Upon receiving a report of a Sexual Misconduct Violation, the College will:

1. **PROVIDE SUPPORT**
   - and assistance in obtaining College and community resources.

2. **PROVIDE INFORMATION**
   - about preserving evidence, obtaining medical treatment, and contacting police.

3. **EVALUATE SAFETY**
   - of individuals and the College community.

4. **ASSESS COMPLAINANT’S PREFERENCES**
   - Complainant may request **anonymity** and that **no further College action** be taken.
   - Complainant may request one of two forms of **College resolution**.

   - The College will seek to honor this request if it is possible to do so while also **protecting the health and safety of individuals and the College community**. The Complainant has the option to request College resolution at any time thereafter.
   - **Formal Resolution**, which involves an investigation, and hearing/sanction (if applicable).
   - **Alternative Resolution**, which (if available) includes a variety of informal options for resolving reports.

Next, the College will conduct an Initial Assessment to:

1. **DETERMINE COLLEGE ACTIONS**
   - If Complainant requested:
     - **College Resolution**: grant request and initiate appropriate resolution process
     - **Anonymity/No Action**: balance request with health and safety risk factors to determine whether request can be honored or whether the circumstances warrant proceeding to an investigation

2. **EVALUATE REPORTING DUTIES**
   - State Law requires reporting to:
     - 1. The Police (if health/safety threat is identified)
     - 2. The State Police (if felony crime)
     - 3. Child Protective Services (if under 18)

Process either concludes or moves on to **Formal or Alternative Resolution**.

The College also offers access to confidential resources for students who are unsure about whether to report a Sexual Misconduct Violation, or any student seeking counseling or other emotional support throughout this process.
At the beginning of the resolution process:

1. **WRITTEN NOTICE** will be provided to the Complainant and the Respondent.

2. **TRAINED INVESTIGATOR(S)** will conduct a prompt, thorough, fair, and impartial investigation. Both parties will have an equal opportunity to be heard, to submit corroborating evidence, and to identify witnesses who may have relevant information.

3. **SUPPORTER OF CHOICE** may accompany, support, and advise each party throughout the investigation and resolution process.

At the conclusion of an investigation:

Investigator will prepare a **Draft Investigation Report**, which will include a recommendation as to whether or not there is sufficient evidence to support a finding of responsibility for a Sexual Misconduct Violation by a Preponderance of the Evidence.

The parties will have the opportunity to review the investigation report, identify any additional information or witnesses, and provide feedback or comment to the report. The investigator will then prepare the **Final Investigation Report**.

Next steps for determining finding(s) and/or sanction:

- **Finding of Sufficient Information:**
  - Report is submitted to the Director of Student Conduct, Rights and Responsibilities for convening the Hearing Panel, consisting of CRB faculty and/or staff.

- **Finding of Insufficient Information:**
  - Complainant may contest, with review made by Director of Student Conduct or their designee. If Complainant accepts, process is concluded.

**Hearing Panel**: Trained panelists will determine whether there is sufficient evidence to support a finding of responsibility for a Sexual Misconduct Violation, by a Preponderance of the Evidence. Prior to making their decision final, the panelists’ determination of responsibility and sanctions may be reviewed by the Title IX Coordinator or Deputy to advise with regard to consistency and proportionality in sanctions and whether the action is sufficient to eliminate the conduct and remedy its effects.

**Sanction**: If respondent is found responsible, the Hearing Panel will determine the appropriate sanction(s) and issue a written decision ("Outcome Letter") to the complainant and respondent.

**Decision of the Hearing Panel** may be appealed by either party to a senior administrator designated in the Outcome Letter.

Typically, the period from commencement of an investigation through resolution (finding and sanction, if any) will not exceed 60 calendar days. This time frame may be extended for a good cause.