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Mission and Program Objectives

Mission Statement
The University of Houston-Clear Lake Counseling Program’s Mission is to prepare critically thinking and creative counseling professionals to serve the academic, career, and personal-social needs of culturally diverse individuals and families to improve their quality of life. The program prepares students to be effective leaders in counseling through in-depth knowledge and strong clinical skills.

Program Goals

1. Maintain a counseling program with current and relevant curricular that promotes the standards of the counseling profession.

2. Provide the most current and relevant training in assessment, case conceptualization, and prevention, intervention, and treatment delivery with sensitivity to clients from a multicultural pluralistic society.

3. Develop a learning culture with high expectations for academic performance, multicultural sensitivity, ethical behavior, and good clinical judgment in serving others.

4. Develop students’ personal and professional awareness, insight, and growth to foster a strong professional counselor identity.

5. Develop a counseling program that provides equal access to qualified students from varied demographics.

Program Objectives and Evaluation

1. Prepare professional counselors who demonstrate academic competence through use of current and relevant curriculum that promotes the standards of the counseling profession.

   Evaluation Method:
   - Student Course Grades
   - Performance on KPI
   - Certification and Licensure Examination Results
   - Completer, alumni, site supervisor, and employer surveys for program evaluation and feedback.
2. Prepare professional counselors who uphold ethical standards and demonstrate sensitivity to cultural aspects of clients through appropriate case conceptualization, selection of assessment, and prevention, intervention, and treatment delivery.

**Evaluation Method:**

- Student Field Experience Course Grades
- Performance on KPI
- Certification and Licensure Examination Results
- Student Dispositional Issues
- Completer, Alumni, Site supervisor, and Employer surveys for program evaluation and feedback.

3. Prepare professional counselors with personal and professional awareness, insight, and growth to foster a strong professional counselor identity and wellness.

**Evaluation Method:**

- Self-reflection in all field experience (Practica II and III) coursework
- Student membership in a professional organization, or attendance at a conference or a counseling association meeting
- Demographic and other characteristics of applicants, students, and graduates
EXPECTATIONS OF STUDENTS

Academic and Experiential Activity Expectations

➢ Candidates are expected to attend the mandatory orientation and sign the degree and/or certification plan.

➢ Candidates are expected to follow the degree plan provided at orientation and complete the coursework requirements for the chosen degree path to graduate in a timely manner.

➢ Candidates are expected to follow the cohort plan provided at orientation. This includes coursework during Fall, Spring and Summer sessions. While most semester courses follow the 15-week plan, the summer courses follow the 8-week plan. Check your academic calendar for dates.

➢ Candidates must adhere to prerequisites as outlined in the current UHCL catalog. Candidates who enroll in course work without having completed the necessary prerequisite course work may be administratively withdrawn from the course by the instructor and may lose their tuition money.

➢ Candidates are expected to complete all required coursework. The course work is intended to provide candidates fundamental knowledge of the range of normal and abnormal development including an understanding of the range of exceptionalities among young people and/or adults.

➢ Candidates are expected to develop culturally sensitive relationships with others through examining personal attitudes and beliefs as well as developing knowledge of other cultures and interactive skills.

➢ Candidates are expected to develop a Professional Counselor identity by participation in appropriate activities and membership in professional counseling organizations. COUN 5231 – Professional Orientation to Counseling, teaches counselor role and identity and provides candidates an opportunity to assess their comfort with the role of the counselor.

➢ Candidates are expected to follow the ethical code of the profession. See Appendix C and D.

➢ Candidates are expected to engage in experiential learning components required in their course sequence. COUN 6435 – Pre-Practicum in Counseling is focused on skill
development. COUN 6532 - *Group Counseling*, is taught by laboratory method, and enables candidates to learn group leadership and facilitation skills. Other courses in the counseling core and elective courses contain experiential components to ensure the continuous practice of knowledge gained and exploration of personal attitudes and beliefs.

- Candidates are expected to complete a 700-hour field experience for MS in Clinical Mental Health Counseling and MS in Counseling with School Counselor Certification concentration. Practicum I constitute 100 hours with 40 direct hours. Practicum II and Practicum III each constitutes 300 hours with 120 direct hours. The entire practicum sequence—provides opportunities for candidates to engage in counseling activities, develop advanced counseling skills, and interact with clients with continuous feedback and supervision, assisting each candidate to develop a unique and effective personal counseling style.

**Personal Growth and Self-Reflection Expectations**

- Candidates are required to examine their own values, beliefs, and knowledge in establishing relationships with others.
- Candidates are expected to seek personal counseling when necessary.
- Candidates are expected to self-evaluate and become culturally sensitive to other people's perspectives. Opportunities are provided throughout the program for candidates to maximize their self-awareness and self-understanding. The Counseling Program supports the American Counseling Association’s Vision and Mission.

Sometimes, unresolved personal issues pose potential hurdles for counselors and these may surface during a candidate’s education. If these issues interfere with the candidate’s role as a counselor, the Counseling Program faculty may ask the candidate to attend personal counseling sessions, do additional reflective journaling, or attend personal growth seminars in order to resolve these issues. If a professor believes a candidate’s unresolved issues are so pressing as to interfere in the candidate’s progress or could potentially cause harm to clients or other candidates, the candidate would be considered for a written disposition and the candidate could be administratively withdrawn or withheld from further registration until a plan is
developed that will address these issues. If the issue persists after remediation, the candidate will be referred to career counseling at UHCL for more suitable career options.

➢ Candidates are expected to develop strong professional working relationships with other candidates as well as faculty to provide opportunities for a candidate’s optimal preparation to meet specific career goals.

***Candidates may request syllabi for previous courses from counseling faculty***

Application Deadlines:
Fall deadline for Applications: March 1
  o Most often this cohort take coursework at the Clear Lake location
Spring deadline for Applications: September 1
  o Most often this cohort take coursework at the Pearland location

*Courses at both locations are taught by the same core faculty from the Counseling Program
DEGREE COURSE REQUIREMENTS

Master of Science in Clinical Mental Health Counseling

This degree makes you eligible for licensure in Texas as a Licensed Professional Counselor (LPC).

**Required number of hours:** 60-hours degree

**Required Courses:**
- COUN 5131 Counseling for Lifespan Development
- COUN 5231 Professional Orientation to Counseling
- COUN 5234 Career Development and Counseling
- COUN 5432 Theories of Counseling
- COUN 5533 Counseling Ethics and Consultation
- COUN 5535 Systems Counseling
- COUN 5536 Addictions Counseling
- COUN 5630 Abnormal Human Behavior
- COUN 6030 Multicultural Foundations for Counselors
- COUN 6033 Research Design and Analysis for Counselors
- COUN 6232 Assessment Issues for Counselors
- COUN 6435 Pre-Practicum in Counseling
- COUN 6531 Mental Health and Psychopathology
- COUN 6532 Group Counseling
- COUN 6533 Crisis Intervention

**Electives:** 2 courses

**Capstone Experience:**
- COUN 6639 Practicum I
- COUN 6738 Practicum II
- COUN 6838 Practicum III

*Candidates who already possess the master's degree in a related educational area may select to pursue deficient coursework toward licensure. Only knowledge courses are offered to such qualifying candidates. Contact mscounprog@uhcl.edu*
Master of Science in Counseling with School Counselor Certificate concentration

To be eligible for the Texas professional certificate, candidates must document

- Hold a valid standard Texas teaching certificate
- Proof of two years successful, full-time, approved teaching experience
- Hold a master’s degree
- Passing score on School Counselor TExES assessment (Texas Examinations of Educator Standards)
- Completion of all required UHCL coursework

**Required number of hours**: 48-hours degree

**Required Courses:**
COUN 5131 Counseling for Lifespan Development  
COUN 5231 Professional Orientation to Counseling  
COUN 5234 Career Development and Counseling  
COUN 5432 Theories of Counseling  
COUN 5533 Counseling Ethics and Consultation  
COUN 5534 Child and Adolescent Counseling  
COUN 6030 Multicultural Foundations for Counselors  
COUN 6033 Research Design and Analysis for Counselors  
COUN 6232 Assessment Issues for Counselors  
COUN 6435 Pre-Practicum in Counseling  
COUN 6532 Group Counseling  
COUN 6533 Crisis Intervention  
COUN 6534 Developmental School Counseling Program

**Capstone Experience:**
COUN 6639 Practicum I  
COUN 6739 Practicum II  
COUN 6839 Practicum III

*Candidates who already possess the master’s degree in a related educational area may select to pursue school counselor certification only. Contact mscounprog@uhcl.edu*
Master of Science in Counseling with General Applied Techniques concentration

This degree does not prepare the student for licensure.

**Required number of hours:** 30 hours

**Required Courses:**
- COUN 5131—Counseling for Lifespan Development
- COUN 5231—Professional Orientation to Counseling
- COUN 5234—Career Development and Counseling
- COUN 5335—Stress and Wellness
- COUN 5432—Theories of Counseling
- COUN 5433—Counseling Ethics and Consultation
- COUN 5536—Addictions Counseling
- COUN 6030—Multicultural Foundations for Counselors
- COUN 6032—Statistics and Measurement for Counselors
- COUN 6033—Research Design and Analysis for Counselors

**Capstone Experience:**
Master’s Comprehensive Examination

* A request to close this program has been made.
ADVISING

Once accepted into the Counseling Program, candidates are assigned a core faculty adviser from the Counseling Program based on last name of candidate.

- Last Name starts with A-F: Dr. RJ Davis, DavisR@uhcl.edu
- Last Name starts with G-L: Dr. Robert Pace, PaceRob@uhcl.edu
- Last Name starts with M-R: Dr. Dilani Perera-Diltz, Perera@uhcl.edu
- Last Name starts with S-Z: Dr. Angelica Tello, Tello@uhcl.edu
- Grant Students of Dr. Sawyer: Dr. Cheryl Sawyer, sawyer@uhcl.edu

The candidate is responsible to attend the mandatory orientation and sign the degree and/or certification plan. This orientation usually takes place on Thursday of the week prior to the beginning of classes. The degree/certification plan is valid for as long as the candidate maintains current enrollment. If a candidate is not enrolled for more than one long semester, the plan will become invalid, and upon re-entry, the candidate will be required to meet all current program requirements.

Age of Course Work for the Master's Degree and Professional Certification
Candidates must complete the master's degree within 5 years. No course work may be more than 5 years old at the time of graduation. If any courses are accepted for transfer credit, the accepted courses cannot be more than 5 years old at the time of graduation. Candidates seeking school counselor certification only (without a second master's degree) must complete the certification program, including course work and teaching requirements, within 10 years.

Course Sequence
Candidates entering the counseling program will be placed in a cohort and given a sequential schedule for completion of their plan of study. Candidates should remain within their cohort throughout their program if at all possible or meet with the faculty advisor in order to develop an individualized course sequence. During the new student orientation, candidates will be given the schedule for their cohort so that they have a reference point for progress towards completion of their degree or certification. All candidates should be aware that although every cohort schedule is created with the intention of offering the stated courses in a timely manner, sometimes schedules must be rearranged; therefore, students should consult with their professors, cohort, or
advisor each semester to learn of any schedule changes. Course content is intentionally designed to provide theoretical and practical information for future counselors and to enhance necessary teamwork and consultation skills through the prescribed sequence.
FIELD EXPERIENCES

Practicum I, Practicum II, and Practicum III

The Practicum sequence is designed to provide a capstone or culminating experience for candidates enrolled in the counselor preparation program. The sequence provides an opportunity for candidates to apply the skills, knowledge, and understanding they have acquired during their course of study, under direct supervision with bona fide clients. Practicum candidates counsel clients under close, direct supervision in the field placement. Practicum course work is expected in the candidate’s final three semesters of course work. Under no circumstances may the Practicum courses (I, II and/or III) be taken concurrently. Practicum I, Practicum II, and Practicum III are only offered during fall and spring semesters.

- **Practicum I**  – 100 hours (40 hours in direct counseling)
- **Practicum II**  – 300 hours (120 hours in direct counseling)
- **Practicum III**  – 300 hours (120 hours in direct counseling)

*All practicum applications are available in Bayou 1231 or through the filed experience coordinator and are due on or before the dates below.* If these dates fall on a weekend or UHCL holiday, applications will be accepted on the next business day, before the close of business on that day. Candidates are responsible for remembering these deadlines. If a candidate fails to turn in the application on time, the candidate will not be permitted to take the class, will be “out” of his or her cohort, and will have to wait another semester before taking Practicum. If a candidate fails or withdraws from any Practicum, a new application is required. Late applications will not be accepted.

- Spring Practicum  October 15
- Fall Practicum  April 15

Practicum is a controlled class. Completion of the Practicum application (audits) requires a review of the candidate’s skills performance, an eligibility verification and placement of the candidate’s name on an approved list for controlled class registration, and recommendation from program faculty. Candidates must register for the Practicum course using the normal registration process, but placement in a particular section of Practicum will be determined by their advisor.
Professional Liability Insurance

Individual professional liability insurance coverage must be purchased before you can begin your practicum courses (Practicum I, II, and III). Such insurance may be available for FREE with student membership in American Counseling Association and American School Counseling Association. Insurance can also be purchased with a minimal fee with a student membership in Texas Counseling Association.

Practicum I, II & III

Candidates are expected to plan for their Practicum I, II & III experience as they progress through the program. Core and elective courses are designed to provide information that will help candidates make choices regarding the types of settings in which they wish to work as counselors and the clientele with whom they wish to counsel.

- Students are encouraged to find their own placement and contact the Field Experience Coordinator, to establish a contract with a site if one does not already exist.
- Practicum I, II and III require that students attend group supervision on campus with UHCL faculty in addition to weekly individual supervision with site supervisor.
- Faculty will complete a disposition for Practicum I to determine candidate's suitability for licensure or certification as a Professional Counselor.

Practicum I, II & III Placement and Settings

Counseling faculty members will assist candidates in securing a Practicum I, II and III placements, but ultimately, unless an internship placement agreement has been worked out prior to the beginning of the semester, the student will not be permitted to enroll in either Practicum I, II or III. Although it is permissible to work during the internship semesters, all internship work will be completed outside of the candidate's normal working hours unless the intern is employed on a full-time basis as a school counselor within the approved Practicum II or III site placement. Candidates should be able to answer the following questions:

- Does this setting offer me the range of learning experiences I desire, with a client population that matches my career goals as well as sufficient individual and group counseling opportunities?
• Does this setting provide experiences that enable me to complete Practicum II and III requirements?
• Does this setting have a qualified supervisor on-site who is willing to provide the supervision I require?
• Is this setting willing to accept me as an intern if such a request is made?

Candidates seeking School Counselor Certification must complete Practicum I, II, and III in a public school setting. Candidates seeking licensure as a Professional Counselor must complete their internship in a mental health site.

Practicum I, II & III placements must be within a 50-mile radius of the UHCL campus. Please see Field Experience Coordinator, if an alternative arrangement is necessary.

Candidates are expected to be at their practicum site for the entire duration of the semester, even if required hours are completed early in the semester. Candidates who discontinue working at their site before the university scheduled end date will not receive credit for the course. The stated hour requirement is the minimal and we encourage more than minimal training at the field site.

