respondent has three (3) business days from receipt of the notice to contact the Office of Title IX and Institutional Equity to schedule a meeting to discuss the allegations set forth in the notice. If the notice is sent via email, the notice will be considered received on the date that it is sent. If a notice is sent via certified mail, it is considered received three (3) business days after the date it is mailed. If a student Respondent does not respond within seven (7) business days of receiving the notice, the investigator may proceed with the investigation without input from the Respondent. If an employee Respondent does not respond within seven (7) business days of receiving the notice, the university may initiate disciplinary action.

3. No Contact Order and Other Interim Measures. The investigator may issue a university-based no contact order and implement other interim measures at the time the notice is issued. Either party may request interim measures, but interim measures will not disproportionately impact the Complainant or used a means of retaliation for filing a complaint.

A violation of a no contact order is a separate violation of this policy and should be immediately reported to the investigator to determine whether it will result in an additional charge of retaliation under this policy. In that event, the retaliation charge may, at the discretion of the Title IX Coordinator, be added to an ongoing investigation, or it may result in a new complaint under Policy 1065 being initiated.

The violation of a no contact order may be considered when determining sanctions or disciplinary action.

4. Informal Resolution. Informal resolutions may be useful for addressing concerns when a Complainant does not want an investigation; when a formal process would not result in a satisfactory resolution; when conditions exist that do not violate the policy but nonetheless are impacting Complainant; or when education and training, mediation, or other cooperative processes are appropriate to resolve the matter.

At the discretion of the investigator, in consultation with the Title IX Coordinator, informal processes may be used at any time during the investigation process. Informal processes include but are not limited to facilitated dialogue, mediation, and restorative justice. In all cases, informal processes may only be used when both
Complainant and Respondent voluntarily agree to pursue an informal or alternative resolution. Informal or alternative resolutions must be consistent with the university’s obligations under federal and state law, the Student Code of Conduct and other applicable university policies.

Before allowing parties to use an informal resolution process, the investigator and Title IX Coordinator must determine that an informal or alternative approach is consistent with the university’s obligations under the law, institutional policies, and institutional values – to stop inappropriate behavior, end harassment, prevent harassment from happening again, and address or remedy its effects. If both parties agree to an informal resolution process, then the formal process will generally be placed on hold for a reasonable period of time to determine whether an informal resolution process will be successful. If parties do not reach an agreement in an informal or alternative process, the Complainant may pursue whatever formal process was initially available to them. In other words, Complainants do not waive their right to pursue formal resolution simply by participating in an informal or alternative process. If informal or alternative resolution is successful, both parties will be provided with appropriate notification as to the resolution achieved. Once a complaint has been resolved informally and the matter has been closed, the Complainant may not request a formal resolution/investigation of the same matter.

5. **Formal Investigation.** Reports of alleged misconduct in violation of Policy 1065 will be investigated in a fair, impartial, thorough and prompt manner. The investigator serves in a non-advocacy role as a neutral finder of fact. In the course of the investigation, each party will have the opportunity to provide information, including witnesses and evidence (including but not limited to emails, written documents, photographs, social media posts), relevant to the allegations set forth in the notice. The investigator may need to meet with Complainant and Respondent more than once in order for each party to have an adequate opportunity to respond to new information obtained in the course of the investigation.

6. **External Investigator.** The Title IX Coordinator may retain an investigator from outside the university to investigate any complaint under Policy 1065.

7. **Investigation Summary.** The investigator will prepare an investigation summary which will include relevant information from each interview conducted by the investigator and any other evidence gathered in the course of the investigation. Information regarding the parties’ sexual history or medical/mental health issues that are not relevant to the complaint will not be included in the summary. Both Complainant and Respondent will be sent a written copy of the investigation summary on the same date, and each party will be given a reasonable period of time (generally not to exceed 5 university business days) to submit a written response to the investigation summary to the investigator.

The investigator will consider the written responses provided by each party when drafting the investigation report, noting any discrepancies as appropriate. Both parties’ responses will be incorporated into the report as attachments.
Any effort, by either party, to distribute, reproduce, alter, post, or otherwise circulate the investigative summary may result in a charge of a violation of Policy 1065 and may result in a policy violation determination and sanctions pursuant to the processes outlined in Policy 1065.

8. **Investigation Timeline.** The time required to complete a formal investigation will vary based on the nature and complexity of the allegations. The Office of Title IX and Institutional Equity will use its best efforts to complete the investigation within forty-five (45) business days from receipt of the complaint. Delays in the process will be communicated by the investigator to both Complainant and Respondent in a timely manner.

9. **Final Investigation Report.** The investigator will draft an investigation report with findings of fact and a determination of whether, based on a preponderance of the evidence, Policy 1065 has been violated. The Title IX Coordinator will review the draft investigation report before it is finalized to determine if the findings of facts support the investigator’s determination regarding whether this policy was violated. The Title IX Coordinator will then either (1) approve the draft report becoming the final investigation report (if the policy violation determination is supported by the findings of facts); or (2) find that the investigator’s determination regarding whether there was a violation of this policy is not supported by the findings of fact and reach a different determination concerning the alleged policy violation, which will be set forth in an addendum to the final investigative report; (3) direct the investigator to conduct additional fact finding following the same investigation process outlined in Policy 1065. In such a case, the investigator will submit another draft investigation report at the conclusion of the additional fact finding. The draft investigation report will then be reviewed by the Title IX Coordinator following the same process and criteria outlined above before issuing the final investigative report.

