Form B2 – Chancellor's Data Report 2023-2024 Academic Year, Spring Semester¹

Confidential Advisors and Responsible Employees ²	Total
a. Number of Responsible Employees	
b. Number of Confidential Advisors	
Annual Training (please include number and percentage) ³	
a. Completion rate of Responsible Employees	
b. Completion rate of Confidential Advisors	
Responsible Employee Reporting ⁴	
a. Number of employees who made false reports	
i. Number of employees terminated	
 Number of employees who made false reports i. Number of employees terminated 	
Power-Based Violence Formal Complaints ⁵	
a. Formal Complaints received	
b. Formal Complaints resulting in occurrence of power-based viole	ence
c. Formal Complaints resulting in discipline or corrective action	
Type of discipline or corrective action taken	
i. Suspension	
ii. Expulsion	
Retaliation ⁶	
a. Reports of retaliation received	
b. Investigations	
c. Findings	
i. Retaliation occurred	
ii. Retaliation did not occur	

¹ Beginning with AY 2022-2023, Fall Semester reporting will have an effective date of October 1st of the previous calendar year.

² In accordance with Act 472, the Chancellor's report shall include the number of Responsible Employees (i.e., employees) and Confidential Advisors for the institution.

³ In accordance with Act 472, the Chancellor's report shall include the number and percentage of Responsible Employees and Confidential Advisors who have completed annual training.

⁴ Although this section is not required by Act 472, for data collection purposes BOR requests statistics regarding a responsible employees' failure to comply with reporting requirements.

⁵ In accordance with Act 472, the Chancellor's report shall include (1) the number of Formal Complaints of power-based violence received by an institution, (2) the number of Formal Complaints which resulted in a finding that power-based violence violations occurred, (3) the number of Formal Complaints in which the finding of power-based violations resulted in discipline or corrective action, (4) the type of discipline or corrective action taken, and (5) the amount of time it took to resolve each Formal Complaint (*see 2*nd *form*).

⁶ In accordance with Act 472, the Chancellor's report shall include information about retaliation which include the number of reports of retaliation, and any findings of any investigations or reports of retaliation.

Form B2 - Chancellor's Data Report

2023-2024 Academic Tear, Spring Semester [1]									
Date Formal Complaint Filed [2]	Type of Complaint [3]	Status of Formal Complaint [4]	Basis for Complaint [5]	Disposition [6]	Disciplinary Status [7]	Gender of Complainant [8]	Gender of Respondent [9]		
11/12/2023	PBV	DISMISSED 11/17/2023 - FORWARDED TO HUMAN RESOURCES	INTERPERSONAL VIOLENCE	N/A	N/A	FEMALE	FEMALE		
	11/12/2023 PBV	DISMISSED 11/17/2023 - FORWARDED TO HUMAN RESOURCES	INTERPERSONAL VIOLENCE	N/A	N/A	MALE	FEMALE		
11/12/2023	PBV	DISMISSED 11/17/2023 - FORWARDED TO HUMAN RESOURCES	INTERPERSONAL VIOLENCE	N/A	N/A	MALE	FEMALE		
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[1] Beginning with AY 2022-2023, Fall Semester reporting will have an effective date of October 1st of the previous calendar year.
[2] Information about Formal Complaints is specifically required to be included in the Chancellor's report, so effectively Title IX Coordinators can copy and paste their reports regarding Formal Complaints into the Chancellor's report.

[3] Type of Complaint, Title IX or Power-Based Violence (PBV).

[3] Type of Complaint, Title IX or Power-Based Violence (PBV).

4] Status of investigation as it pertains to Formal Complaints filled for an accusation of power-based violence or retaliation. If closed, length of time taken to resolve complaint.

[5] Type of power-based violence or retaliation alleged.

[6] Disposition of any disciplinary processes arising from the Formal Complaints.

[7] Institution should indicate where they are in the disciplinary status and also note if there was a sanction imposed and what sanction was imposed.

[8] Although not required by law, for data collection purposes BOR requests information pertaining to the gender of both the Complainant and Respondent.

[9] Although not required by law, for data collection purposes BOR requests information pertaining to the gender of both the Complainant and Respondent.