The Practicum I, II and III settings must meet the following requirements:
• provide practicum students a field experience during regular long semester hours that meets the training requirements for counselor education;
• have a least one qualified and appropriately credentialed professional on-site who agrees to provide direct counseling supervision to the practicum student;
• provide the practicum student with a minimum of one hour of face-to-face supervision per week
• provide an opportunity for the practicum student to perform all the activities that a regularly employed staff member in the setting would be expected to perform, subject to limitations imposed by liability considerations, setting specific policies, and confidentiality considerations;
• provide the practicum student with the appropriate direct hours (i.e., at least 40 clock hours for Practicum I and 120 clock hours for Practicum II and III) and indirect (i.e., at least 60 clock hours for Practicum I and 180 clock hours for Practicum II and III);
• provide the practicum student with both individual and group counseling hours, with more than 50% of those hours in individual counseling;
• provide the practicum student opportunities to become familiar with a variety of professional activities other than direct service;
• provide the practicum student permission to obtain audio-video recordings or live supervision by faculty instructor, within the bounds of preservation of client confidentiality, for use in supervision;
• provide the practicum student supervised experience in the use of a variety of professional resources such as appraisal instruments, computers, print and non-print media, professional literature and research; and
• provide both formative and summative evaluation of the practicum student.

Practicum Site Supervisors must meet the following requirements:
• hold an appropriate Master’s degree (such as counseling, psychology or other relevant degree) and has at least 2 years relevant experience;
• hold credentials appropriate to the setting, such as Certified School Counselor, Licensed Professional Counselor, Licensed Psychologist or Licensed Marriage and Family Therapist;
• attend site supervisor training offered through the university to receive information and training pertaining to the duties and responsibilities of the site supervisor;
• provide the practicum student with a minimum of one hour of face-to-face supervision per week, including case consultation and formative evaluation of the intern’s work;
• work closely with the practicum student to ensure that the practicum student has a variety of experiences which represent the activities that a regularly employed staff member in the setting is expected to perform;
• Meet with the university supervisor during the university supervisor’s site visits; and
• provide a summative evaluation of the practicum student on the form provided.
Dual-Placement Practicum I, II & III Sites
Candidates are not permitted to complete their practicum hours at more than one site unless permission is given by the UHCL Field Experience Coordinator. All hours applied to practicum must be acquired under the same supervisor.

Practicum II and III Course Expectations
While specific course requirements for Practicum may vary according to the instructor, candidates are expected to complete at least 600 clock hours of professional counseling work experience, including:

- At least 240 clock hours of direct service to clients. This may include individual counseling, group counseling, classroom guidance activities, workshop presentations, family counseling and other direct service activities.
- At least 360 clock hours in related observation and professional activities, including consultation and coordination.
- Assessment of personal and professional strengths/limitations, and plan for continued professional development.
- An evaluation of the internship experience.

- You may roll over hours from Practicum II to III with the following specifications:
  - maximum of 30 direct and 45 indirect hours
  - student must provide Practicum III instructor with log accounting for transfer of hours.

POSSIBLE FIELD EXPERIENCE SITES
Please contact the field Experience Coordinator for the most current list of field experience sites.

Field Experience Coordinator – Dr. Angelica Tello
Email: Tello@uhcl.edu
Phone: 281-283-3564
MATRICULATION AND RECOMMENDATION REQUIREMENTS

Master of Science in Clinical Mental Health Counseling

- Successful completion of coursework with B- or above grade
- Successful completion of all practicum levels
- Securing appropriate dispositions

Master of Science in Counseling with School Counselor Certification Concentration

- Successful completion of coursework with B- or above grade
- Successful completion of all practicum levels
- Securing appropriate dispositions
- Passing score on the School Counselor TExES
- Texas teacher certification
- Two years classroom teaching experience
- Completion of the Master’s Degree in School Counseling
- Completion of the application for certification

Master of Science in Counseling with General Applied Techniques Concentration

- Completion of coursework with B- or above grade
- Securing appropriate dispositions

Commencement:
UHCL provides a Spring and Fall commencement. According to the graduate catalog policy, students completing coursework in the Summer session are eligible to walk the December commencement.

Professional Recommendations:
If you meet the above criteria, please complete the FERPA Recommendation form found at the end of this handbook when requesting a recommendation from a faculty member.
TEXAS LICENSURE AND CERTIFICATION REQUIREMENTS

Licensed Professional Counselor (LPC) Requirements

➢ 60-hour counseling or relevant degree with specific course sequence as outlined in rules and regulations
➢ Successful completion of National Counselor Examination (NCE)
NCE is available during your last semester (Spring or Fall) at Clear Lake campus to those completing their degree at UHCL
➢ Complete Jurisprudence Exam
➢ Complete application at Texas State Board of Examiners of Professional Counselors
Apply for New License at http://www.dshs.texas.gov/counselor/default.shtm

UHCL School Counselor Certification Requirements for Endorsement

➢ Passing score on the School Counselor TExES
  o The TExES test must be taken after COUN 6534 and prior to Practicum III
➢ Texas teacher certification
➢ Two years classroom teaching experience
➢ Completion of the Master’s Degree in School Counseling
➢ Completion of the application for certification

Endorsement Process

UHCL will make a certification recommendation to SBEC/TEA after the degree posts in E-Services. Your UHCL Practicum Log with the signatures verifying that the field supervisor and the site supervisor both recommend that UHCL recommend the candidate for certification. Allow two weeks for TEA to process the certificate after that date.
PROFESSIONAL ORGANIZATIONS

Below are some of the main counseling professional organizations for counselors. However, there are others which may be of more interest to you if you have a specialized interest. Please contact your faculty advisor for other possibilities and opportunities.

National

- American Counseling Association - www.counseling.org
- American School Counseling Association - www.schoolcounselor.org
- American Mental Health Counseling Association - www.amhca.org/home
- Chi Sigma Iota - www.csi-net.org

Note: You must be invited to be a member of Chi Sigma Iota. If you maintain a grade point average above 3.5, Upsilon Chi Lambda faculty advisor will send you an invitation to join after you have completed 9 credit hours. Follow the steps on the email to join Chi Sigma Iota as well as to join the UHCL Chapter Upsilon Chi Lambda.

State

- Texas Counseling Association - www.txca.org/tca/default.asp
- Texas School Counseling Association - www.txca.org/tca/TSCA_Home.asp
- Texas Mental Health Counselors Association - www.txca.org/tca/TMHCA_home.asp

Opportunities for Students

- Upsilon Chi Lambda offers officer and committee member opportunities
- Upsilon Chi Lambda offers free or reduced training in specific topics of interest
- ACA offers many graduate student competitions including ACA ethics competition
- Check your UHCL email frequently for scholarship and other involvement opportunities

Activities Appropriate for Students

- Committee Member on state organizations
- Emerging Leader on state and national organizations
POLICIES

Academic Appeals Policy
Academic appeals include those appeals related to grades and academic programs or degree requirements. Specific instructions are provided below for each type of academic appeal. In all instances, the university expects that every attempt will be made initially to resolve such disputes informally through discussions by all relevant parties prior to initiating formal procedures.

Grade Appeals
All appeals relating to specific course grades require that students first seek a satisfactory solution with the instructor. If this is not possible or the instructor cannot be reached, the student must send a written statement detailing the grounds for the appeal to the associate dean of the school in which the grade was earned. This written request must be received by the associate dean within 45 days from the calendar date when grades are available as reported in the UHCL class schedule for that semester. The associate dean will then initiate the appropriate procedures to review the appeal. The student will be notified in writing of the decision. The student may appeal this decision in writing to the dean within 15 working days of notification. The dean’s decision is final on all grade appeals.

Appeals of Academic Program or Degree Requirements
All appeals relating to specific program requirements (e.g., residency requirements) require that students submit a written petition to the associate dean of the degree-granting school detailing the grounds for the appeal. The associate dean will respond in writing with a decision. The student may appeal this decision in writing to the dean within 15 working days of notification. The dean’s decision is final.

Student Retention Policy
The Counseling Program at UHCL evaluates master’s degree level counseling students through academic and dispositional methods including classroom performance, field experience evaluation, and disposition appraisal at identified points (i.e., COUN 5131, COUN 5231, COUN 5234, COUN 5432, COUN 6030, COUN 6033, COUN 6232, COUN 6532, COUN 6639, COUN
6738, COUN 6739, COUN 6838, COUN 6839) to determine fitness to become Professional Counselors and School Counselors. Student retention will be based on the following criteria:

- Students must maintain a GPA of 3.0 or better.
- Students must repeat any course in which they receive less than a grade of B-. Students are only allowed to repeat the same course one time. No more than 2 courses may be repeated during the student’s program for failing to score a grade of B- or higher.
- Students who receive a disposition less than appropriate follow remediation process as specified. Students may not receive more than 2 unsatisfactory dispositions.
- Students successfully complete all courses required by degree plan.
- Students successfully complete field experience courses.

**Student Remediation Policy**

The Counseling Faculty at UHCL address student challenges displayed during their education through the remediation process. Depending on the challenge, students may be recommended personal counseling, increased supervision, the repetition of academic and clinical course work, additional assignments, or other appropriate remediation.

Remediation will be provided to students who have:

- Fallen below the Counseling Program’s academic requirements
- Demonstrated a depositional issue (see COE Statement on Professional Dispositions)

**Remediation Process/Steps**

1. Student is referred to program coordinator for remediation
2. Faculty meet to design remediation
3. Remediation plan is shared with student along with timeline for remediation
4. Student completes plan and notifies faculty advisor and program coordinator
5. Faculty review completed remediation
6. Student is notified of successful or unsuccessful remediation
7. If remediation is deemed unsuccessful, student is referred for dismissal based on unsuccessful remediation
Academic Remediation:

Students will be afforded the opportunity to retake a course two times that they receive a grade below B-. This remediation is only permitted for up to two courses in the degree plan.

Academic Honesty Policy Formal Resolution

If an instructor determines that a student has committed an act of academic dishonesty and such act warrants sanction more severe than a grade penalty for the course, he or she must attach a copy of the complaint to the Honesty Code Violation Form. The instructor and student each retain a copy of the form and the complaint, a copy is forwarded to the student’s academic dean of record, and the original is forwarded to the Dean of Students within ten working days. If the student is a non-degree objective (NDO) student, a copy is forwarded to the Associate Vice President for Academic Affairs. The instructor shall recommend what he or she believes to be the appropriate sanction to the Academic Honesty Council. The Dean of Students will initiate a formal hearing process as soon as possible but no later than thirty days of receipt of the complaint, notifying the student of the alleged violation and setting a date and time for the hearing before the Academic Honesty Council.

If the Dean of Students has received two or more reports of academic dishonesty for the same student, this constitutes a major offense, and he or she must initiate a formal hearing process, notifying the student’s academic dean of record and the student of the series of alleged violations and setting a date and time for a hearing before the Academic Honesty Council. If the student is a non-degree objective (NDO) student, the Associate Vice President for Academic Affairs is notified.

Academic Honesty Council: The Academic Honesty Council will serve as a hearing board for cases of violation of the Honesty Code. The Academic Honesty Council will be constituted by having each school elect a faculty representative and an alternate. The Student Government Association Executive Council will select a pool of students for each school. Each school dean will select a student representative and an alternate from the school’s pool of students. The Associate Dean representative and an alternate will be selected by the Associate Deans. Members of the Academic Honesty hearing panel for a specific case will not include a member involved in the case of violation of the Honesty Code nor any person who serves on the
University Review Board. Members are selected prior to the beginning of each academic year for a one-year term to begin September 1 through August 31 and they may serve consecutive terms. The Dean of Students will serve as a nonvoting chairperson. The Council shall convene a hearing panel within ten working days of being notified by the Dean of Students. The student and instructor will present their sides of the case along with any evidence, and each may call any relevant witnesses. Procedures for the hearing process for disciplinary hearings detailed in Student Life Policies will apply. The Academic Honesty Council deliberates and renders a decision of whether the Honesty Code was violated. The Council will either uphold the instructor’s recommendation for sanction or may impose a lesser sanction. The Council may not impose a more severe sanction than the one recommended by the instructor, unless such severe sanction is deemed appropriate by the Council based on documented repeat violations of the Academic Honesty Policy by that student.

The Dean of Students will implement the decision of the Academic Honesty Council in a registered letter to the student, with a copy to the instructor involved, the academic dean of record, and the registrar (when sanctions so require). If the student is a non-degree objective (NDO) student, a copy is forwarded to the Associate Vice President for Academic Affairs. This letter will also contain notice that the student may appeal the Council’s decision, according to the rules governing appeals in Student Life Policies. Appeals will be heard by the Sr. Vice President and Provost only on the basis of the records of previous deliberations. Review of the sanction on appeal may not result in more severe sanction(s) for the accused student. The decision of the Sr. Vice President Provost is final.

**Academic Honesty Council Sanctions:** After determining that the student has violated the Honesty Code, the Council may impose one or more of the following sanctions, based on the instructor’s recommendation:

1. Impose a grade penalty of “F” or “zero” for the academic assignment or for the course.
2. Impose Probation: The student shall not represent the University in any extracurricular activity or run for office in any University sponsored group or organization. Additional restrictions or conditions may be imposed.
3. Impose Suspension: Separation of the student from the University for a definite period of time, after which the student is eligible to return. Conditions for re-admission may be
specified. When suspended, a student may not attend class or participate as a student in any University activity.

4. Impose Expulsion: Permanent separation of the student from the University.

5. Other appropriate sanctions may be applied in addition to those listed.

Disposition Resolution Process

- UHCL College of Education (COE) will recommend for certification only those candidates who have demonstrated the necessary strong, positive dispositions associated with the professional educator.

- A candidate may be withdrawn from a UHCL COE program if the candidate is judged to not have the required professional dispositions, regardless of the candidate’s academic record.

- Every candidate must read the Statement on Professional Dispositions and follow the College of Education’s (COE) Policy on Professional Dispositions. This policy can be found in the course Blackboard shell or at https://www.uhcl.edu/education/faculty/faculty-resources.

- At the end of each COE course and at other appropriate times, the instructor(s) will assess each candidate’s compliance with these standards by entering the dispositions online in the Unit Assessment System (UAS) database.

- Dispositions are scored as follows:
  - 0 = Unacceptable
  - 1 = Needs Improvement
  - 2 = Acceptable
  - N/A = Not Applicable ((This indicates the scorer is unable to make a judgment on a descriptor.)

Receipt of one “0” (zero) on the Disposition Assessment

- If a candidate receives a “0” for any descriptor, a paper version of the COE disposition assessment form must be completed.

- The faculty/staff member completing the form will meet with the student to discuss the disposition concerns and recommend course(s) of action to be taken to correct the concern.

- The candidate signs the form and is given a copy of the form.

- If the candidate disagrees with the contents of the disposition assessment, he/she should write a statement to that affect above his/her signature and a follow-up meeting may be
scheduled

- All signed forms are sent to the Associate Dean’s office to be filed in the candidate’s folder.

- If the candidate refuses to meet with the faculty/staff member and/or refuses to sign the document, a note is attached to the form requesting that the Associate Dean contact the candidate. The following actions will be taken by the Associate Dean:
  - The Associate Dean will schedule a meeting with the candidate.
  - If the candidate disagrees with the contents of the disposition assessment, he/she should write a statement to that effect above his/her signature.
  - If the candidate does not attend the meeting or refuses to sign the form, an advising hold will be placed on the candidate’s account.
  - This hold will be removed once the candidate meets with the Associate Dean, discusses the disposition concern(s), and the recommended course(s) of action to correct the concern(s).

