Massachusetts Department of Higher Education



2024 CSVP Annual Report

1. CSVP Contacts

CSVP Contacts

Please update the institution's CSVP contacts on file below.

Please add each of the following users and their contact information for each role at the institution by selecting the "+" if the user is not already part of the EDvera system.



2. Incident Data

filed by employees against unknown / third party

Incident Data

For the fields below, please enter the incident data required by M.G.L. c. 6, Section 168E(q) and 610 CMR 14.04(1). **The data being requested is for calendar year 2023: January 1, 2023 - December 31, 2023.**

For questions regarding data preparation, including terms and definitions, please refer to the 2024 CSVP Annual Report FAQs and Guidance or email Amanda Robbins, Campus Safety Advisor, at arobbins@dhe.mass.edu

Reports of sexual misconduct made to TIX Coordinator filed by students against students filed by students against employees filed by students against unknown / third party filed by employees against employees filed by employees against students filed by employees against unknown / third party Reports of sexual misconduct investigated by sworn campus police officers or LLEAs, if known filed by students against students filed by students against employees filed by students against unknown / third party filed by employees against employees filed by employees against students

complaint
filed by students against students
filed by students against employees
filed by students against unknown / third party
filed by employees against employees
filed by employees against students
filed by employees against unknown / third party
Reports of sexual misconduct made to TIX Coordinator that resulted in a formal complaint
filed by students against students
filed by students against employees
filed by students against unknown / third party
filed by employees against employees
filed by employees against students
filed by employees against unknown / third party
Formal complaints under Title IX or sexual misconduct policies that were dismissed, withdrawn, or did not result in disciplinary action
filed by students against students
filed by students against employees
filed by students against unknown / third party
filed by employees against employees
filed by employees against students
filed by employees against unknown / third party

Reports of sexual misconduct made to TIX Coordinator that did not result in a formal

Formal complaints under Title IX or sexual misconduct policies that resulted in disciplinary action
filed by students against students
filed by students against employees
filed by students against unknown / third party
filed by employees against employees
filed by employees against students
filed by employees against unknown / third party
Students and employees found responsible for violating Title IX or sexual misconduct policies
number of students found responsible
number of students subject to disciplinary actions as a result
number of employees found responsible
number of employees subject to disciplinary actions as a result
number of unknown / third parties found responsible
number of unknown / third parties subject to disciplinary actions as a result
Please note: the Massachusetts Department of Higher Education (DHE) understands that each institution is unique and may have multiple applicable policies, procedures, offices, or staff which oversee institutional responses to incidents of sexual misconduct as defined under the 2021 Campus Sexual Assault Law. To the extent it is helpful for institutions to provide context regarding the above-reported data, or feedback on the content and format of these questions in the 2021 Campus Sexual Assault Law, please use the fields below to provide any additional explanation or comments you wish for the DHE to consider alongside the data submitted in this report.
No supporting documents.

3. Jurisdiction

Jurisdiction

Please provide the address and contact information for the local LEA or LEAs with jurisdiction on or around the institution's Massachusetts campus(es) required pursuant to 610 CMR 14.04(1)(a).

Campus Location Name	Campus Street Address
Agency Name	Municipality
Division	Street Address
City	Zip Code
Phone Number	Contact (optional)

4. LEA MOUS

LEA MOUS

Please provide the information below regarding the institution's entrance into any LEA MOUs required pursuant to M.G.L. c. 6 Section 168E(c), 610 CMR 14.03, and 610 CMR 14.04(2) (if applicable).

1.	Has the institution entered into an MOU, the terms of which are in compliance with 610
	CMR 14.03, with each LEA with jurisdiction on or around each of the intitution's
	campuses?

 \bigcirc Yes \bigcirc No \bigcirc Partial

5. SACSC / DVP MOUs and Waivers

SACSC / DVP MOUs and Waivers

Pursuant to the 2021 Campus Sexual Assault Law, an institution that does not provide its own sexual assault crisis service center (SACSC) shall enter into and maintain an MOU with a SACSC funded by the department of public health (DPH) <u>AND</u> a community-based domestic violence program (DVP) funded by DPH.

The law requires **both** sexual assault services and domestic violence services to be made available to students and employees. A single provider may not be able to satisfy both requirements; you may need to execute an MOU with more than one provider.

Institutions that already have such services in place on-campus are exempt from this statutory requirement. Please see M.G.L. c. 6 § 168E(h) for program requirements. IHEs that do not offer such services on-campus are expected to engage in good faith efforts to secure the statutorily required MOUs.

Please indicate in the fields below whether the institution already has an SACSC, has entered into an MOU with at least one community-based SACSC and DVP funded by DPH, or is seeking a waiver from this statutory requirement at this time.

I believe my institution...

own SACSC

OWIT SACSC.
\bigcirc has met this statutory requirement by entering into one or more MOUs with one or more community-based SACSCs and DVPs funded by DPH
despite its good faith efforts, requires additional time to enter into the required MOUs
and is seeking a waiver from this statutory requirement at this time.

...is exempt from this statutory requirement because the institution already provides its

6. Confidential Resource Provider

Confidential Resource Provider

Has your IHE identified one or more individuals as confidential resources providers?		
○ Yes ○ No		
Please provide any feedback on the success or challenges related to designating a confidential resource provider to provide the requirements within the law		

7. Sexual Misconduct Survey

Campus Climate Surveys

Has your institution conducted* a sexual misconduct survey as per M.G.L. c. 6, §168D? *Under the 2021 Campus Sexual Assault Law, institutions have until August 1, 2025 to conduct their first survey.

 \bigcirc Yes \bigcirc No

8. Additional Information

Additional Information

Please inform the DHE of any areas where technical assistance may be helpful in complying with either the 2021 Campus Sexual Assault Law or 610 CMR 14.00.			
Please provide any additional questions, comm	nents, or concerns here.		