If the Title IX Coordinator acts as the investigator, the Director of Equity and Inclusion or AVP for Campus Operations will fulfill the Title IX Coordinator’s review responsibilities outlined in this section.

10. **Outcome Notice.** The Complainant and Respondent will be informed, in writing, of the investigator’s findings of fact and Title IX Coordinator’s determination regarding whether there was a violation of Policy 1065 in an outcome notice issued in accordance with applicable privacy laws. As nearly as possible, both parties will be informed of the outcome simultaneously.

11. **Policy Violation.** If an investigation results in the determination that Policy 1065 was violated, the final investigation report will, for student Respondents, be forwarded to the Office of the Dean of Students to determine appropriate sanctions, or for employee Respondents, to Human Resources for disciplinary action as outlined below.

12. **Student Complainant or Respondent Right to File a Complaint.** If a student Complainant or Respondent believes the university has failed to investigate the alleged policy violation in accordance with law or policy, a complaint may be filed with:
13. Employee Complainant or Respondent Right to File a Complaint. An employee Complainant or Respondent may file a complaint with either of the following:

Idaho Human Rights Commission
317 West Main Street
Boise, Idaho 83702
https://humanrights.idaho.gov
(208) 334-2664

Equal Employment Opportunity Commission
www.eeoc.gov
(206) 220-6850

14. Appeal of Policy Violation Determination – Students. If the Title IX Coordinator determines that the findings of fact do not support a violation of Policy 1065, Complainants may appeal this determination to an Appellate Board. If the Title IX Coordinator determines that the findings of fact do support the determination of a violation of this policy, Respondents may appeal this determination to an Appellate Board after the Title IX Sanctioning Board issues a sanction decision.

SANCTIONING PROCESS - STUDENTS

In cases where the Respondent is a student and a determination that a violation of Policy 1065 occurred, a copy of the final investigation report will be sent to a Student Conduct Administrator (SCA) in the Office of the Dean of Students. The SCA will convene a Title IX Sanctioning Board to determine appropriate sanctions. The Title IX Sanctioning Board will use their best efforts to complete the sanctioning process within thirty (30) days from the time the final investigation report is received.

1. **Title IX Sanctioning Board.** The SCA will convene the Title IX Sanctioning Board and set a date for a Sanctioning Conference. The Title IX Sanctioning Board will consist of 3-5 university faculty or staff members who receive annual training on Title IX matters. A minimum of three (3) Title IX Sanctioning Board members is required to conduct a Sanctioning Conference.

2. **Notice of Sanctioning Conference.** The SCA will send a copy of the Final Investigation Report and Notice of Sanctioning Conference to Complainant and Respondent via email no later than ten (10) business days prior to the Sanctioning Conference date. Complainant and Respondent are notified in the Notice of Sanctioning Conference that they have an opportunity to meet individually with the SCA for a Pre-Sanctioning Conference meeting. The Notice of Sanctioning Conference will include the names of the Title IX Sanctioning Board members. Each party has two (2) business days from the date the Notice of Hearing is emailed to challenge
any of the Title IX Sanctioning Board members on the ground of perceived bias. To challenge a Title IX Sanctioning Board member, a party must submit a concise written statement (no more than one page) stating the reason(s) for the challenge and why the Title IX Sanctioning Member is perceived to be biased against the party. The SCA will review any challenges received and determine if the challenged Title IX Sanctioning Board member needs to be replaced.

3. **Pre-Sanctioning Conference Procedures.** Each party may contact the Office of the Dean of Students to arrange a Pre-Sanctioning Conference meeting with the SCA. The non-redacted Final Investigation Report may be viewed in person by either party at their Pre-Sanctioning Conference meeting. Both parties may submit a written impact statement to the Title IX Sanctioning Board, due at least five (5) business days prior to the day of the Sanctioning Conference. A Pre-Sanctioning Conference packet will be made available to both parties and the Title IX Sanctioning Board members at least three (3) days prior to the scheduled Sanctioning Conference.

4. **Sanctioning Conference.** Participation in the Sanctioning Conference is voluntary for both Complainant and Respondent. The Sanctioning Conference will proceed with or without participation of the parties. Each party present will have an opportunity to make a brief (no more than ten (10) minutes) verbal statement to the Title IX Sanctioning Board. The Title IX Sanctioning Board may ask questions of each party present at the Sanctioning Conference. Parties will not be in the Sanctioning Conference room at the same time. When a party is not in the Sanctioning Conference room, that party will be able to listen to the Sanctioning Conference proceedings via phone from a separate room. The Title IX Sanctioning Board will deliberate regarding the appropriate sanction(s) for the violation of this policy. Decisions of the Title IX Sanctioning Board are determined by a simple majority vote. The SCA may provide the Title IX Sanctioning Board with university precedent in similar cases, as well as Respondent's history of conduct and prior sanctions, if any.

5. **Advisors.** Each party is permitted one (1) advisor to accompany the party at the Sanctioning Conference. No less than two (2) business days prior to the Sanctioning Conference, each party intending to have an advisor present at the Sanctioning Conference must submit to the SCA written notice identifying who will accompany them as their advisor. The role of advisors is limited, in accordance with University Policy 2020 and the applicable provisions of Policy 1065.