Receipt of two “0” (zeros) on the Disposition Assessment

- If a candidate receives two “0” on the disposition assessment form(s), he/she will be required to meet with the Associate Dean to create a remediation plan.

- The remediation plan will consist of a list of concerns noted on the disposition assessment form(s) and accompanying recommendations to address the concerns.

- This remediation plan may include monthly meetings with the Associate Dean until such time as the concerns are resolved.

- Failure to meet with the Associate Dean and/or failure to follow the remediation plan will result in an advising hold being placed on the candidate’s account. Additionally, the Associate Dean can recommend to the Dean that the candidate be:
  - removed from the program indefinitely,
  - suspended from all programs in the College of Education, or
  - required to attend counseling to address the specific concerns noted in the disposition assessment form.

- The candidate will be notified of this recommendation in writing.

- The student may appeal the decision of the Associate Dean by submitting a written appeal to the Dean within 10 days of the receipt of the decision.

Actions Taken by the Dean After Receiving A Written Appeal

- The Dean’s office will forward the student’s appeal and all other relevant documentation to the chair of the University Hearing Board/Student Life Council, which serves as the Disposition Concerns Council/Committee for the College of Education.
Actions Taken by the University Hearing Board/Student Life Council

- The chair of the University Hearing Board/Student Life Council will notify the candidate of receipt of the appeal and inform the candidate of his/her right to meet with the committee.

- If the candidate wishes to meet with the University Hearing Board/Student Life Council, a written request to appear must be submitted by the candidate to the chair of the University Hearing Board/Student Life Council within 7 days of notification of the hearing.

- Should the candidate request to meet with the University Hearing Board/Student Life Council, the chair will make arrangements for both the candidate and the faculty member or the staff member who signed the disposition form to appear before the hearing board/council.

- Both the candidate and the faculty member or the staff member may present pertinent information, along with supporting documentation and either may call witnesses.

- Each party will meet separately with the University Hearing Board/Student Life Council.

- Both parties are permitted to bring an advisor to the hearing at their own expense.

- The candidate is responsible for presenting his or her own case and, therefore, advisors, including attorney advisors, are not permitted to speak on behalf of the complainant or the accused, or to participate directly in the hearing.

- If the candidate fails to appear, the hearing may proceed without the candidate.

- Neither party can be present during the deliberations of the University Hearing Board/Student Life Council.

- The University Hearing Board/Student Life Council will review the documented evidence and take one of the following actions:
  
  o Recommend that the candidate be given additional time to resolve the concerns.
  o Recommend to the Dean that the candidate:
    1. removed from the program indefinitely,
    2. suspended from all programs in the College of Education, or
3. required to attend counseling to address the specific concerns noted in the disposition assessment form.
   ○ Dismiss the charge against the candidate and remove the documentation from the candidate’s folder.

- The recommended action will be forwarded to the Dean in writing and accompanied by a summary of the reasons for the decision.

- Within 21 days of the Dean’s receipt of the appeal, the University Hearing Board/Student Life Council will submit its recommended actions to the Dean. During the summer semester or during semester breaks this deadline may be extended if the council members are not available.

- Based on the evidence presented and on the recommendation of the University Hearing Board/Student Life Council, the Dean will then make a decision for or against the candidate’s case.

- The Dean’s decision is final.

**Student Dismissal from the Program Policy**

The Counseling Faculty at UHCL aspire to retain and remediate students with challenges during their training to become counselors. However, at times, remediation may not be effective and dismissal from the program may be required. At such times, Counseling faculty following the ACA 2014 Code of Ethics will:

1. Assist students in securing remedial assistance when needed,

2. Seek professional consultation and document their decision to dismiss or refer students for assistance, and

3. Ensure that students have recourse in a timely manner to address decisions requiring them to seek assistance or to dismiss them, and

4. Provide students with due process according to institutional guideline and provide students with career counseling.

The reason culminating to dismissal from the program may include the following.
• Student inability to pass a course even with remediation (Remember the 2-course remediation policy apply)

• Student displayed inability to complete remediation plan in a timely manner (i.e., as specified on the plan).

• Student dispositional issues indicate mismatch for identity as a Professional Counselor even after remediation plan.

**Changing Program of Study Policy**
Students are allowed to change the program of study once after discussion with and approval by faculty advisor. Additional requests to change the program of study must be approved by counseling program committee.

**Master’s Degree Coursework Eligibility for Non-Degree Seekers’ Policy**
Applicants holding a MS degree in Counseling or related field may be given permission to take any of our Counseling courses except Practicum I, II or III provided the student is of good standing (A/B student) in their previous university courses.

**Sitting Out Policy**
Per college policy, students can sit out for 2 semesters and come back into the program without re-applying. For the counseling program students an additional step of meeting with the faculty advisor prior to return, to set up a successful program completion plan is necessary.

**Practica Policies**

**Field Experience Policy for semester breaks:**
Students enrolled in the counseling programs at UHCL may not earn hours during university semester breaks to be counted toward a field experience course. Students may only earn hours when enrolled in a field experience course and under university faculty supervision. If student is on site during semester breaks, student must work in the capacity of an employee or volunteer and NOT UHCL practicum student.
Field Experience Policy on Hours for Prac I:
Hours earned by students during the first field experience course in excess of the minimum requirement are not credited or counted toward future field experience courses.

Field Experience Policy on Hours for Prac II & III:
Hours earned by students during the second field experience course in excess of the minimum requirement are credited or counted toward the third field experience course.

*Other policies of the program are available from faculty upon request
Appendix A

Disposition Expectations and Resolutions
The University of Houston – Clear Lake (UHCL) is one of only 15 universities in the State of Texas which have earned accreditation from the Council for the Accreditation of Educator Preparation (CAEP). CAEP defines dispositions as

The values, commitments, and professional ethics that influence behaviors towards students, families, colleagues, and communities and affect student learning, motivation, and development as well as the educator’s own professional growth.

As a CAEP accredited institution, we will recommend for degree/certification/licensure only those persons who have demonstrated the necessary strong, positive dispositions associated with becoming a professional in their designated field.

The Policy on Professional Dispositions is provided to define the standard of behavior UHCL expects of its candidates. The way candidates approach their coursework, their field experiences, and their interactions with others is reflective of the way they will approach their commitments to their professional roles and professions. It is imperative that each candidate follow the Student Code of Conduct as outlined in the UHCL’s Student Rights and Responsibilities. https://www.uhcl.edu/policies/documents/student-affairs/student-rights-and-responsibilities.pdf

UHCL candidates are expected to . . .

**Demonstrate professional responsibility by**

- Being present, punctual and prepared for professional and academic activities
- Maintaining confidentiality of private records and communications
- Being involved in professional development activities
- Committing to being a lifelong learner and reflective practitioner
- Maintaining professional competence
- Meeting professional obligations to children and adults
- Using self-reflection to improve performance
Foster collegiality by

- Responding constructively to evaluations by supervisors and others and making appropriate corrections to address legitimate concerns
- Using positive conflict resolution techniques
- Maintaining positive working relationships with fellow candidates
- Collaborating with colleagues to improve individual achievement
- Showing respect for fellow students, faculty and staff
- Actively participating in meetings and conferences
- Assisting others when necessary

Embrace diversity by

- Adapting professional practice to individual differences
- Promoting diversity as a strength in a professional setting
- Developing and implementing plans which counteract negative stereotypes and bigotry
- Providing access to varying points of view
- Using language that meets professional standards and is not demeaning or harmful to any individual or group

Demonstrate commitment to learning by

- Creating environments which enable individuals to fulfill their potential
- Advocating for all individuals we serve
- Adapting professional skills to “best practices”
- Incorporating creativity in our professional practices

Maintain professional and personal integrity by

- Adhering to the UHCL honesty code
- Maintaining ethical and legal behaviors in interactions with others
- Adhering to professional codes of ethics
- Maintaining a professional relationship with employer.
Questions for Consideration for UHCL Candidates

To support the development of the dispositions required of their chosen profession, every UHCL candidate should consider and favorably respond to the following questions:

- For each of my classes, am I on time, am I prepared and do I participate?
- Do I listen to others and ask questions when I do not understand?
- Do I consider other points of view and accept things that are not negotiable?
- Do I avoid being, and discourage others from being, a distraction in class?
- Are my assignments completed in a professional manner and submitted on time?
- Do I have emotional stamina and maintain composure under pressure?
- Do I treat everyone with respect and understanding?
- Do I behave ethically and professionally, even when others are not looking?
- Do I take the actions necessary to improve myself and my professional skills?
- Can I adapt to changing circumstances?
- Do I work well in a team environment?
- Do I have the mental, emotional and physical capabilities to create an environment in which individuals can reach their potential?
- Do I receive constructive feedback from others in a professional manner and use this information to improve myself as a professional?
- Do I provide a positive role model for my colleagues and other individual with respect to appearance and behavior?
- Do I accept responsibility for my actions?

Positive and Challenged Dispositions Explained

Admission to the UHCL College of Education is an official step taken by candidates as they get ready to enter their chosen profession. As such, the College of Education offers the articulation and examples of both positive and challenging behaviors to assure clarity regarding the demonstration of professional dispositions.

Positive Behaviors

A majority of the College of Education candidates demonstrate positive behaviors in both their personal and professional lives. While the college would like to reward all positive behaviors, extrinsic rewards can be earned by candidates who demonstrate exceptional, positive behaviors such as:

Professionalism (e.g., being a positive role model, demonstrating respect for the importance of your profession, or consistently exceeding expectations both academically and professionally)

COE Statement on Professional Dispositions, Disposition Expectation Checklist, Disposition Resolution Process
Commitment to the Profession (e.g., willingness to devote personal time to excel professionally, active involvement in professional groups)

Interpersonal Skills (e.g., maintaining a positive attitude, working well in both an independent and group settings)

Candidates who demonstrate exceptionalism in these dispositional categories may earn rewards such as the inclusion of a letter of recommendation in their student file, public presentation of a certificate and/or pin or recognition at a reception or awards banquet.

Challenging Behaviors

Although rare, challenging behaviors result in a detrimental impact upon the profession, and, therefore, require consequences. Further description the challenging behaviors and their consequences can be read in the Student Code of Conduct. The Student Code of Conduct is outlined in UHCL’s Student Rights and Responsibilities as provided in the link https://www.uhcl.edu/policies/documents/student-affairs/student-rights-and-responsibilities.pdf

Note that Section 1.4 of the Student Code of Conduct articulates “participating in off-campus activities sponsored by or affiliated with the University” includes conduct occurring in field placements and internships/clinical teaching/counseling practicums since all these activities are part of UHCL courses within the College of Education.

In addition to the challenging behaviors defined in the Student Code of Conduct (Section 3), this College of Education policy adds the following which are specific to candidates seeking degree/certification/licensure:

Lack of Professionalism (e.g., dishonest/unethical behavior, persistently late or unprepared, inability to accept responsibility for actions, disrupting the workplace, inappropriate professional behavior)

Lack of Commitment to the Education/Counseling Profession (e.g., lack of professional growth and development, lack of participation with professional associations)

Lack of Interpersonal Skills (e.g., doesn’t respond well to constructive criticism, doesn’t work effectively in team situations, lack of ability to maintain composure, insubordination)

The consequences of challenging behaviors in these last three areas which are specific to candidates seeking degree/certification/licensure are left to the College of Education.

UHCL’s Student Rights and Responsibilities and Student Code of Conduct can be found at https://www.uhcl.edu/policies/documents/student-affairs/student-rights-and-responsibilities.pdf

The following expectations checklist is used by faculty to document dispositional concerns:
University of Houston - Clear Lake

College of Education Disposition Expectations Checklist

Please provide the appropriate score for each disposition indicator using the following criteria:

0 = Unacceptable    1 = Needs improvement  2 = Acceptable    N/A = Not Applicable

The following are disposition indicators and examples of corresponding behaviors:

**Demonstrate professional responsibility by—**

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<td>Being present, punctual and prepared for professional and academic activities (e.g., UHCL courses, field experiences, clinical teaching/student teaching, etc.).</td>
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<td>Responsibly communicating with stakeholders (e.g., faculty, staff, peers, site supervisors/field supervisors and cooperating teachers/mentors).</td>
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<td>Maintaining confidentiality of private records and communications.</td>
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<td>Being actively involved in professional development activities.</td>
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<td>Maintaining professional competence by maintaining composure under pressure by exhibiting self-control.</td>
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<td>Meeting professional expectations and obligations to all stakeholders (e.g., faculty/staff members, employer, students/clients, parents and families).</td>
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<td>Responding to directives from faculty and supervisors (e.g., field supervisors, campus/staff administrators and cooperating/mentor teachers) by expressing feelings/thoughts effectively and appropriately.</td>
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<td>Committing to being a lifelong learner and reflective practitioner.</td>
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**Foster collegiality by—**

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<td>Exhibiting a willingness to accept and respond to feedback and productively acknowledge the validity of the feedback by responding constructively to assessments/observations/evaluations by faculty/staff members, field supervisors and others and make the appropriate corrections to address legitimate concerns.</td>
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<td>Using positive conflict resolution techniques.</td>
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<td>Respecting others’ points of view.</td>
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<td>Collaborating with individuals served and working cooperatively with colleagues.</td>
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<td>Maintaining positive working relationships with fellow candidates.</td>
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<tr>
<td>Collaborating with colleagues to improve outcomes (i.e. student achievement, etc.) of those served.</td>
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<td>Actively participating in meetings and conferences.</td>
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<td>Assisting others when necessary.</td>
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<td>Showing respect for fellow students, faculty and staff.</td>
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<td>Demonstrating an awareness of own impact on others.</td>
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<td>Expressing feelings appropriately in conversation, emails, text messages, etc.</td>
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<tr>
<td>Maintaining positive working relationships with fellow candidates.</td>
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<td>Demonstrate commitment to <strong>diversity</strong> by—</td>
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<td>Showing adaptability in professional practice for individual differences.</td>
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<td>Demonstrating that incorporating diversity is a commitment to equity.</td>
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<td>Facilitating plans that counteract negative stereotypes and bigotry.</td>
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<td>Providing individuals with access to varying points of view.</td>
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<td>Using language that meets professional standards and is not demeaning or harmful to any individual or group.</td>
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<tr>
<th>Demonstrate commitment to <strong>learning</strong> by—</th>
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<td>Demonstrating an openness and willingness to learn.</td>
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<td>Demonstrating flexibility.</td>
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<td>Creating a learning environment that is safe/non-judgmental which enables individuals to fulfill their potential.</td>
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<td>Being an advocate for all individuals.</td>
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<td>Respecting individual differences.</td>
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<td>Adapting professional skills to “best practices.”</td>
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<td>Displaying creativity, curiosity, and enthusiasm for teaching, learning, and the instructional/counseling process.</td>
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<th>Maintain professional and personal <strong>integrity</strong> by—</th>
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<td>Adhering to the UHCL honesty code.</td>
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<td>Maintaining ethical and legal behaviors in interactions with others.</td>
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<td>Respecting COE policies and procedures.</td>
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<td>Demonstrating language that communicates and reflects professional decorum such as verbal, nonverbal, and body language.</td>
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<td>Maintaining a professional relationship with employer.</td>
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Candidate Name ________________________________  Candidate ID _______________________

Disposition assessment is very important for College of Education candidates to insure the development of collaboration skills and other professional behaviors. Concerns need to be identified early and addressed as soon as possible.