6. **Sanction Decision.** Within ten (10) business days after the Sanctioning Conference, the Title IX Sanctioning Board chair will notify the SCA in writing of the sanctions imposed by the Title IX Sanctioning Board. The SCA will then notify the parties via email of the Title IX Sanctioning Board’s Decision within two (2) business days of receiving such notification from the Title IX Sanctioning Board.

7. **Appeals.** Appeals of decisions made by the Title IX Sanctioning Board may be made to an Appellate Board via the Office of the Dean of Students. When an appeal is filed, sanctions may be placed in pending status by the Student Conduct Administrator until the appeal process has been exhausted. Select sanctions may remain implemented pending the outcome of the appeals.
process to ensure the safety and well-being of members of the university community or preservation of university property.

Both Complainant and Respondent have the right to file an appeal of determination of a violation of this policy and/or a corresponding sanction. The university reserves the right to determine the appropriate sanctions and educational outcomes for Respondents. Decisions made by an Appellate Board are final and cannot be appealed. All appeals must be submitted in writing, signed by the appealing party, to the Office of the Dean of Students no later than ten (10) days after the date printed on the Notice of Outcome (for Complainants appealing a determination of no policy violation) or on the Notice of Sanctioning Decision (for Respondents appealing the policy violation determination and/or sanctioning decision, or for Complainants appealing the sanctioning decision). Any exceptions to the appeal deadline are made at the discretion of the Student Conduct Administrator or designee.

Appeals will be considered only when the appealing party alleges, in a concise written statement, at least one of the following:

a) A substantive procedural error occurred that significantly impacted the outcome of the investigation. Examples of a substantive procedural error may include substantiated bias by the investigator or material deviation from the investigation procedures set forth in Policy 1065. A mere deviation from investigation procedures required by Policy 1065 is not a basis for considering an appeal unless significant prejudice is alleged to have resulted.

b) The investigator erred when determining whether or not the findings of fact constitute a violation of Policy 1065.

c) New evidence is available, which was unavailable during the investigation or sanctioning process, which could substantially impact either the determination of whether a violation of Policy 1065 occurred or the severity of the sanction.

d) The sanctions imposed are substantially disproportionate to the severity of Policy 1065.

Within ten (10) business days of submitting an appeal to the Office of the Dean of Students, Complainant and Respondent will receive a Notice of Appeal Consideration. The Student Conduct Administrator or designee will determine whether the appeal meets the criteria for consideration. A decision is made based on the grounds indicated above as documented in the party’s written appeal statement. If an appeal is determined to not meet the criteria for consideration, the matter will be considered final and binding for all involved and the Notice of Appeal Consideration will reflect that decision. When the written appeal statement meets one or more of the criteria for consideration, the Student Conduct Administrator will convene an Appellate Board to review the appeal.

The review of an appeal by an Appellate Board will occur in closed session, with no parties, witnesses, or members of the Title IX Sanctioning Board allowed to be present. With the exception of appeals alleging new information, the Appellate Board will limit itself to reviewing the written appeal, Final Investigation Report, documents used by the Title IX Sanctioning Board, and the recording of the Sanctioning Conference. The Appellate Board will review only the grounds determined to meet the criteria for consideration and will make a determination on each such ground.
of appeal. The Appellate Board will base its decisions on the information presented and make a
determination based on the preponderance of the evidence. Recommendations regarding appeals
require a simple majority vote of the Appellate Board members. If an appeal is determined to meet
the criteria for consideration, the Appellate Board will review and discuss all pertinent aspects of the
matter. The Appellate Board will then recommend to the Vice President for Student Affairs or
his/her designee one of the following actions:

a) Uphold the original policy violation decision and sanctions;
b) Uphold the original policy violation decision and amend the sanctions;
c) Reverse the original determination of a policy violation or non-violation and: (i) send the
case to the Title IX Sanctioning Board to determine sanctions, or (ii) determine that the
findings of fact do not constitute a policy violation. This decision will be final, binding and a
conclusion to the appeals process.
d) Send the matter back to the Title IX Coordinator for correction of a substantial procedural
error in the investigation process. The Appellate Board will include in its decision agreed-
upon sanctions should a policy violation be sustained by the Title IX Coordinator after
correction of the procedural error. This decision will be final, binding and a conclusion to
the appeals process.

The Vice President for Student Affairs, or their designee, will carry out the recommendations of the
Appellate Board unless a recommendation is significantly different from university precedent for
similar appeals. The Student Conduct Administrator will send both parties a Notice of Appeal
Outcome within ten (10) business days of the Appellate Board convening, in accordance with
applicable privacy laws. Both parties will be informed of the appeal outcome as simultaneously as
possible. The Notice of Appeal Outcome is considered final and may not be appealed further at the
university. During the summer session or during university breaks, appeals may be reviewed and
decided upon by an appeal body that includes one student, one faculty member, and one university
official, each to be appointed by the Vice President for Student Affairs.

SANCTIONING PROCESS - EMPLOYEES

In cases where the Respondent is a university employee and the investigator determines a violation of Policy
1065 occurred, a summary of findings will be provided to the AVP for Human Resources (or designee) and
the Respondent’s hiring authority, who will together, in consultation with the Title IX Coordinator, determine
whether disciplinary action is warranted.
If disciplinary action is proposed, Human Resources will assist the hiring authority in initiating the applicable
disciplinary process. Disciplinary and appeal processes for university employees are addressed in the following
policies:

a) **Classified employees** – Boise State Policy 7430, Classified Employee Disciplinary Action
b) **Classified employees** – Boise State Policy 7450, Classified Employees Due Process
Procedure and Appeal
POSSIBLE SANCTIONS - STUDENTS

For students, possible sanctions that the university may impose for actions that violate Policy 1065 include:

1. **Warning**: A written notice that the individual is violating or has violated university policy and that additional infractions of the Student Code of Conduct could result in further sanctions.

2. **Educational Sanctions**: The Conduct Body may apply educational sanctions including reflection papers, educational modules and/or projects designed to assist the student in reflecting on their decision-making. Some educational sanctions will incur a user fee that will be disclosed to the student at the time the sanction is assigned.

3. **Conduct Probation**: A written notice for violation of specific sections of the code. Probation is for a designated period of time. Violations while on probation may include the addition of more severe conduct sanctions.

4. **Restitution**: Monetary payment to reimburse for damage to or misappropriation of property, to replace damaged or misappropriated property, and/or to reimburse for medical expenses incurred by a third party as a direct result of misconduct.

5. **University Service**: Work assignments, service to the university, or other related discretionary assignments.

6. **Fines**: Monetary penalty imposed for a violation of the Student Code of Conduct.

7. **Loss of Privileges**: Action prohibiting a student from participating in certain activities or enjoying certain privileges for a prescribed period of time. Loss of privileges may include, but are not limited to: a. Removal from university-owned housing; b. Revocation of student identification card; c. Removal from a student leadership positions (elected or appointed); d. Removal from an athletic team or club sport; e. Loss of employment on campus; f. Exclusion from specific university premises.

8. **Student Housing Suspension**: Removal of the student from Student Housing for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.

9. **Student Housing Expulsion**: Permanent removal from the Student Housing system.

10. **Hold on Academic Records**: Action restricting admission, registration, and/or release of transcripts until a conduct sanction is met. A hold may restrict the university from releasing official academic transcripts and awarding a diploma until the obligation is met.

11. **University Suspension**: Action terminating registration in some or all classes for a prescribed period of time. The Conduct Body may specify conditions for future enrollment. A formerly suspended student will remain on probation for the duration of her/his university career.

12. **University Expulsion**: Action terminating a student’s registration and relationship with the university. This action separates a student from the university permanently for all future terms.
13. **Group and/or Organization Sanctions:** Sanctions for groups may result in permanent or temporary suspension, loss of recognition or charter, social probation, or other actions deemed appropriate by the university. An individual involved in a group offense and/or sanction can also be subject to additional individual charges and sanctions. Any student group and/or organization may be subject to the following sanctions: a. Those sanctions listed above; b. Loss of selected rights and privileges for a specified period of time; c. Deactivation and/or loss of privileges, including loss of university recognition, for a specified period of time.

14. **Revocation of Admission and/or Degree:** Admission to or a degree awarded by Boise State University may be revoked for fraud, misrepresentation, or other violations of Boise State University standards in obtaining the admission or degree, or for other serious violations committed by a student prior to graduation.

15. **Withholding Degree:** Boise State University may withhold awarding a degree otherwise earned until the completion of the Student Conduct process as set forth in the Student Code of Conduct, including the completion of all sanctions imposed, if any.

16. **Classroom Dismissal:** At the discretion of faculty, a student may be dismissed from class for one or two class periods. Faculty may also request that a student be dismissed from the class for the remainder of the semester. The policy for maintaining order in classrooms and the procedures for classroom dismissal are outlined in Boise State University Policy # 2050.

### POSSIBLE SANCTIONS – EMPLOYEES

For employees, possible sanctions that the university may impose for actions that violate Policy 1065 include:

1. Written warnings
2. Educational module, including individual or group-based employee training
3. Adjustments to work locations, hours, or reporting structure
4. Restrictions on access to information or locations
5. Performance improvement plans
6. Suspension without pay
7. Probation
8. No contact orders
9. Exclusion from campus
10. Demotion
11. Termination

Boise State guarantees a prompt, fair, and impartial process from the initial investigation to the final result and will be conducted by officials who 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.

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7 Probation, including the extension of or failure to complete, only applies to Classified employees. Probation cannot be imposed for those who have completed it previously.
ORDERS OF PROTECTION

Victims of sexual assault, domestic and dating violence and abuse, and stalking may wish to prevent their attackers from contacting them. In Idaho, there are three different types of Orders of Protection: Criminal No Contact Orders, Civil Protection Orders (including Tribal Protection Orders), and university-based No Contact Orders. All three are issued through different processes and can all be active concurrently. The process for obtaining the different kinds of Orders of Protection are detailed below. Boise State will assist in the enforcement of any type of Order of Protection if the Order is known. Violations for Criminal No Contact Orders and Civil Protection Orders may result in criminal charges, while violations of university-based No Contact Orders may result in disciplinary action by the university. The Women’s and Children’s Alliance can provide information for anyone who wishes to obtain or learn more about an Order of Protection and can be reached by phone at (208) 343-3688.

University community members who have received a Civil Protection Order or Criminal No Contact Order are encouraged to contact and provide a copy of the order to the Department of Public Safety so campus authorities and police may assist in Order enforcement. The Department of Public Safety can be reached by phone 24-hours a day at (208) 426-6911. This notification is especially important when that order lists university locations as protected areas. University community members who have Orders of Protection in place which are violated should immediately contact local law enforcement authorities.

CRIMINAL NO CONTACT ORDERS

When a criminal charge has been filed, only the court can issue a No Contact Order prohibiting the defendant from contacting the victim(s). These may expire at the end of a criminal case, and victims should keep in contact with their Victim Witness Coordinator and Prosecutor to know when a No Contact Order has been imposed or will expire.