**Instructions:** Please provide the appropriate score for each disposition using the following criteria:
0 = Unacceptable  
1 = Needs Improvement  
2 = Acceptable  
N/A = Not Applicable

**UHCL candidates are expected to:**

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<th>Indicator</th>
<th>Rating</th>
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<td>Demonstrate professional responsibility</td>
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<td>Foster collegiality</td>
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<td>Embrace diversity</td>
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<tr>
<td>Demonstrate commitment to learning</td>
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<tr>
<td>Maintain professional and personal integrity</td>
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**Description of concern(s):**

**Recommended course(s) of action:**

This concern has been discussed with the College of Education candidate. My signature verifies that I am aware of the document's contents and have received a copy.

**Faculty/Staff Signature**  **Date**  **COE Candidate Signature**  **Date**

**Faculty/Staff Name (please print)**  **Date**  **Candidate Name (please print)**  **Date**
Department Chair Signature    Date    COE Candidate Signature    Date

Department Chair Name (please print)    Date    Candidate Name (please print)    Date

If Applicable

Follow-up meeting date, time and place_____________________

Comments from follow-up meeting with Faculty/Staff/Associate Dean

Associate Dean Signature    Date    COE Candidate Signature    Date

Associate Dean Name (please print)    Date    Candidate Name (please print)    Date
Disposition Resolution Process

- UHCL College of Education (COE) will recommend for certification only those candidates who have demonstrated the necessary strong, positive dispositions associated with the professional educator/counselor.
- A candidate may be withdrawn from a UHCL COE program if the candidate is judged to not have the required professional dispositions, regardless of the candidate’s academic record.

Every candidate must read the Statement on Professional Dispositions and follow the College of Education’s (COE) Policy on Professional Dispositions. This policy can be found in the course Blackboard shell or at https://www.uhcl.edu/education/student-resources/ and at https://www.uhcl.edu/education/faculty/faculty-resources.

At the end of each COE course and at other appropriate times, the instructor(s) will assess each candidate’s compliance with these standards by entering the dispositions online in the Unit Assessment System (UAS) database or in Taskstream.

- Dispositions are scored as follows:
  - 0 = Unacceptable
  - 1 = Needs Improvement
  - 2 = Acceptable
  - N/A = Not Applicable (This indicates the scorer is unable to make a judgment on a descriptor.)

Receipt of one “0” (zero) on the Disposition Assessment

- If a candidate receives a “0” for any descriptor, a paper version of the COE disposition assessment form must be completed.
- The faculty/staff member completing the form will meet with the student to discuss the disposition concerns and recommend course(s) of action to be taken to correct the concern.
- The candidate signs the form and is given a copy of the form.
- If the candidate disagrees with the contents of the disposition assessment, he/she should write a statement to that effect above his/her signature and a follow-up meeting may be scheduled.
- All signed forms are sent to the Associate Dean’s office to be filed in the candidate’s folder.
- If the candidate refuses to meet with the faculty/staff member and/or refuses to sign the document, a note is attached to the form requesting that the Associate Dean contact the candidate. The following actions will be taken by the Associate Dean:
  - The Associate Dean will schedule a meeting with the candidate.
  - If the candidate disagrees with the contents of the disposition assessment, he/she should write a statement to that effect above his/her signature.
  - If the candidate does not attend the meeting or refuses to sign the form, an advising hold will be placed on the candidate’s account.
  - This hold will be removed once the candidate meets with the Associate Dean, discusses the disposition concern(s), and the recommended course(s) of action to correct the concern(s).
Receipt of two “0” (zeros) on the Disposition Assessment

- If a candidate receives two “0” on the disposition assessment form(s), he/she will be required to meet with the Associate Dean to create a remediation plan.
- The remediation plan will consist of a list of concerns noted on the disposition assessment form(s) and accompanying recommendations to address the concerns.
- This remediation plan may include monthly meetings with the Associate Dean until such time as the concerns are resolved.
- Failure to meet with the Associate Dean and/or failure to follow the remediation plan will result in an advising hold being placed on the candidate’s account. Additionally, the Associate Dean can recommend to the Dean that the candidate be:
  - removed from the program indefinitely,
  - suspended from all programs in the College of Education, or
  - required to attend counseling to address the specific concerns noted in the disposition assessment form.
- The candidate will be notified of this recommendation in writing.
- The student may appeal the decision of the Associate Dean by submitting a written appeal to the Dean within 10 days of the receipt of the decision.

Actions Taken by the Dean After Receiving A Written Appeal

- The Dean’s office will forward the student’s appeal and all other relevant documentation to the chair of the University Hearing Board/Student Life Council, which serves as the Disposition Concerns Council/Committee for the College of Education.

Actions Taken by the University Hearing Board/Student Life Council

- The chair of the University Hearing Board/Student Life Council will notify the candidate of receipt of the appeal and inform the candidate of his/her right to meet with the committee.
- If the candidate wishes to meet with the University Hearing Board/Student Life Council, a written request to appear must be submitted by the candidate to the chair of the University Hearing Board/Student Life Council within 7 days of notification of the hearing.
- Should the candidate request to meet with the University Hearing Board/Student Life Council, the chair will make arrangements for both the candidate and the faculty member or the staff member who signed the disposition form to appear before the hearing board/council.
- Both the candidate and the faculty member or the staff member may present pertinent information, along with supporting documentation and either may call witnesses.
- Each party will meet separately with the University Hearing Board/Student Life Council.
- Both parties are permitted to bring an advisor to the hearing at their own expense.
- The candidate is responsible for presenting his or her own case and, therefore, advisors, including attorney advisors, are not permitted to speak on behalf of the complainant or the accused, or to participate directly in the hearing.
- If the candidate fails to appear, the hearing may proceed without the candidate.
• Neither party can be present during the deliberations of the University Hearing Board/Student Life Council.

• The University Hearing Board/Student Life Council will review the documented evidence and take one of the following actions:
  o Recommend that the candidate be given additional time to resolve the concerns.
  o Recommend to the Dean that the candidate be:
    1. removed from the program indefinitely,
    2. suspended from all programs in the College of Education, or
    3. required to attend counseling to address the specific concerns noted in the disposition assessment form.
  o Dismiss the charge against the candidate and remove the documentation from the candidate’s folder.

• The recommended action will be forwarded to the Dean in writing and accompanied by a summary of the reasons for the decision.

• Within 21 days of the Dean’s receipt of the appeal, the University Hearing Board/Student Life Council will submit its recommended actions to the Dean. During the summer semester or during semester breaks this deadline may be extended if the council members are not available.

• Based on the evidence presented and on the recommendation of the University Hearing Board/Student Life Council, the Dean will then make a decision for or against the candidate’s case.

• The Dean’s decision is final.
Appendix B

FERPA Recommendation Form
UNIVERSITY OF HOUSTON SYSTEM

Reference Request & FERPA Release

Student/Former Student Name: ____________________________

University of Houston System Component Institution (please check)

☐ UH  ☐ UHD  ☐ UHV  ☐ UHCL

I request ___________________ to serve as a reference for me for the following purposes: (please check all that apply)

☐ application for employment
☐ scholarship or award
☐ admission to another educational institution

The reference may be given in the following form(s): (please check one or both spaces)

☐ written
☐ oral

I authorize the above-named person to release information and provide an evaluation about any and all information from my educational records at the above-referenced institution, including information pertaining to my education at other institutions I have previously attended that is part of my educational record at the above-referenced institution, as deemed necessary by the above-named person to provide the reference to: (please check all that apply)

☐ all prospective employers  OR  ☐ specific employers (please list on reverse side)
☐ all educational institutions  OR  ☐ specific educational institutions (please list on reverse side)
☐ all organizations considering me for an award or scholarship  OR  ☐ specific organizations (please list on reverse side)

I understand further that:

1. I have the right not to consent to the release of my education records;
2. This consent shall remain in effect until revoked by me, in writing, and delivered to the above-named person to whom this release is granted, but that such revocation shall not affect disclosures previously made by the above-named person prior to receipt of any such written revocation.

I ☐ waive (OR) ☐ do not waive (check one) my right under FERPA to review and receive a copy of any reference provided pursuant to this authorization. I understand that if I waive the right to review and receive a copy of this reference, that I will not have the right to inspect such a document at a later date.

__________________________________________
Student/Former Student Signature

__________________________________________
Date

Note: Modification of this Form requires approval of OGC

Office of the General Counsel
Reference Request & FERPA Release
OGC-SP-2005-05 Revised 02.12.07
Page 1 of 1

Standard Form Approved
by the University of Houston System
Office of the General Counsel
Office of Contract Compliance
Appendix C

2014 ACA Code of Ethics
2014 ACA Code of Ethics
As approved by the ACA Governing Council

American Counseling Association
counseling.org
Mission

The mission of the American Counseling Association is to enhance the quality of life in society by promoting the development of professional counselors, advancing the counseling profession, and using the profession and practice of counseling to promote respect for human dignity and diversity.

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ACA Code of Ethics Preamble

The American Counseling Association (ACA) is an educational, scientific, and professional organization whose members work in a variety of settings and serve in multiple capacities. Counseling is a professional relationship that empowers diverse individuals, families, and groups to accomplish mental health, wellness, education, and career goals.

Professional values are an important way of living out an ethical commitment. The following are core professional values of the counseling profession:

1. enhancing human development throughout the life span;
2. honoring diversity and embracing a multicultural approach in support of the worth, dignity, potential, and uniqueness of people within their social and cultural contexts;
3. promoting social justice;
4. safeguarding the integrity of the counselor-client relationship; and
5. practicing in a competent and ethical manner.

These professional values provide a conceptual basis for the ethical principles enumerated below. These principles are the foundation for ethical behavior and decision making. The fundamental principles of professional ethical behavior are

- autonomy, or fostering the right to control the direction of one’s life;
- nonmaleficence, or avoiding actions that cause harm;
- beneficence, or working for the good of the individual and society by promoting mental health and well-being;
- justice, or treating individuals equitably and fostering fairness and equality;
- fidelity, or honoring commitments and keeping promises, including fulfilling one’s responsibilities of trust in professional relationships; and
- veracity, or dealing truthfully with individuals with whom counselors come into professional contact.

ACA Code of Ethics Purpose

The ACA Code of Ethics serves six main purposes:

1. The Code sets forth the ethical obligations of ACA members and provides guidance intended to inform the ethical practice of professional counselors.
2. The Code identifies ethical considerations relevant to professional counselors and counselors-in-training.
3. The Code enables the association to clarify for current and prospective members, and for those served by members, the nature of the ethical responsibilities held in common by its members.
4. The Code serves as an ethical guide designed to assist members in constructing a course of action that best serves those utilizing counseling services and establishes expectations of conduct with a primary emphasis on the role of the professional counselor.
5. The Code helps to support the mission of ACA.
6. The standards contained in this Code serve as the basis for processing inquiries and ethics complaints concerning ACA members.

The ACA Code of Ethics contains nine main sections that address the following areas:

- Section A: The Counseling Relationship
- Section B: Confidentiality and Privacy
- Section C: Professional Responsibility
- Section D: Relationships With Other Professionals
- Section E: Evaluation, Assessment, and Interpretation
- Section F: Supervision, Training, and Teaching
- Section G: Research and Publication
- Section H: Distance Counseling, Technology, and Social Media
- Section I: Resolving Ethical Issues

Each section of the ACA Code of Ethics begins with an introduction. The introduction to each section describes the ethical behavior and responsibility to which counselors aspire. The introductions help set the tone for each particular section and provide a starting point that invites reflection on the ethical standards contained in each part of the ACA Code of Ethics. The standards outline professional responsibilities and provide direction for fulfilling those ethical responsibilities.

When counselors are faced with ethical dilemmas that are difficult to resolve, they are expected to engage in a carefully considered ethical decision-making process, consulting available resources as needed. Counselors acknowledge that resolving ethical issues is a process; ethical reasoning includes consideration of professional values, professional ethical principles, and ethical standards.

Counselors’ actions should be consistent with the spirit as well as the letter of these ethical standards. No specific ethical decision-making model is always most effective, so counselors are expected to use a credible model of decision making that can bear public scrutiny of its application. Through a chosen ethical decision-making process and evaluation of the context of the situation, counselors work collaboratively with clients to make decisions that promote clients’ growth and development. A breach of the standards and principles provided herein does not necessarily constitute legal liability or violation of the law; such action is established in legal and judicial proceedings.

The glossary at the end of the Code provides a concise description of some of the terms used in the ACA Code of Ethics.
Section A
The Counseling Relationship

Introduction
Counselors facilitate client growth and development in ways that foster the interest and welfare of clients and promote formation of healthy relationships. Trust is the cornerstone of the counseling relationship, and counselors have the responsibility to respect and safeguard the client's right to privacy and confidentiality. Counselors actively attempt to understand the diverse cultural backgrounds of the clients they serve. Counselors also explore their own cultural identities and how these affect their values and beliefs about the counseling process. Additionally, counselors are encouraged to contribute to society by devoting a portion of their professional activities for little or no financial return (pro bono publico).

A.1. Client Welfare

A.1.a. Primary Responsibility
The primary responsibility of counselors is to respect the dignity and promote the welfare of clients.

A.1.b. Records and Documentation
Counselors create, safeguard, and maintain documentation necessary for rendering professional services. Regardless of the medium, counselors include sufficient and timely documentation to facilitate the delivery and continuity of services. Counselors take reasonable steps to ensure that documentation accurately reflects client progress and services provided. If amendments are made to records and documentation, counselors take steps to properly note the amendments according to agency or institutional policies.

A.1.c. Counseling Plans
Counselors and their clients work jointly in devising counseling plans that offer reasonable promise of success and are consistent with the abilities, temperament, developmental level, and circumstances of clients. Counselors and clients regularly review and revise counseling plans to assess their continued viability and effectiveness, respecting clients' freedom of choice.

A.2. Informed Consent in the Counseling Relationship

A.2.a. Informed Consent
Clients have the freedom to choose whether to enter into or remain in a counseling relationship and need adequate information about the counseling process and the counselor. Counselors have an obligation to review in writing and verbally with clients the rights and responsibilities of both counselors and clients. Informed consent is an ongoing part of the counseling process, and counselors appropriately document discussions of informed consent throughout the counseling relationship.

A.2.b. Types of Information Needed
Counselors explicitly explain to clients the nature of all services provided. They inform clients about issues such as, but not limited to, the following: the purposes, goals, techniques, procedures, limitations, potential risks, and benefits of services; the counselor's qualifications, credentials, relevant experience, and approach to counseling; continuation of services upon the incapacitation or death of the counselor; the role of technology; and other pertinent information. Counselors take steps to ensure that clients understand the implications of diagnosis and the intended use of tests and reports. Additionally, counselors inform clients about fees and billing arrangements, including procedures for nonpayment of fees. Clients have the right to confidentiality and to be provided with an explanation of its limits (including how supervisors and/or treatment or interdisciplinary team professionals are involved), to obtain clear information about their records, to participate in the ongoing counseling plans, and to refuse any services or modality changes and to be advised of the consequences of such refusal.

A.3. Clients Served by Others
When counselors learn that their clients are in a professional relationship with other mental health professionals, they request release from clients to inform the other professionals and strive to establish positive and collaborative professional relationships.

A.4. Avoiding Harm and Imposing Values

A.4.a. Avoiding Harm
Counselors act to avoid harming their clients, trainees, and research participants and to minimize or to remedy unavoidable or unanticipated harm.

A.2.c. Developmental and Cultural Sensitivity
Counselors communicate information in ways that are both developmentally and culturally appropriate. Counselors use clear and understandable language when discussing issues related to informed consent. When clients have difficulty understanding the language that counselors use, counselors provide necessary services (e.g., arranging for a qualified interpreter or translator) to ensure comprehension by clients. In collaboration with clients, counselors consider cultural implications of informed consent procedures and, where possible, counselors adjust their practices accordingly.
A.4.b. Personal Values
Counselors are aware of—and avoid imposing—their own values, attitudes, beliefs, and behaviors. Counselors respect the diversity of clients, trainees, and research participants and seek training in areas in which they are at risk of imposing their values onto clients, especially when the counselor’s values are inconsistent with the client’s goals or are discriminatory in nature.

A.5. Prohibited Noncounseling Roles and Relationships

A.5.a. Sexual and/or Romantic Relationships Prohibited
Sexual and/or romantic counselor-client interactions or relationships with current clients, their romantic partners, or their family members are prohibited. This prohibition applies to both in-person and electronic interactions or relationships.

A.5.b. Previous Sexual and/or Romantic Relationships
Counselors are prohibited from engaging in counseling relationships with persons with whom they have had a previous sexual and/or romantic relationship.

A.5.c. Sexual and/or Romantic Relationships With Former Clients
Sexual and/or romantic counselor-client interactions or relationships with former clients, their romantic partners, or their family members are prohibited for a period of 5 years following the last professional contact. This prohibition applies to both in-person and electronic interactions or relationships. Counselors, before engaging in sexual and/or romantic interactions or relationships with former clients, their romantic partners, or their family members, demonstrate forethought and document (in written form) whether the interaction or relationship can be viewed as exploitive in any way and/or whether there is still potential to harm the former client; in cases of potential exploitation and/or harm, the counselor avoids entering into such an interaction or relationship.

A.5.d. Friends or Family Members
Counselors are prohibited from engaging in counseling relationships with friends or family members with whom they have an inability to remain objective.

A.5.e. Personal Virtual Relationships With Current Clients
Counselors are prohibited from engaging in a personal virtual relationship with individuals with whom they have a current counseling relationship (e.g., through social and other media).

A.6. Managing and Maintaining Boundaries and Professional Relationships

A.6.a. Previous Relationships
Counselors consider the risks and benefits of accepting as clients those with whom they have had a previous relationship. These potential clients may include individuals with whom the counselor has had a casual, distant, or past relationship. Examples include mutual or past membership in a professional association, organization, or community. When counselors accept these clients, they take appropriate professional precautions such as informed consent, consultation, supervision, and documentation to ensure that judgment is not impaired and no exploitation occurs.

A.6.b. Extending Counseling Boundaries
Counselors consider the risks and benefits of extending current counseling relationships beyond conventional parameters. Examples include attendance at a client’s formal ceremony (e.g., a wedding/commitment ceremony or graduation), purchasing a service or product provided by a client (except unrestricted bartering), and visiting a client’s ill family member in the hospital. In extending these boundaries, counselors take appropriate professional precautions such as informed consent, consultation, supervision, and documentation to ensure that judgment is not impaired and no harm occurs.

A.6.c. Documenting Boundary Extensions
If counselors extend boundaries as described in A.6.a. and A.6.b., they must officially document, prior to the interaction (when feasible), the rationale for such an interaction, the potential benefit, and anticipated consequences for the client or former client and other individuals significantly involved with the client or former client. When unintentional harm occurs to the client or former client, or to an individual significantly involved with the client or former client, the counselor must show evidence of an attempt to remedy such harm.

A.6.d. Role Changes in the Professional Relationship
When counselors change a role from the original or most recent contracted relationship, they obtain informed consent from the client and explain the client’s right to refuse services related to the change. Examples of role changes include, but are not limited to:

1. changing from individual to relationship or family counseling, or vice versa;
2. changing from an evaluative role to a therapeutic role, or vice versa; and
3. changing from a counselor to a mediator role, or vice versa.

Clients must be fully informed of any anticipated consequences (e.g., financial, legal, personal, therapeutic) of counselor role changes.

A.6.e. Nonprofessional Interactions or Relationships (Other Than Sexual or Romantic Interactions or Relationships)
Counselors avoid entering into nonprofessional relationships with former clients, their romantic partners, or their family members when the interaction is potentially harmful to the client. This applies to both in-person and electronic interactions or relationships.

A.7. Roles and Relationships at Individual, Group, Institutional, and Societal Levels

A.7.a. Advocacy
When appropriate, counselors advocate at individual, group, institutional, and societal levels to address potential barriers and obstacles that inhibit access and/or the growth and development of clients.

A.7.b. Confidentiality and Advocacy
Counselors obtain client consent prior to engaging in advocacy efforts on behalf of an identifiable client to improve the provision of services and to work toward removal of systemic barriers or obstacles that inhibit client access, growth, and development.
A.8. Multiple Clients
When a counselor agrees to provide counseling services to two or more persons who have a relationship, the counselor clarifies at the outset which person or persons are clients and the nature of the relationships the counselor will have with each involved person. If it becomes apparent that the counselor may be called upon to perform potentially conflicting roles, the counselor will clarify, adjust, or withdraw from roles appropriately.

A.9. Group Work
A.9.a. Screenig
Counselors screen prospective group counseling/therapy participants. To the extent possible, counselors select members whose needs and goals are compatible with the goals of the group, who will not impede the group process, and whose well-being will not be jeopardized by the group experience.

A.9.b. Protecting Clients
In a group setting, counselors take reasonable precautions to protect clients from physical, emotional, or psychological trauma.

A.10. Fees and Business Practices
A.10.a. Self-Referral
Counselors working in an organization (e.g., school, agency, institution) that provides counseling services do not refer clients to their private practice unless the policies of a particular organization make explicit provisions for self-referrals. In such instances, the clients must be informed of other options open to them should they seek private counseling services.

A.10.b. Unacceptable Business Practices
Counselors do not participate in fee splitting, nor do they give or receive commissions, rebates, or any other form of remuneration when referring clients for professional services.

A.10.c. Establishing Fees
In establishing fees for professional counseling services, counselors consider the financial status of clients and locality. If a counselor's usual fees create undue hardship for the client, the counselor may adjust fees, when legally permissible, or assist the client in locating comparable, affordable services.

A.10.d. Nonpayment of Fees
If counselors intend to use collection agencies or take legal measures to collect fees from clients who do not pay for services as agreed upon, they include such information in their informed consent documents and also inform clients in a timely fashion of intended actions and offer clients the opportunity to make payment.

A.10.e. Bartering
Counselors may barter only if the bartering does not result in exploitation or harm, if the client requests it, and if such arrangements are an accepted practice among professionals in the community. Counselors consider the cultural implications of bartering and discuss relevant concerns with clients and document such agreements in a clear written contract.

A.10.f. Receiving Gifts
Counselors understand the challenges of accepting gifts from clients and recognize that in some cultures, small gifts are a token of respect and gratitude. When determining whether to accept a gift from clients, counselors take into account the therapeutic relationship, the monetary value of the gift, the client's motivation for giving the gift, and the counselor's motivation for wanting to accept or decline the gift.

A.11. Termination and Referral
A.11.a. Competence Within Termination and Referral
If counselors lack the competence to be of professional assistance to clients, they avoid entering or continuing counseling relationships. Counselors are knowledgeable about culturally and clinically appropriate referral resources and suggest these alternatives. If clients decline the suggested referrals, counselors discontinue the relationship.

A.11.b. Values Within Termination and Referral
Counselors refrain from referring prospective and current clients based solely on the counselor's personally held values, attitudes, beliefs, and behaviors. Counselors respect the diversity of clients and seek training in areas in which they are at risk of imposing their values onto clients, especially when the counselor's values are inconsistent with the client's goals or are discriminatory in nature.

A.11.c. Appropriate Termination
Counselors terminate a counseling relationship when it becomes reasonably apparent that the client no longer needs assistance, is not likely to benefit, or is being harmed by continued counseling. Counselors may terminate counseling when in jeopardy of harm by the client or by another person with whom the client has a relationship, or when clients do not pay fees as agreed upon. Counselors provide pretermination counseling and recommend other service providers when necessary.

A.11.d. Appropriate Transfer of Services
When counselors transfer or refer clients to other practitioners, they ensure that appropriate clinical and administrative processes are completed and open communication is maintained with both clients and practitioners.

A.12. Abandonment and Client Neglect
Counselors do not abandon or neglect clients in counseling. Counselors assist in making appropriate arrangements for the continuation of treatment, when necessary, during interruptions such as vacations, illness, and following termination.

Section B
Confidentiality and Privacy

Introduction
Counselors recognize that trust is a cornerstone of the counseling relationship. Counselors aspire to earn the trust of clients by creating an ongoing partnership, establishing and upholding appropriate boundaries, and maintaining confidentiality. Counselors communicate the parameters of confidentiality in a culturally competent manner.

B.1. Respecting Client Rights
B.1.a. Multicultural/Diversity Considerations
Counselors maintain awareness and sensitivity regarding cultural meanings of confidentiality and privacy. Counselors respect differing views toward disclosure of information. Counselors hold ongoing discussions with clients as to how, when, and with whom information is to be shared.

B.1.b. Respect for Privacy
Counselors respect the privacy of prospective and current clients. Counselors request private information from clients only when it is beneficial to the counseling process.
B.1.c. Respect for Confidentiality
Counselors protect the confidential information of prospective and current clients. Counselors disclose information only with appropriate consent or with sound legal or ethical justification.

B.1.d. Explanation of Limitations
At initiation and throughout the counseling process, counselors inform clients of the limitations of confidentiality and seek to identify situations in which confidentiality must be breached.

B.2. Exceptions
B.2.a. Serious and Foreseeable Harm and Legal Requirements
The general requirement that counselors keep information confidential does not apply when disclosure is required to protect clients or identified others from serious and foreseeable harm or when legal requirements demand that confidential information must be revealed. Counselors consult with other professionals when in doubt as to the validity of an exception. Additional considerations apply when addressing end-of-life issues.

B.2.b. Confidentiality Regarding End-of-Life Decisions
Counselors who provide services to terminally ill individuals who are considering hastening their own deaths have the option to maintain confidentiality, depending on applicable laws and the specific circumstances of the situation and after seeking consultation or supervision from appropriate professional and legal parties.

B.2.c. Contagious, Life-Threatening Diseases
When clients disclose that they have a disease commonly known to be both communicable and life threatening, counselors may be justified in disclosing information to identifiable third parties, if the parties are known to be at serious and foreseeable risk of contracting the disease. Prior to making a disclosure, counselors assess the intent of clients to inform the third parties about their disease or to engage in any behaviors that may be harmful to an identifiable third party. Counselors adhere to relevant state laws concerning disclosure about disease status.

B.2.d. Court-Ordered Disclosure
When ordered by a court to release confidential or privileged information without a client's permission, counselors seek to obtain written, informed consent from the client or take steps to prohibit the disclosure or have it limited as narrowly as possible because of potential harm to the client or counseling relationship.

B.2.e. Minimal Disclosure
To the extent possible, clients are informed before confidential information is disclosed and are involved in the disclosure decision-making process. When circumstances require the disclosure of confidential information, only essential information is revealed.

B.3. Information Shared With Others
B.3.a. Subordinates
Counselors make every effort to ensure that privacy and confidentiality of clients are maintained by subordinates, including employees, supervisees, students, clerical assistants, and volunteers.

B.3.b. Interdisciplinary Teams
When services provided to the client involve participation by an interdisciplinary or treatment team, the client will be informed of the team’s existence and composition, information being shared, and the purposes of sharing such information.

B.3.c. Confidential Settings
Counselors discuss confidential information only in settings in which they can reasonably ensure client privacy.

B.3.d. Third-Party Payers
Counselors disclose information to third-party payers only when clients have authorized such disclosure.

B.3.e. Transmitting Confidential Information
Counselors take precautions to ensure the confidentiality of all information transmitted through the use of any medium.

B.3.f. Deceased Clients
Counselors protect the confidentiality of deceased clients, consistent with legal requirements and the documented preferences of the client.

B.4. Groups and Families
B.4.a. Group Work
In group work, counselors clearly explain the importance and parameters of confidentiality for the specific group.

B.4.b. Couples and Family Counseling
In couples and family counseling, counselors clearly define who is considered “the client” and discuss expectations and limitations of confidentiality. Counselors seek agreement and document in writing such agreement among all involved parties regarding the confidentiality of information. In the absence of such an agreement to the contrary, the couple or family is considered to be the client.

B.5. Clients Lacking Capacity to Give Informed Consent
B.5.a. Responsibility to Clients
When counseling minor clients or adult clients who lack the capacity to give voluntary, informed consent, counselors protect the confidentiality of information received—in any medium—in the counseling relationship as specified by federal and state laws, written policies, and applicable ethical standards.

B.5.b. Responsibility to Parents and Legal Guardians
Counselors inform parents and legal guardians about the role of counselors and the confidential information received in the counseling relationship, consistent with current legal and custodial arrangements. Counselors are sensitive to the cultural diversity of families and respect the inherent rights and responsibilities of parents/guardians regarding the welfare of their children/charges according to law. Counselors work to establish, as appropriate, collaborative relationships with parents/guardians to best serve clients.

B.5.c. Release of Confidential Information
When counseling minor clients or adult clients who lack the capacity to give voluntary consent to release confidential information, counselors seek permission from an appropriate third party to disclose information. In such instances, counselors inform clients consistent with their level of understanding and take appropriate measures to safeguard client confidentiality.

B.6. Records and Documentation
B.6.a. Creating and Maintaining Records and Documentation
Counselors create and maintain records and documentation necessary for rendering professional services.
B.6.b. Confidentiality of Records and Documentation
Counselors ensure that records and documentation kept in any medium are secure and that only authorized persons have access to them.

B.6.c. Permission to Record
Counselors obtain permission from clients prior to recording sessions through electronic or other means.

B.6.d. Permission to Observe
Counselors obtain permission from clients prior to allowing any person to observe counseling sessions, review session transcripts, or view recordings of sessions with supervisors, faculty, peers, or others within the training environment.

B.6.e. Client Access
Counselors provide reasonable access to records and copies of records when requested by competent clients. Counselors limit the access of clients to their records, or portions of their records, only when there is compelling evidence that such access would cause harm to the client. Counselors document the request of clients and the rationale for withholding some or all of the records in the files of clients. In situations involving multiple clients, counselors provide individual clients with only those parts of records that relate directly to them and do not include confidential information related to any other client.

B.6.f. Assistance With Records
When clients request access to their records, counselors provide assistance and consultation in interpreting counseling records.

B.6.g. Disclosure or Transfer
Unless exceptions to confidentiality exist, counselors obtain written permission from clients to disclose or transfer records to legitimate third parties. Steps are taken to ensure that receivers of counseling records are sensitive to their confidential nature.

B.6.h. Storage and Disposal After Termination
Counselors store records following termination of services to ensure reasonable future access, maintain records in accordance with federal and state laws and statutes such as licensure laws and policies governing records, and dispose of client records and other sensitive materials in a manner that protects client confidentiality. Counselors apply careful discretion and deliberation before destroying records that may be needed by a court of law, such as notes on child abuse, suicide, sexual harassment, or violence.