CIVIL PROTECTION ORDERS: DOMESTIC VIOLENCE, STALKING/HARASSMENT AND TRIBAL

Unlike Criminal No Contact Orders, victims can petition for a Civil Protection Order at their local courthouse, typically at no cost, even if there is no related criminal case. In Idaho, there are two different types of Civil Protection Orders as well as tribal-specific Protection Orders that can be applied for at a local courthouse. The criteria for each Order and how to apply are outlined below. Note: The definitions contained in the criteria reflect Idaho state codes.
Criteria for a Domestic Violence Protection Order:

1. A **domestic relationship** must exist between the petitioner and the respondent.
   a. A domestic relationship includes being married or previously married; dating or previously dated; having a child in common; living together or formerly lived together; or being related by blood, marriage, or adoption.

2. A recent **act or threat** of:
   a. **Physical injury; OR**
   b. **Sexual abuse; OR**
   c. **Forced imprisonment:** examples may include being held against one’s will, withholding keys, not allowing a person to leave, etc.

Criteria for a Stalking/Harassment Protection Order:

1. There are **no relationship requirements** for this Protection Order. A victim can file against anyone who has engaged in stalking or harassment against the victim or the victim’s household.

2. An **act of**:
   a. **Stalking:** repeated, non-consensual contact either in person or electronically; **OR**
   b. **Telephone harassment:** electronic communication that (1) threatens someone, (2) is lewd of profane, or (3) disturbs someone’s peace through repeated contact; **OR**
   c. **Malicious harassment:** any act or threat to injure someone or their property, based on their race, color, religion, ancestry or national origin.

Criteria for a tribal-specific Protection Order: There are five different tribal courts that have jurisdiction within Idaho that offer their own specific Protection Order. Tribal-specific Protection Orders require the victim to apply at their local Tribal Courthouse and can only be applied for if the victim is a member of that tribe. Typically, a tribal-specific Protection Order requires the tribal member to go before a judge or Tribal Council to have their case heard.

**HOW TO APPLY FOR A CIVIL AND/OR TRIBAL PROTECTION ORDER**

Victims must apply for Protection Orders at their local courthouse. Contact information about where the campus community can request information about and apply for Civil and Tribal Protection Orders is detailed below based on which Boise State campus you attend or which tribe you are a member of:

<table>
<thead>
<tr>
<th>Campus</th>
<th>County Court</th>
<th>Court Address</th>
<th>Court Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main</td>
<td>Ada</td>
<td>200 W. Front St</td>
<td>(208) 287-6900</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Boise, Idaho 83702</td>
<td></td>
</tr>
<tr>
<td>Gowen Field</td>
<td>Ada</td>
<td>200 W. Front St</td>
<td>(208) 287-6900</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Boise, Idaho 83702</td>
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</tr>
<tr>
<td>Tribe</td>
<td>Tribal Court Address</td>
<td>Tribal Court Phone Number</td>
<td></td>
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</tr>
</tbody>
</table>
| Coeur d’Alene | 1115 B St  
Plummer, Idaho 83851 | (208) 686-1777 |
| Kootenai | 1227 Mission Rd  
Bonners Ferry, Idaho 83805 | (208) 267-3519 |
| Nez Perce | 39 Lolo St  
Lapwai, Idaho 83540 | (208) 843-7338 |
| Shoshone-Bannock | 306 Pima Dr  
Fort Hall, Idaho 83203 | (208) 478-3700 |
| Shoshone-Paiute | 2711 Agency Rd  
Owyhee, NV 89832 | (775) 757-2741 |
UNIVERSITY-BASED NO CONTACT ORDERS

Victims may request that the Department of Public Safety issue a location-specific or campus-wide exclusion order; these requests will be considered on a case-by-case basis. The Department of Public Safety can be reached at (208) 426-6911. Victims at any Boise State campus seeking an exclusion order may also ask the Title IX Coordinator for assistance. In addition, the Title IX Coordinator or his/her designee may issue temporary university-based no contact orders when necessary to protect the health and safety of campus community members. The Title IX Coordinator can be reached by phone at (208) 426-1258. If the victim is at a separate campus, the Title IX Coordinator will work with the local institution/authorities to assist the victim in getting an appropriate No Contact Order in place.

RESOURCES FOR THE CAMPUS COMMUNITY

ON-CAMPUS SERVICES AND SUPPORT FOR THE MAIN CAMPUS

Police and Security Services
Department of Public Safety
Phone: (208) 426-6911
Email: publicsafety@boisestate.edu
Web: https://www.boisestate.edu/publicsafety/
Address: 2245 University Drive, Boise, Idaho 83706

University Enforcement
Title IX Coordinator
Phone: (208) 426-1258
Email: reportdiscrimination@boisestate.edu
Web: https://www.boisestate.edu/tixie/
Address: University Plaza Suite #250, at 960 Broadway Ave, Boise, Idaho 83706

Student Support
Office of the Dean of Students
Phone: (208) 426-1527
Email: deanofstudents@boisestate.edu
Web: https://www.boisestate.edu/deanofstudents/
Address: Campus School at 2100 University Drive, Suite 120, Boise Idaho 83706

Legal
Associated Students of Boise State University (ASBSU) Legal Services
Phone: (208) 426-1527
Email: asbsu@boisestate.edu
Web: https://www.boisestate.edu/deanofstudents/student-support/legal/
Address: Office of the Dean of Students in the Campus School at 2100 University Drive, Suite 120, Boise Idaho 83706
Visa and Immigration Assistance
International Student Services
Phone: (208) 426-3652
Email: internationalinfo@boisestate.edu
Web: https://www.boisestate.edu/globaleducation-iss/
Address: SMASH Building at 2055 Cesar Chavez Lane, room 227, Boise, Idaho 83706

Financial Aid
Financial Aid and Scholarships
Phone: (208) 426-1664
Email: financialaid@boisestate.edu
Web: https://www.boisestate.edu/financialaid/
Address: Administration Building at 1910 University Drive, Suite 113, Boise, Idaho 83706

ON-CAMPUS CONFIDENTIAL SUPPORT RESOURCES FOR THE MAIN CAMPUS

Support Services
Gender Equity Center
Phone: (208) 426-4259
Email: genderequity@boisestate.edu
Web: https://www.boisestate.edu/genderequity/
Address: (SUB) 1700 University Drive, 2nd Floor, Boise, Idaho 83706

Medical/Mental Health/Counseling
University Health and Counseling
Phone: (208) 426-1459
Email: healthservices@boisestate.edu
Web: https://www.boisestate.edu/healthservices
Address: (NORCO) 1529 Belmont Street, 2nd floor, Boise, Idaho 83706

LOCAL RESOURCES IN BOISE

Police Services
Boise Police Department
Phone: (208) 377-6790 (Non-Emergency Line)
Email: police@cityofboise.org
Web: https://cityofboise.org/departments/po
Address: 333 N. Mark Stall Place, Boise, Idaho 83704

Confidential Support and Advocacy
Women’s and Children’s Alliance (WCA)
Phone: (208) 343-7025 (Domestic Violence Crisis Line)
(208) 345-7273 (Sexual Assault Crisis Line)
Email: info@wcaboise.org
Web: http://www.wcaboise.org/
Address: 720 W. Washington Street, Boise, Idaho 83702

Sexual Assault Forensic Exams
FACES of Hope Victim Center
Phone: (208) 577-4400
Email: hello@facesofhopefoundation.org
Web: http://facesofhopevictimcenter.org/
Address: 417 S. 6th Street, Boise, Idaho 83702

Medical/Mental Health
St. Luke’s – Downtown Boise
Phone: (208) 381-2222
Web: https://www.stlukesonline.org/
Address: 190 E. Bannock Street, Boise, Idaho 83712

St. Alphonsus – Curtis Road
Phone: (208) 367-2121
Web: https://www.saintalphonsus.org/
Address: 1055 N. Curtis Road, Boise, Idaho 83706

Mental Health/Counseling
St. Alphonsus Behavioral Health Center
Phone: (208) 302-0900
Web: http://www.saintalphonsus.org/behavioral-health
Address: 131 N. Allumbaugh Street, Boise, Idaho 83704

Citizenship and Immigration Assistance
Catholic Charities of Idaho
Phone: (208) 345-6031
Email: info@ccidaho.org
Web: https://ccidaho.org/
Address: 7255 W. Franklin Street, Boise, Idaho 83709

Legal/Financial Assistance
Law Center at Idaho Coalition Against Sexual and Domestic Violence
Phone: (208) 384-0419
Email: info@engagingvoices.org

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8 The emergency room at St. Luke’s downtown has a response team specially trained to assist victims of sexual assault, domestic violence, and dating violence.

9 The emergency room at St. Alphonsus on Curtis Road has a response team specially trained to assist victims of sexual assault, domestic violence, and dating violence.
Web: https://idvs.org/initiatives/legal-assistance/
Address: 1402 W. Grove Street, Boise, Idaho 83702

Financial Assistance
Idaho Crime Victims Compensation
Phone: (208) 334-6080
Email: cvcp_info@iic.idaho.gov
Web: https://crimevictimcomp.idaho.gov/
Address: 700 S. Clearwater Lane, Boise, Idaho 83712

RESOURCES FOR GOWEN FIELD CAMPUS

On-Base Military Security
124th Security Forces Squadron
Phone: (208) 422-5366
Address: 4474 S. Dehaviland Street, Boise, Idaho 83705
Web: https://www.124thfighterwing.ang.af.mil/

On-Base Confidential Support and Advocacy
Sexual Assault Response Coordinator (SARC) – Army National Guard10
24-hour Crisis Line: (208) 447-6166
Phone: (208) 272-4306
Address: 4250 Cessna Street, Building 270, Boise, Idaho 83705

Sexual Assault Response Coordinator (SARC) – Air National Guard10
24-hour Hotline: (208) 954-3369
Phone: (208) 422-6373
Address: 3787 W. Aeronca Street, Building 400, Boise, Idaho 83705

Victim Advocate Coordinator10
Phone: (208) 272-8400

Chaplain – Army National Guard10
Phone: (208) 272-6468 or (208) 608-4825
Address: 4625 Ingalls Street, Building 266, Boise, Idaho 83705

Chaplain – Air National Guard10
Phone: (208) 422-6473 or (208) 841-9720
Address: 3787 Aeronca Street, Building 400, Boise, Idaho 83705

10 These resources are typically only offered to military personnel and their dependents at Gowen Field. Classes at Gowen Field are offered to military personnel and civilians. Resources for civilians at this campus are the same as for the main campus.
Family Assistance Coordinator
Phone: (208) 272-4330
Address: 4250 Cessna Street, Building 270, Boise, Idaho 83705