B.6.i. Reasonable Precautions
Counselors take reasonable precautions to protect client confidentiality in the event of the counselor’s termination of practice, incapacity, or death and appoint a records custodian when identified as appropriate.

B.7. Case Consultation
B.7.a. Respect for Privacy
Information shared in a consulting relationship is discussed for professional purposes only. Written and oral reports present only data germane to the purposes of the consultation, and every effort is made to protect client identity and to avoid undue invasion of privacy.

B.7.b. Disclosure of Confidential Information
When consulting with colleagues, counselors do not disclose confidential information that reasonably could lead to the identification of a client or other person or organization with whom they have a confidential relationship unless they have obtained the prior consent of the person or organization or the disclosure cannot be avoided. They disclose information only to the extent necessary to achieve the purposes of the consultation.

Section C
Professional Responsibility

Introduction
Counselors aspire to open, honest, and accurate communication in dealing with the public and other professionals. Counselors facilitate access to counseling services, and they practice in a nondiscriminatory manner within the boundaries of professional and personal competence; they also have a responsibility to abide by the ACA Code of Ethics. Counselors actively participate in local, state, and national associations that fostering the development and improvement of counseling. Counselors are expected to advocate to promote changes at the individual, group, institutional, and societal levels that improve the quality of life for individuals and groups and remove potential barriers to the provision or access of appropriate services being offered. Counselors have a responsibility to the public to engage in counseling practices that are based on rigorous research methodologies. Counselors are encouraged to contribute to society by devoting a portion of their professional activity to services for which there is little or no financial return (pro bono publico). In addition, counselors engage in self-care activities to maintain and promote their own emotional, physical, mental, and spiritual well-being to best meet their professional responsibilities.

C.1. Knowledge of and Compliance With Standards
Counselors have a responsibility to read, understand, and follow the ACA Code of Ethics and adhere to applicable laws and regulations.

C.2. Professional Competence
C.2.a. Boundaries of Competence
Counselors practice only within the boundaries of their competence, based on their education, training, supervised experience, state and national professional credentials, and appropriate professional experience. Whereas multicultural counseling competency is required across all counseling specialties, counselors gain knowledge, personal awareness, sensitivity, dispositions, and skills pertinent to being a culturally competent counselor in working with a diverse client population.

C.2.b. New Specialty Areas of Practice
Counselors practice in specialty areas new to them only after appropriate education, training, and supervised experience. While developing skills in new specialty areas, counselors take steps to ensure the competence of their work and protect others from possible harm.

C.2.c. Qualification for Employment
Counselors accept employment only for positions for which they are qualified given their education, training, supervised experience, state and national professional credentials, and appropriate professional experience. Counselors hire for professional counseling positions only individuals who are qualified and competent for those positions.

C.2.d. Monitor Effectiveness
Counselors continually monitor their effectiveness as professionals and take steps to improve when necessary. Counselors take reasonable steps to seek peer supervision to evaluate their efficacy as counselors.
C.2.e. Consultations on Ethical Obligations
Counselors take reasonable steps to consult with other counselors, the ACA Ethics and Professional Standards Department, or related professionals when they have questions regarding their ethical obligations or professional practice.

C.2.f. Continuing Education
Counselors recognize the need for continuing education to acquire and maintain a reasonable level of awareness of current scientific and professional information in their fields of activity. Counselors maintain their competence in the skills they use, are open to new procedures, and remain informed regarding best practices for working with diverse populations.

C.2.g. Impairment
Counselors monitor themselves for signs of impairment from their own physical, mental, or emotional problems and refrain from offering or providing professional services when impaired. They seek assistance for problems that reach the level of professional impairment, and, if necessary, they limit, suspend, or terminate their professional responsibilities until it is determined that they may safely resume their work. Counselors assist colleagues or supervisors in recognizing their own professional impairment and provide consultation and assistance when warranted with colleagues or supervisors showing signs of impairment and intervene as appropriate to prevent imminent harm to clients.

C.2.h. Counselor Incapacitation, Death, Retirement, or Termination of Practice
Counselors prepare a plan for the transfer of clients and the dissemination of records to an identified colleague or records custodian in the case of the counselor’s incapacity, death, retirement, or termination of practice.

C.3. Advertising and Soliciting Clients

C.3.a. Accurate Advertising
When advertising or otherwise representing their services to the public, counselors identify their credentials in an accurate manner that is not false, misleading, deceptive, or fraudulent.

C.3.b. Testimonials
Counselors who use testimonials do not solicit them from current clients, former clients, or any other persons who may be vulnerable to undue influence. Counselors discuss with clients the implications of and obtain permission for the use of any testimonial.

C.3.c. Statements by Others
When feasible, counselors make reasonable efforts to ensure that statements made by others about them or about the counseling profession are accurate.

C.3.d. Recruiting Through Employment
Counselors do not use their places of employment or institutional affiliation to recruit clients, supervisors, or consultees for their private practices.

C.3.e. Products and Training Advertisements
Counselors who develop products related to their profession or conduct workshops or training events ensure that the advertisements concerning these products or events are accurate and disclose adequate information for consumers to make informed choices.

C.3.f. Promoting to Those Served
Counselors do not use counseling, teaching, training, or supervisory relationships to promote their products or training events in a manner that is deceptive or would exert undue influence on individuals who may be vulnerable. However, counselor educators may adopt textbooks they have authored for instructional purposes.

C.4. Professional Qualifications

C.4.a. Accurate Representation
Counselors claim or imply only professional qualifications actually completed and correct any known misrepresentations of their qualifications by others. Counselors truthfully represent the qualifications of their professional colleagues.

C.4.b. Credentials
Counselors claim only licenses or certifications that are current and in good standing.

C.4.c. Educational Degrees
Counselors clearly differentiate between earned and honorary degrees.

C.4.d. Implying Doctoral-Level Competence
Counselors clearly state their highest earned degree in counseling or a closely related field. Counselors do not imply doctoral-level competence when possessing a master’s degree in counseling or a related field by referring to themselves as “Dr.” in a counseling context when their doctorate is not in counseling or a related field. Counselors do not use “ABD” (all but dissertation) or other such terms to imply competency.

C.4.e. Accreditation Status
Counselors accurately represent the accreditation status of their degree program and college/university.

C.4.f. Professional Membership
Counselors clearly differentiate between current, active memberships and former memberships in associations. Members of ACA must clearly differentiate between professional membership, which implies the possession of at least a master’s degree in counseling, and regular membership, which is open to individuals whose interests and activities are consistent with those of ACA but are not qualified for professional membership.

C.5. Nondiscrimination
Counselors do not condone or engage in discrimination against prospective or current clients, students, employees, supervisors, or research participants based on age, culture, disability, ethnicity, race, religion/spirituality, gender, gender identity, sexual orientation, marital/partnership status, language preference, socioeconomic status, immigration status, or any basis proscribed by law.

C.6. Public Responsibility

C.6.a. Sexual Harassment
Counselors do not engage in or condone sexual harassment. Sexual harassment can consist of a single intense or severe act, or multiple persistent or pervasive acts.

C.6.b. Reports to Third Parties
Counselors are accurate, honest, and objective in reporting their professional activities and judgments to appropriate third parties, including courts, health insurance companies, those who are the recipients of evaluation reports, and others.

C.6.c. Media Presentations
When counselors provide advice or comment by means of public lectures, demonstrations, radio or television programs, recordings, technology-based applications, printed articles, mailed material, or other media, they take reasonable precautions to ensure that

1. the statements are based on appropriate professional counseling literature and practice,
2. the statements are otherwise consistent with the ACA Code of Ethics, and

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3. the recipients of the information are not encouraged to infer that a professional counseling relationship has been established.

C.6.d. Exploitation of Others
Counselors do not exploit others in their professional relationships.

C.6.e. Contributing to the Public Good
(Pro Bono Publico)
Counselors make a reasonable effort to provide services to the public for which there is little or no financial return (e.g., speaking to groups, sharing professional information, offering reduced fees).

C.7. Treatment Modalities
C.7.a. Scientific Basis for Treatment
When providing services, counselors use techniques/procedures/modalities that are grounded in theory and/or have an empirical or scientific foundation.

C.7.b. Development and Innovation
When counselors use developing or innovative techniques/procedures/modalities, they explain the potential risks, benefits, and ethical considerations of using such techniques/procedures/modalities. Counselors work to minimize any potential risks or harm when using these techniques/procedures/modalities.

C.7.c. Harmful Practices
Counselors do not use techniques/procedures/modalities when substantial evidence suggests harm, even if such services are requested.

C.8. Responsibility to Other Professionals
C.8.a. Personal Public Statements
When making personal statements in a public context, counselors clarify that they are speaking from their personal perspectives and that they are not speaking on behalf of all counselors or the profession.

Section D
Relationships With Other Professionals

Introduction
Professional counselors recognize that the quality of their interactions with colleagues can influence the quality of services provided to clients. They work to become knowledgeable about colleagues within and outside the field of counseling. Counselors develop positive working relationships and systems of communication with colleagues to enhance services to clients.

D.1. Relationships With Colleagues, Employers, and Employees

D.1.a. Different Approaches
Counselors are respectful of approaches that are grounded in theory and/or have an empirical or scientific foundation but may differ from their own. Counselors acknowledge the expertise of other professional groups and are respectful of their practices.

D.1.b. Forming Relationships
Counselors work to develop and strengthen relationships with colleagues from other disciplines to best serve clients.

D.1.c. Interdisciplinary Teamwork
Counselors who are members of interdisciplinary teams delivering multifaceted services to clients remain focused on how to best serve clients. They participate in and contribute to decisions that affect the well-being of clients by drawing on the perspectives, values, and experiences of the counseling profession and those of colleagues from other disciplines.

D.1.d. Establishing Professional and Ethical Obligations
Counselors who are members of interdisciplinary teams work together with team members to clarify professional and ethical obligations of the team as a whole and of its individual members. When a team decision raises ethical concerns, counselors first attempt to resolve the concern within the team. If they cannot reach resolution among team members, counselors pursue other avenues to address their concerns consistent with client well-being.

D.1.e. Confidentiality
When counselors are required by law, institutional policy, or extraordinary circumstances to serve in more than one role in judicial or administrative proceedings, they clarify role expectations and the parameters of confidentiality with their colleagues.

D.1.f. Personnel Selection and Assignment
When counselors are in a position requiring personnel selection and/or assigning of responsibilities to others, they select competent staff and assign responsibilities compatible with their skills and experiences.

D.1.g. Employer Policies
The acceptance of employment in an agency or institution implies that counselors are in agreement with its general policies and principles. Counselors strive to reach agreement with employers regarding acceptable standards of client care and professional conduct that allow for changes in institutional policy conducive to the growth and development of clients.

D.1.h. Negative Conditions
Counselors alert their employers of inappropriate policies and practices. They attempt to effect changes in such policies or procedures through constructive action within the organization. When such policies are potentially disruptive or damaging to clients or may limit the effectiveness of services provided and change cannot be affected, counselors take appropriate further action. Such action may include referral to appropriate certification, accreditation, or state licensure organizations, or voluntary termination of employment.

D.1.i. Protection From Punitive Action
Counselors do not harass a colleague or employee or dismiss an employee who has acted in a responsible and ethical manner to expose inappropriate employer policies or practices.

D.2. Provision of Consultation Services
D.2.a. Consultant Competency
Counselors take reasonable steps to ensure that they have the appropriate resources and competencies when providing consultation services. Counselors provide appropriate referral resources when requested or needed.

D.2.b. Informed Consent in Formal Consultation
When providing formal consultation services, counselors have an obligation to review, in writing and verbally, the rights and responsibilities of both counselors and consultees. Counselors use clear and understandable language to inform all parties involved about the purpose of the services to be provided, relevant costs, potential risks and benefits, and the limits of confidentiality.
Section E
Evaluation, Assessment, and Interpretation

Introduction
Counselors use assessment as one component of the counseling process, taking into account the clients’ personal and cultural context. Counselors promote the well-being of individual clients or groups of clients by developing and using appropriate educational, mental health, psychological, and career assessments.

E.1. General

E.1.a. Assessment
The primary purpose of educational, mental health, psychological, and career assessment is to gather information regarding the client for a variety of purposes, including, but not limited to, client decision making, treatment planning, and forensic proceedings. Assessment may include both qualitative and quantitative methodologies.

E.1.b. Client Welfare
Counselors do not misuse assessment results and interpretations, and they take reasonable steps to prevent others from misusing the information provided. They respect the client’s right to know the results, the interpretations made, and the bases for counselors’ conclusions and recommendations.

E.2. Competence to Use and Interpret Assessment Instruments

E.2.a. Limits of Competence
Counselors use only those testing and assessment services for which they have been trained and are competent. Counselors using technology-assisted test interpretation are trained in the construct being measured and the specific instrument being used prior to using its technology-based application. Counselors take reasonable measures to ensure the proper use of assessment techniques by persons under their supervision.

E.2.b. Appropriate Use
Counselors are responsible for the appropriate application, scoring, interpretation, and use of assessment instruments relevant to the needs of the client, whether they score and interpret such assessments themselves or use technology or other services.

E.2.c. Decisions Based on Results
Counselors responsible for decisions involving individuals or policies that are based on assessment results have a thorough understanding of psychometrics.

E.3. Informed Consent in Assessment

E.3.a. Explanation to Clients
Prior to assessment, counselors explain the nature and purposes of assessment and the specific use of results by potential recipients. The explanation will be given in terms and language that the client (or other legally authorized person on behalf of the client) can understand.

E.3.b. Recipients of Results
Counselors consider the client’s and/or examinee’s welfare, explicit understandings, and prior agreements in determining who receives the assessment results. Counselors include accurate and appropriate interpretations with any release of individual or group assessment results.

E.4. Release of Data to Qualified Personnel
Counselors release assessment data in which the client is identified only with the consent of the client or the client’s legal representative. Such data are released only to persons recognized by counselors as qualified to interpret the data.

E.5. Diagnosis of Mental Disorders

E.5.a. Proper Diagnosis
Counselors take special care to provide proper diagnosis of mental disorders. Assessment techniques (including personal interviews) used to determine client care (e.g., locus of treatment, type of treatment, recommended follow-up) are carefully selected and appropriately used.

E.5.b. Cultural Sensitivity
Counselors recognize that culture affects the manner in which clients’ problems are defined and experienced. Clients’ socioeconomic and cultural experiences are considered when diagnosing mental disorders.

E.5.c. Historical and Social Prejudices in the Diagnosis of Pathology
Counselors recognize historical and social prejudices in the misdiagnosis and pathologizing of certain individuals and groups and strive to become aware of and address such biases in themselves or others.

E.5.d. Refraining From Diagnosis
Counselors may refrain from making and/or reporting a diagnosis if they believe that it would cause harm to the client or others. Counselors carefully consider both the positive and negative implications of a diagnosis.

E.6. Instrument Selection

E.6.a. Appropriateness of Instruments
Counselors carefully consider the validity, reliability, psychometric limitations, and appropriateness of instruments when selecting assessments and, when possible, use multiple forms of assessment, data, and/or instruments in forming conclusions, diagnoses, or recommendations.

E.6.b. Referral Information
If a client is referred to a third party for assessment, the counselor provides specific referral questions and sufficient objective data about the client to ensure that appropriate assessment instruments are utilized.