On-Base Mental Health
Director of Psychological Health – Army National Guard
Phone: (208) 860-0189
Address: 4228 W. Guard Street, Boise, Idaho 83705

Director of Psychological Health – Air National Guard
Phone: (208) 422-6747
Address: 3787 W. Aerona Street, Building 400, Boise, Idaho 83705

On-Base Legal Assistance
JAG – Army National Guard
Phone: (208) 272-5199
Address: 3882 W. Ellsworth Street, Building 440, Boise, Idaho 83705

JAG – Air National Guard
Phone: (208) 422-5399
Address: 3787 W. Aerona Street, Building 400, Boise, Idaho 83705

CWI Campus Security
Phone: (208) 562-3333
Email: security@cwi.edu
Web: http://cwi.edu/info/campus-safety-and-security
Address: 6042 Birch Lane Suite 202B, Nampa, Idaho 83687

CWI Title IX Coordinator
Phone: (208) 562-3227
Web: https://cwi.edu/current-students/title-ix-information
Address: 6056 Birch Lane, Nampa, Idaho 83687

Local Police Services
Nampa Police Department
Phone: (208) 465-2257
Web: https://nampapolic.org/588/Police/
Address: 820 2nd Street S., Nampa, Idaho 83651

Local Confidential Support and Advocacy/Counseling/Legal/Sexual Assault Forensic Exams
Nampa Family Justice Center
Phone: (208) 475-5700
Local Medical/Mental Health
St. Luke’s Nampa Medical Center
Phone: (208) 505-2000
Address: 9850 W. St. Luke’s Drive, Nampa, Idaho 83687

St. Alphonsus Medical Center - Nampa
Phone: (208) 205-1000
Web: https://www.saintalphonsus.org/location/saint-alphonsus-medical-center-nampa
Address: 4300 E. Flamingo Avenue, Nampa, Idaho 83687

RESOURCES FOR LCSC CAMPUS (LEWISTON)

LCSC Campus Security
Phone: (208) 792-2226
Email: security@lcsc.edu
Web: http://www.lcsc.edu/security/
Address: 500 8th Avenue, Meriwether Lewis Hall 110, Lewiston, Idaho 83501

LCSC Title IX Coordinator
Phone: (208) 792-2689
Email: titleIX@lcsc.edu
Web: http://www.lcsc.edu/title-ix/
Address: 500 8th Avenue, Administration 201A, Lewiston, Idaho 83501

Local Police Services
Lewiston Police Department
Phone: (208) 746-0171
Web: https://www.cityoflewiston.org/292/Police-Department
Address: 1224 F Street, Lewiston, Idaho 83501

Local Confidential Support and Advocacy
YWCA
24-hour Crisis Line: (208) 746-9655
Phone: (208) 743-1535
Email: ywcaidaho@lewiston.com
Web: https://ywcaidaho.org/
Address: 300 Main Street, Lewiston, Idaho 83501

Local Medical/Mental Health/Sexual Assault Forensic Exams
St. Joseph Regional Medical Center
RESOURCES FOR LCSC AT NIC CAMPUS (COEUR D’ALENE)

NIC Campus Security
Phone: (208) 769-3310
Web: https://www.nic.edu/websites/default.aspx?dpt=14&pageId=
Address: 703 Military Drive Building #30, Coeur d’Alene, Idaho 83814

NIC Title IX Coordinator
Phone: (208) 769-5970 or (208) 676-7156
Web: http://www.nic.edu/websites/default.aspx?dpt=125&pageId=2336
Address: Edminster Student Union Building 200E, 495 College Drive, Coeur d’Alene, Idaho 83814

Local Police Services
Coeur d’Alene Police Department
Phone: (208) 769-2320
Email: policetips@cdaid.org
Web: https://www.cdaid.org/police/
Address: 3818 Schreiber Way, Coeur d’Alene, Idaho 83815

Local Confidential Support and Advocacy/Counseling
Safe Passage
Phone: (208) 664-9303 (24-hour hotline)
Email: admin@safepassageid.org
Web: https://www.safepassageid.org/
Address: 850 N. 4th Street, Coeur d’Alene, Idaho 83814

Local Support and Advocacy
Post Falls Police Department OASIS Program
24-hour Crisis Line: (208) 773-1080
Email: oasis@postfallspolice.com
Web: https://www.postfallspolice.com
Address: 1717 E. Polston Avenue, Post Falls, Idaho 83854

Local Medical/Mental Health/Sexual Assault Forensic Exams
Kootenai Health
Local Visa and Immigration Assistance
Catholic Charities of Spokane
Phone: (509) 358-4250
Email: development@ccspokane.org
Web: https://www.cceasternwa.org/
Address: 12 E. 5th Avenue, Spokane, Washington, 99202

Local Legal Assistance
Idaho Legal Aid Services – Coeur d'Alene Office
Phone: (208) 667-9559
Web: https://www.idaholegalaid.org/
Address: 610 W. Hubbard Avenue, Suite 219, Coeur d'Alene, Idaho 83814

RESOURCES FOR CSI CAMPUS (TWIN FALLS)

CSI Campus Security
Phone: (208) 732-6605
Web: https://quondam.csi.edu/security
Address: 315 Falls Avenue, McManaman Building, Twin Falls, Idaho 83301