E.7. Conditions of Assessment Administration

E.7.a. Administration Conditions
Counselors administer assessments under the same conditions that were established in their standardization. When assessments are not administered under standard conditions, as may be necessary to accommodate clients with disabilities, or when unusual behavior or irregularities occur during the administration, those conditions are noted in interpretation, and the results may be designated as invalid or of questionable validity.

E.7.b. Provision of Favorable Conditions
Counselors provide an appropriate environment for the administration of assessments (e.g., privacy, comfort, freedom from distraction).

E.7.c. Technological Administration
Counselors ensure that technologically administered assessments function properly and provide clients with accurate results.
· ACA Code of Ethics ·

E.7.d. Unsupervised Assessments
Unless the assessment instrument is designed, intended, and validated for self-administration and/or scoring, counselors do not permit unsupervised use.

E.8. Multicultural Issues/
Diversity in Assessment
Counselors select and use with caution assessment techniques normed on populations other than that of the client. Counselors recognize the effects of age, color, culture, disability, ethnic group, gender, race, language preference, religion, spirituality, sexual orientation, and socioeconomic status on test administration and interpretation, and they place test results in proper perspective with other relevant factors.

E.9. Scoring and Interpretation
of Assessments

E.9.a. Reporting
When counselors report assessment results, they consider the client’s personal and cultural background, the level of the client’s understanding of the results, and the impact of the results on the client. In reporting assessment results, counselors indicate reservations that exist regarding validity or reliability due to circumstances of the assessment or inappropriateness of the norms for the person tested.

E.9.b. Instruments With
Insufficient Empirical Data
Counselors exercise caution when interpreting the results of instruments not having sufficient empirical data to support respondent results. The specific purposes for the use of such instruments are stated explicitly to the examinee. Counselors qualify any conclusions, diagnoses, or recommendations made that are based on assessments or instruments with questionable validity or reliability.

E.9.c. Assessment Services
Counselors who provide assessment, scoring, and interpretation services to support the assessment process confirm the validity of such interpretations. They accurately describe the purpose, norms, validity, reliability, and applications of the procedures and any special qualifications applicable to their use. At all times, counselors maintain their ethical responsibility to those being assessed.

E.10. Assessment Security
Counselors maintain the integrity and security of tests and assessments consistent with legal and contractual obligations. Counselors do not appropriate, reproduce, or modify published assessments or parts thereof without acknowledgment and permission from the publisher.

E.11. Obsolete Assessment
and Outdated Results
Counselors do not use data or results from assessments that are obsolete or outdated for the current purpose (e.g., noncurrent versions of assessments/instruments). Counselors make every effort to prevent the misuse of obsolete measures and assessment data by others.

E.12. Assessment
Construction
Counselors use established scientific procedures, relevant standards, and current professional knowledge for assessment design in the development, publication, and utilization of assessment techniques.

E.13. Forensic Evaluation:
Evaluation for
Legal Proceedings

E.13.a. Primary Obligations
When providing forensic evaluations, the primary obligation of counselors is to produce objective findings that can be substantiated based on information and techniques appropriate to the evaluation, which may include examination of the individual and/or review of records. Counselors form professional opinions based on their professional knowledge and expertise that can be supported by the data gathered in evaluations. Counselors define the limits of their reports or testimony, especially when an examination of the individual has not been conducted.

E.13.b. Consent for Evaluation
Individuals being evaluated are informed in writing that the relationship is for the purposes of an evaluation and is not therapeutic in nature, and entities or individuals who will receive the evaluation report are identified. Counselors who perform forensic evaluations obtain written consent from those being evaluated or from their legal representative unless a court orders evaluations to be conducted without the written consent of the individuals being evaluated. When children or adults who lack the capacity to give voluntary consent are being evaluated, informed written consent is obtained from a parent or guardian.

E.13.c. Client Evaluation
Prohibited
Counselors do not evaluate current or former clients, clients’ romantic partners, or clients’ family members for forensic purposes. Counselors do not counsel individuals they are evaluating.

E.13.d. Avoid Potentially
Harmful Relationships
Counselors who provide forensic evaluations avoid potentially harmful professional or personal relationships with family members, romantic partners, and close friends of individuals they are evaluating or have evaluated in the past.

Section F
Supervision, Training, and Teaching

Introduction
Counselor supervisors, trainers, and educators aspire to foster meaningful and respectful professional relationships and to maintain appropriate boundaries with supervisees and students in both face-to-face and electronic formats. They have theoretical and pedagogical foundations for their work; have knowledge of supervision models; and aim to be fair, accurate, and honest in their assessments of counselors, students, and supervisees.

F.1. Counselor Supervision
and Client Welfare

F.1.a. Client Welfare
A primary obligation of counseling supervisors is to monitor the services provided by supervisees. Counseling supervisors monitor client welfare and supervisee performance and professional development. To fulfill these obligations, supervisors meet regularly with supervisees to review the supervisees’ work and help them become prepared to serve a range of diverse clients. Supervisees have a responsibility to understand and follow the ACA Code of Ethics.

F.1.b. Counselor Credentials
Counseling supervisors work to ensure that supervisees communicate their
qualifications to render services to their clients.

F.1.c. Informed Consent and Client Rights
Supervisors make supervisees aware of client rights, including the protection of client privacy and confidentiality in the counseling relationship. Supervisees provide clients with professional disclosure information and inform them of how the supervision process influences the limits of confidentiality. Supervisees make clients aware of who will have access to records of the counseling relationship and how these records will be stored, transmitted, or otherwise reviewed.

F.2. Counselor Supervision Competence
F.2.a. Supervisor Preparation
Prior to offering supervision services, counselors are trained in supervision methods and techniques. Counselors who offer supervision services regularly pursue continuing education activities, including both counseling and supervision topics and skills.

F.2.b. Multicultural Issues/Diversity in Supervision
Counseling supervisors are aware of and address the role of multiculturalism/diversity in the supervisory relationship.

F.2.c. Online Supervision
When using technology in supervision, counselor supervisors are competent in the use of those technologies. Supervisors take the necessary precautions to protect the confidentiality of all information transmitted through any electronic means.

F.3. Supervisory Relationship
F.3.a. Extending Conventional Supervisory Relationships
Counseling supervisors clearly define and maintain ethical professional, personal, and social relationships with their supervisees. Supervisors consider the risks and benefits of extending current supervisory relationships in any form beyond conventional parameters. In extending these boundaries, supervisors take appropriate professional precautions to ensure that judgment is not impaired and that no harm occurs.

F.3.b. Sexual Relationships
Sexual or romantic interactions or relationships with current supervisees are prohibited. This prohibition applies to both in-person and electronic interactions or relationships.

F.3.c. Sexual Harassment
Counseling supervisors do not condone or subject supervisees to sexual harassment.

F.3.d. Friends or Family Members
Supervisors are prohibited from engaging in supervisory relationships with individuals with whom they have an inability to remain objective.

F.4. Supervisor Responsibilities
F.4.a. Informed Consent for Supervision
Supervisors are responsible for incorporating into their supervision the principles of informed consent and participation. Supervisors inform supervisees of the policies and procedures to which supervisors are to adhere and the mechanisms for due process appeal of individual supervisor actions. The issues unique to the use of distance supervision are to be included in the documentation as necessary.

F.4.b. Emergencies and Absences
Supervisors establish and communicate to supervisees procedures for contacting supervisors or, in their absence, alternative on-call supervisors to assist in handling crises.

F.4.c. Standards for Supervisees
Supervisors make their supervisees aware of professional and ethical standards and legal responsibilities.

F.4.d. Termination of the Supervisory Relationship
Supervisors or supervisees have the right to terminate the supervisory relationship with adequate notice. Reasons for considering termination are discussed, and both parties work to resolve differences. When termination is warranted, supervisors make appropriate referrals to possible alternative supervisors.

F.5. Student and Supervisee Responsibilities
F.5.a. Ethical Responsibilities
Students and supervisees have a responsibility to understand and follow the ACA Code of Ethics. Students and supervisees have the same obligation to clients as those required of professional counselors.

F.5.b. Impairment
Students and supervisees monitor themselves for signs of impairment from their own physical, mental, or emotional problems and refrain from offering or providing professional services when such impairment is likely to harm a client or others. They notify their faculty and/or supervisors and seek assistance for problems that reach the level of professional impairment, and, if necessary, they limit, suspend, or terminate their professional responsibilities until it is determined that they may safely resume their work.

F.5.c. Professional Disclosure
Before providing counseling services, students and supervisees disclose their status as supervisees and explain how this status affects the limits of confidentiality. Supervisors ensure that clients are aware of the services rendered and the qualifications of the students and supervisees rendering those services. Students and supervisees obtain client permission before they use any information concerning the counseling relationship in the training process.

F.6. Counseling Supervision Evaluation, Remediation, and Endorsement
F.6.a. Evaluation
Supervisors document and provide supervisees with ongoing feedback regarding their performance and schedule periodic formal evaluative sessions throughout the supervisory relationship.

F.6.b. Gatekeeping and Remediation
Through initial and ongoing evaluation, supervisors are aware of supervisee limitations that might impede performance. Supervisors assist supervisees in securing remedial assistance when needed. They recommend dismissal from training programs, applied counseling settings, and state or voluntary professional credentialing processes when those supervisees are unable to demonstrate that they can provide competent professional services to a range of diverse clients. Supervisors seek consultation and document their decisions to dismiss or refer supervisees for assistance. They ensure that supervisees are aware of options available to them to address such decisions.
F.6.c. Counseling for Supervisees
If supervisees request counseling, the supervisor assists the supervisee in identifying appropriate services. Supervisors do not provide counseling services to supervisees. Supervisors address interpersonal competencies in terms of the impact of these issues on clients, the supervisory relationship, and professional functioning.

F.6.d. Endorsements
Supervisors endorse supervisees for certification, licensure, employment, or completion of an academic or training program only when they believe that supervisees are qualified for the endorsement. Regardless of qualifications, supervisors do not endorse supervisees whom they believe to be impaired in any way that would interfere with the performance of the duties associated with the endorsement.

F.7. Responsibilities of Counselor Educators

F.7.a. Counselor Educators
Counselor educators who are responsible for developing, implementing, and supervising educational programs are skilled as teachers and practitioners. They are knowledgeable regarding the ethical, legal, and regulatory aspects of the profession; are skilled in applying that knowledge; and make students and supervisees aware of their responsibilities. Whether in traditional, hybrid, and/or online formats, counselor educators conduct counselor education and training programs in an ethical manner and serve as role models for professional behavior.

F.7.b. Counselor Educator Competence
Counselors who function as counselor educators or supervisors provide instruction within their areas of knowledge and competence and provide instruction based on current information and knowledge available in the profession. When using technology to deliver instruction, counselor educators develop competence in the use of the technology.

F.7.c. Infusing Multicultural Issues/Diversity
Counselor educators infuse material related to multiculturalism/diversity into all courses and workshops for the development of professional counselors.

F.7.d. Integration of Study and Practice
In traditional, hybrid, and/or online formats, counselor educators establish education and training programs that integrate academic study and supervised practice.

F.7.e. Teaching Ethics
Throughout the program, counselor educators ensure that students are aware of the ethical responsibilities and standards of the profession and the ethical responsibilities of students to the profession. Counselor educators infuse ethical considerations throughout the curriculum.

F.7.f. Use of Case Examples
The use of client, student, or supervisee information for the purposes of case examples in a lecture or classroom setting is permissible only when (a) the client, student, or supervisee has reviewed the material and agreed to its presentation or (b) the information has been sufficiently modified to obscure identity.

F.7.g. Student-to-Student Supervision and Instruction
When students function in the role of counselor educators or supervisors, they understand that they have the same ethical obligations as counselor educators, trainers, and supervisors. Counselor educators make every effort to ensure that the rights of students are not compromised when their peers lead experiential counseling activities in traditional, hybrid, and/or online formats (e.g., counseling groups, skills classes, clinical supervision).

F.7.h. Innovative Theories and Techniques
Counselor educators promote the use of techniques/procedures/modalities that are grounded in theory and/or have an empirical or scientific foundation. When counselor educators discuss developing or innovative techniques/procedures/modalities, they explain the potential risks, benefits, and ethical considerations of using such techniques/procedures/modalities.

F.7.i. Field Placements
Counselor educators develop clear policies and provide direct assistance within their training programs regarding appropriate field placement and other clinical experiences. Counselor educators provide clearly stated roles and responsibilities for the student or supervisee, the site supervisor, and the program supervisor. They confirm that site supervisors are qualified to provide supervision in the formats in which services are provided and inform site supervisors of their professional and ethical responsibilities in this role.

F.8. Student Welfare

F.8.a. Program Information and Orientation
Counselor educators recognize that program orientation is a developmental process that begins upon students’ initial contact with the counselor education program and continues throughout the educational and clinical training of students. Counselor education faculty provide prospective and current students with information about the counselor education program’s expectations, including

1. the values and ethical principles of the profession;
2. the type and level of skill and knowledge acquisition required for successful completion of the training;
3. technology requirements;
4. program training goals, objectives, and mission, and subject matter to be covered;
5. bases for evaluation;
6. training components that encourage self-growth or self-disclosure as part of the training process;
7. the type of supervision settings and requirements of the sites for required clinical field experiences;
8. student and supervisor evaluation and dismissal policies and procedures; and
9. up-to-date employment prospects for graduates.

F.8.b. Student Career Advising
Counselor educators provide career advisement for their students and make them aware of opportunities in the field.

F.8.c. Self-Growth Experiences
Self-growth is an expected component of counselor education. Counselor educators are mindful of ethical principles when they require students to engage in self-growth experiences. Counselor educators and supervisors inform students that they have a right to decide what information will be shared or withheld in class.

F.8.d. Addressing Personal Concerns
Counselor educators may require students to address any personal concerns that have the potential to affect professional competency.
F.9. Evaluation and Remediation

F.9.a. Evaluation of Students
Counselor educators clearly state to students, prior to and throughout the training program, the levels of competency expected, appraisal methods, and timing of evaluations for both didactic and clinical competencies. Counselor educators provide students with ongoing feedback regarding their performance throughout the training program.

F.9.b. Limitations
Counselor educators, through ongoing evaluation, are aware of and address the inability of some students to achieve counseling competencies. Counselor educators do the following:

1. assist students in securing remedial assistance when needed;
2. seek professional consultation and document their decision to dismiss or refer students for assistance, and
3. ensure that students have recourse in a timely manner to address decisions requiring them to seek assistance or to dismiss them and provide students with due process according to institutional policies and procedures.

F.9.c. Counseling for Students
If students request counseling, or if counseling services are suggested as part of a remediation process, counselor educators assist students in identifying appropriate services.

F.10. Roles and Relationships Between Counselor Educators and Students

F.10.a. Sexual or Romantic Relationships
Counselor educators are prohibited from sexual or romantic interactions or relationships with students currently enrolled in a counseling or related program and over whom they have power and authority. This prohibition applies to both in-person and electronic interactions or relationships.

F.10.b. Sexual Harassment
Counselor educators do not condone or subject students to sexual harassment.

F.10.c. Relationships With Former Students
Counselor educators are aware of the power differential in the relationship between faculty and students. Faculty members discuss with former students potential risks when they consider engaging in social, sexual, or other intimate relationships.

F.10.d. Nonacademic Relationships
Counselor educators avoid nonacademic relationships with students in which there is a risk of potential harm to the student or which may compromise the training experience or grades assigned. In addition, counselor educators do not accept any form of professional services, fees, commissions, reimbursement, or remuneration from a site for student or supervisor placement.