CSI Title IX Coordinator
Phone: (208) 732-6267 or (208) 732-6225
Web: https://quondam.csi.edu/TitleIX/
Address: 315 Falls Avenue, Taylor Building 212 or 238, Twin Falls, Idaho 83301

Local Police Services
Twin Falls Police Department
Phone: (208) 735-4357
Web: http://www.tfid.org/186/police
Address: 321 2nd Avenue E., Twin Falls, Idaho 83301

Local Confidential Support and Advocacy/Counseling/Legal Assistance
Voices Against Violence (formerly Crisis Center of Magic Valley)
24-hour Crisis Line: (208) 733-0100
Phone: (208) 733-2558
Web: https://www.vavmv.org/
Address: 212 2nd Avenue W., Suite 200, Twin Falls, Idaho 83301

Local Medical/Mental Health/Sexual Assault Forensic Exams
St. Luke's Magic Valley Center
Phone: (208) 814-1000
Address: 801 Pole Line Road W., Twin Falls, Idaho 83301

Local Legal Assistance
Idaho Legal Aid Services – Twin Falls Office
Phone: (208) 734-7024
Web: https://www.idaholegalaid.org/
Address: 475 Polk, Suite 4, Twin Falls, Idaho 83301

RESOURCES FOR MOUNTAIN HOME AIR FORCE BASE CAMPUS

On-Base Military Police
Mountain Home Air Force Base Security Forces Squadron
Phone: (208) 828-2258
Address: 1013 7th Avenue, Mountain Home Air Force Base, Idaho 83648

On-Base Confidential Support and Advocacy
Sexual Assault Response Coordinator (SARC)11
24-hour Crisis Line: (208) 828-7272
Phone: (208) 828-6622
Address: 665 Falcon Street, Building 2428 (Education Building), room 319, Mountain Home Air Force Base, Idaho 83647

Mountain Home Air Force Base Family Advocacy Program11
Phone: (208) 828-7520
Address: 90 Hope Drive, Building 6000, Mountain Home Air Force Base, Idaho 83648

Victim Witness Assistance Program (VWAP)11
Phone: 208-828-3250
Address: 366 Gunfighter Avenue, Building 512, Mountain Home Air Force Base, Idaho 83647

Mountain Home Air Force Base Chaplain11
Phone: (208) 828-6417
Address: 420 Gunfighter Avenue, Building 2606, Mountain Home Air Force Base, Idaho 83647

11 These resources are typically only offered to military personnel and their dependents. Military members and their dependents who are taking classes at any Boise State Campus are also eligible to utilize these services. NOTE: Victim Witness Assistance Program and Special Victims Counsel services may also be eligible to civilians as well. Those not affiliated with the military should use the local resources listed.
On-Base Medical/Mental Health/Counseling/Sexual Assault Forensic Exams
Mountain Home Air Force Base Hospital
Phone: (208) 828-7900
Phone: 90 Hope Drive, Building 6000, Mountain Home Air Force Base, Idaho 83648

On-Base Legal Assistance
Phone: (208) 828-2238
Address: 366 Gunfighter Avenue, Building 512, Mountain Home Air Force Base, Idaho 83647

Special Victims Counsel (Contact SARC for eligibility and information)
Phone: 208-828-7272
Address: 366 Gunfighter Avenue, Building 512, Mountain Home Air Force Base, Idaho 83647

Local Police Services
Elmore County Sheriff’s Department
Phone: (208) 587-3370
Web: https://elmorecounty.org/elmore-county-sheriff/
Address: 2255 East 8th North, Mountain Home, Idaho 83647

Mountain Home Police Department
Phone: (208) 587-2101
Web: http://www.mountain-home.us/police
Address: 2775 East 8th North, Mountain Home, Idaho 83647

Local Confidential Support and Advocacy/Counseling
Elmore County Domestic Violence Council
24-hour Crisis Line: (208) 587-3300
Phone: (208) 590-0379
Email: safetyplanning@ecdvc.org
Web: http://www.ecdvc.org/
Address: 158 North 3rd East, Mountain Home, Idaho 83647

Local Medical/Sexual Assault Forensic Exams
St. Luke’s Elmore Medical Center
Phone: (208) 587-8401
Address: 895 North 6th East Street, Mountain Home, Idaho 83647

Local Mental Health
Idaho Behavioral Health – Mountain Home Office
Phone: (208) 580-9525
Web: http://www.idahobehavior.com/
Address: 2420 American Legion Boulevard, Mountain Home, Idaho 83647

Desert Sage Health Center
Phone: (208) 587-3988
Web: http://desertsagehealthcenters.org/
Address: 2280 American Legion Boulevard, Mountain Home, Idaho 83647

**STATEWIDE RESOURCES**

Idaho Domestic Violence Hotline (24-hour and confidential): 1-800-669-3176

Idaho Suicide Prevention Hotline (24-hour and confidential): 1-800-273-8255

Idaho Health and Welfare Helpline: Dial 211

**NATIONAL RESOURCES**

National Sexual Assault Hotline (24-hour and confidential): 1-800-656-4673

National Dating Abuse Helpline (24-hour and confidential): Text “loveis” to 22522 or call 1-866-331-9474

National Domestic Violence Hotline (24-hour and confidential): 1-800-799-7233

Department of Defense (DoD) Safe Helpline (24-hour confidential/anonymous sexual assault hotline for DoD community): 1-877-995-5247 or text 55-247

Federal Student Aid Assistance: https://studentaid.gov/