F.10.e. Counseling Services
Counselor educators do not serve as counselors to students currently enrolled in a counseling or related program and over whom they have power and authority.

F.10.f. Extending Educator-Student Boundaries
Counselor educators are aware of the power differential in the relationship between faculty and students. If they believe that a nonprofessional relationship with a student may be potentially beneficial to the student, they take precautions similar to those taken by counselors when working with clients. Examples of potentially beneficial interactions or relationships include, but are not limited to, attending a formal ceremony; conducting hospital visits; providing support during a stressful event; or maintaining mutual membership in a professional association, organization, or community. Counselor educators discuss with students the rationale for such interactions, the potential benefits and drawbacks, and the anticipated consequences for the student. Educators clarify the specific nature and limitations of the additional role(s) they will have with the student prior to engaging in a nonprofessional relationship. Nonprofessional relationships with students should be time limited and/or context specific and initiated with student consent.

F.11. Multicultural/Diversity Competence in Counselor Education and Training Programs

F.11.a. Faculty Diversity
Counselor educators are committed to recruiting and retaining a diverse faculty.

Section G

Research and Publication

Introduction
Counselors who conduct research are encouraged to contribute to the knowledge base of the profession and promote a clearer understanding of the conditions that lead to a healthy and more just society. Counselors support the efforts of researchers by participating fully and willingly whenever possible. Counselors minimize bias and respect diversity in designing and implementing research.

G.1. Research Responsibilities

G.1.a. Conducting Research
Counselors plan, design, conduct, and report research in a manner that is consistent with pertinent ethical principles, federal and state laws, host institutional regulations, and scientific standards governing research.

G.1.b. Confidentiality in Research
Counselors are responsible for understanding and adhering to state, federal, agency, or institutional policies or applicable guidelines regarding confidentiality in their research practices.

G.1.c. Independent Researchers
When counselors conduct independent research and do not have access to an institutional review board, they are bound to the same ethical principles and
federal and state laws pertaining to the review of their plan, design, conduct, and reporting of research.

G.1.d. Deviation From Standard Practice
Counselors seek consultation and observe stringent safeguards to protect the rights of research participants when research indicates that a deviation from standard or acceptable practices may be necessary.

G.1.e. Precautions to Avoid Injury
Counselors who conduct research are responsible for their participants’ welfare throughout the research process and should take reasonable precautions to avoid causing emotional, physical, or social harm to participants.

G.1.f. Principal Researcher Responsibility
The ultimate responsibility for ethical research practice lies with the principal researcher. All others involved in the research activities share ethical obligations and responsibility for their own actions.

G.2. Rights of Research Participants

G.2.a. Informed Consent in Research
Individuals have the right to decline requests to become research participants. In seeking consent, counselors use language that

1. accurately explains the purpose and procedures to be followed;
2. identifies any procedures that are experimental or relatively untried;
3. describes any benefits or changes in individuals or organizations that might reasonably be expected;
4. discloses appropriate alternative procedures that would be advantageous for participants;
5. offers to answer any inquiries concerning the procedures;
6. describes any limitations on confidentiality;
7. describes the format and potential target audiences for the dissemination of research findings; and
8. instructs participants that they are free to withdraw their consent and discontinue participation in the project at any time, without penalty.

G.2.b. Student/Supervisee Participation
Researchers who involve students or supervisees in research make clear to them that the decision regarding participation in research activities does not affect their academic standing or supervisory relationship. Students or supervisees who choose not to participate in research are provided with an appropriate alternative to fulfill their academic or clinical requirements.

G.2.c. Client Participation
Counselors conducting research involving clients make clear in the informed consent process that clients are free to choose whether to participate in research activities. Counselors take necessary precautions to protect clients from adverse consequences of declining or withdrawing from participation.

G.2.d. Confidentiality of Information
Information obtained about research participants during the course of research is confidential. Procedures are implemented to protect confidentiality.

G.2.e. Persons Not Capable of Giving Informed Consent
When a research participant is not capable of giving informed consent, counselors provide an appropriate explanation to obtain agreement for participation from, and obtain the appropriate consent of a legally authorized person.

G.2.f. Commitments to Participants
Counselors take reasonable measures to honor all commitments to research participants.

G.2.g. Explanations After Data Collection
After data are collected, counselors provide participants with full clarification of the nature of the study to remove any misconceptions participants might have regarding the research. Where scientific or human values justify delaying or withholding information, counselors take reasonable measures to avoid causing harm.

G.2.h. Informing Sponsors
Counselors inform sponsors, institutions, and publication channels regarding research procedures and outcomes. Counselors ensure that appropriate bodies and authorities are given pertinent information and acknowledgment.

G.2.i. Research Records Custodian
As appropriate, researchers prepare and disseminate to an identified colleague or records custodian a plan for the transfer of research data in the case of their incapacitation, retirement, or death.

G.3. Managing and Maintaining Boundaries

G.3.a. Extending Researcher–Participant Boundaries
Researchers consider the risks and benefits of extending current research relationships beyond conventional parameters. When a nonresearch interaction between the researcher and the research participant may be potentially beneficial, the researcher must document, prior to the interaction (when feasible), the rationale for such an interaction, the potential benefit, and anticipated consequences for the research participant. Such interactions should be initiated with appropriate consent of the research participant. Where unintentional harm occurs to the research participant, the researcher must show evidence of an attempt to remedy such harm.

G.3.b. Relationships With Research Participants
Sexual or romantic counselor-research participant interactions or relationships with current research participants are prohibited. This prohibition applies to both in-person and electronic interactions or relationships.

G.3.c. Sexual Harassment and Research Participants
Researchers do not condone or subject research participants to sexual harassment.

G.4. Reporting Results

G.4.a. Accurate Results
Counselors plan, conduct, and report research accurately. Counselors do not engage in misleading or fraudulent research, distort data, misrepresent data, or deliberately bias their results. They describe the extent to which results are applicable for diverse populations.

G.4.b. Obligation to Report Unfavorable Results
Counselors report the results of any research of professional value. Results that reflect unfavorably on institutions, programs, services, prevailing opinions, or vested interests are not withheld.

G.4.c. Reporting Errors
If counselors discover significant errors in their published research, they take
reasonable steps to correct such errors in a correction erratum or through other appropriate publication means.

G.4.d. Identity of Participants
Counselors who supply data, aid in the research of another person, report research results, or make original data available take due care to disguise the identity of respective participants in the absence of specific authorization from the participants to do otherwise. In situations where participants self-identify their involvement in research studies, researchers take active steps to ensure that data are adapted/changed to protect the identity and welfare of all parties and that discussion of results does not cause harm to participants.

G.4.e. Replication Studies
Counselors are obligated to make available sufficient original research information to qualified professionals who may wish to replicate or extend the study.

G.5. Publications and Presentations

G.5.a. Use of Case Examples
The use of participants', clients', students', or supervisees' information for the purpose of case examples in a presentation or publication is permissible only when (a) participants, clients, students, or supervisees have reviewed the material and agreed to its presentation or publication or (b) the information has been sufficiently modified to obscure identity.

G.5.b. Plagiarism
Counselors do not plagiarize; that is, they do not present another person's work as their own.

G.5.c. Acknowledging Previous Work
In publications and presentations, counselors acknowledge and give recognition to previous work on the topic by others or self.

G.5.d. Contributors
Counselors give credit through joint authorship, acknowledgment, footnote statements, or other appropriate means to those who have contributed significantly to research or concept development in accordance with such contributions. The principal contributor is listed first, and minor technical or professional contributions are acknowledged in notes or introductory statements.

G.5.e. Agreement of Contributors
Counselors who conduct joint research with colleagues or students/supervisors establish agreements in advance regarding allocation of tasks, publication credit, and types of acknowledgment that will be received.

G.5.f. Student Research
Manuscripts or professional presentations in any medium that are substantially based on a student's course papers, projects, dissertations, or theses are used only with the student's permission and list the student as lead author.

G.5.g. Duplicate Submissions
Counselors submit manuscripts for consideration to only one journal at a time. Manuscripts that are published in whole or in substantial part in one journal or published work are not submitted for publication to another publisher without acknowledgment and permission from the original publisher.

G.5.h. Professional Review
Counselors who review material submitted for publication, research, or other scholarly purposes respect the confidentiality and proprietary rights of those who submitted it. Counselors make publication decisions based on valid and defensible standards. Counselors review article submissions in a timely manner and based on their scope and competency in research methodologies. Counselors who serve as reviewers at the request of editors or publishers make every effort to only review materials that are within their scope of competency and avoid personal biases.

Section H
Distance Counseling, Technology, and Social Media

Introduction
Counselors understand that the profession of counseling may no longer be limited to in-person, face-to-face interactions. Counselors actively attempt to understand the evolving nature of the profession with regard to distance counseling, technology, and social media and how such resources may be used to better serve their clients. Counselors strive to become knowledgeable about these resources. Counselors understand the additional concerns related to the use of distance counseling, technology, and social media and make every attempt to protect confidentiality and meet any legal and ethical requirements for the use of such resources.

H.1. Knowledge and Legal Considerations

H.1.a. Knowledge and Competency
Counselors who engage in the use of distance counseling, technology, and/or social media develop knowledge and skills regarding related technical, ethical, and legal considerations (e.g., special certifications, additional course work).

H.1.b. Laws and Statutes
Counselors who engage in the use of distance counseling, technology, and social media within their counseling practice understand that they may be subject to laws and regulations of both the counselor's practicing location and the client's place of residence. Counselors ensure that their clients are aware of pertinent legal rights and limitations governing the practice of counseling across state lines or international boundaries.

H.2. Informed Consent and Security

H.2.a. Informed Consent and Disclosure
Clients have the freedom to choose whether to use distance counseling, social media, and/or technology within the counseling process. In addition to the usual and customary protocol of informed consent between counselor and client for face-to-face counseling, the following issues, unique to the use of distance counseling, technology, and/or social media, are addressed in the informed consent process:

- distance counseling credentials, physical location of practice, and contact information;
- risks and benefits of engaging in the use of distance counseling, technology, and/or social media;
- possibility of technology failure and alternate methods of service delivery;
- anticipated response time;
- emergency procedures to follow when the counselor is not available;
- time zone differences;
- cultural and/or language differences that may affect delivery of services;
ACA Code of Ethics

- possible denial of insurance benefits; and
- social media policy.

H.2.b. Confidentiality
Maintained by the Counselor
Counselors acknowledge the limitations of maintaining the confidentiality of electronic records and transmissions. They inform clients that individuals might have authorized or unauthorized access to such records or transmissions (e.g., colleagues, supervisors, employees, information technologists).

H.2.c. Acknowledgment
of Limitations
Counselors inform clients about the inherent limits of confidentiality when using technology. Counselors urge clients to be aware of authorized and/or unauthorized access to information disclosed using this medium in the counseling process.

H.2.d. Security
Counselors use current encryption standards within their websites and/or technology-based communications that meet applicable legal requirements. Counselors take reasonable precautions to ensure the confidentiality of information transmitted through any electronic means.

H.3. Client Verification
Counselors who engage in the use of distance counseling, technology, and/or social media to interact with clients take steps to verify the client’s identity at the beginning and throughout the therapeutic process. Verification can include, but is not limited to, using code words, numbers, graphics, or other nondescript identifiers.

H.4. Distance Counseling
Relationship

H.4.a. Benefits and Limitations
Counselors inform clients of the benefits and limitations of using technology applications in the provision of counseling services. Such technologies include, but are not limited to, computer hardware and/or software, telephones and applications, social media and Internet-based applications and other audio and/or video communication, or data storage devices or media.

H.4.b. Professional
Boundaries in Distance Counseling
Counselors understand the necessity of maintaining a professional relationship with their clients. Counselors discuss and establish professional boundaries with clients regarding the appropriate use and/or application of technology and the limitations of its use within the counseling relationship (e.g., lack of confidentiality, times when not appropriate to use).

H.4.c. Technology-Assisted Services
When providing technology-assisted services, counselors make reasonable efforts to determine that clients are intellectually, emotionally, physically, linguistically, and functionally capable of using the application and that the application is appropriate for the needs of the client. Counselors verify that clients understand the purpose and operation of technology applications and follow up with clients to correct possible misconceptions, discover appropriate use, and assess subsequent steps.

H.4.d. Effectiveness of Services
When distance counseling services are deemed ineffective by the counselor or client, counselors consider delivering services face-to-face. If the counselor is not able to provide face-to-face services (e.g., lives in another state), the counselor assists the client in identifying appropriate services.

H.4.e. Access
Counselors provide information to clients regarding reasonable access to pertinent applications when providing technology-assisted services.

H.4.f. Communication Differences in Electronic Media
Counselors consider the differences between face-to-face and electronic communication (nonverbal and verbal cues) and how these may affect the counseling process. Counselors educate clients on how to prevent and address potential misunderstandings arising from the lack of visual cues and voice intonations when communicating electronically.

H.5. Records and
Web Maintenance

H.5.a. Records
Counselors maintain electronic records in accordance with relevant laws and statutes. Counselors inform clients on how records are maintained electronically. This includes, but is not limited to, the type of encryption and security assigned to the records, and if/for how long archival storage of transaction records is maintained.

H.5.b. Client Rights
Counselors who offer distance counseling services and/or maintain a professional website provide electronic links to relevant licensure and professional certification boards to protect consumer and client rights and address ethical concerns.

H.5.c. Electronic Links
Counselors regularly ensure that electronic links are working and are professionally appropriate.

H.5.d. Multicultural and Disability Considerations
Counselors who maintain websites provide accessibility to persons with disabilities. They provide translation capabilities for clients who have a different primary language, when feasible. Counselors acknowledge the imperfect nature of such translations and accessibilities.

H.6. Social Media

H.6.a. Virtual Professional Presence
In cases where counselors wish to maintain a professional and personal presence for social media use, separate professional and personal web pages and profiles are created to clearly distinguish between the two kinds of virtual presence.

H.6.b. Social Media as Part of Informed Consent
Counselors clearly explain to their clients, as part of the informed consent procedure, the benefits, limitations, and boundaries of the use of social media.

H.6.c. Client Virtual Presence
Counselors respect the privacy of their clients’ presence on social media unless given consent to view such information.

H.6.d. Use of Public Social Media
Counselors take precautions to avoid disclosing confidential information through public social media.

Section I
Resolving Ethical Issues

Introduction
Professional counselors behave in an ethical and legal manner. They are aware that client welfare and trust in
the profession depend on a high level of professional conduct. They hold other counselors to the same standards and are willing to take appropriate action to ensure that standards are upheld. Counselors strive to resolve ethical dilemmas with direct and open communication among all parties involved and seek consultation with colleagues and supervisors when necessary. Counselors incorporate ethical practice into their daily professional work and engage in ongoing professional development regarding current topics in ethical and legal issues in counseling. Counselors become familiar with the ACA Policy and Procedures for Processing Complaints of Ethical Violations1 and use it as a reference for assisting in the enforcement of the ACA Code of Ethics.

I.1. Standards and the Law

I.1.a. Knowledge
Counselors know and understand the ACA Code of Ethics and other applicable ethics codes from professional organizations or certification and licensure bodies of which they are members. Lack of knowledge or misunderstanding of an ethical responsibility is not a defense against a charge of unethical conduct.

I.1.b. Ethical Decision Making
When counselors are faced with an ethical dilemma, they use and document, as appropriate, an ethical decision-making model that may include, but is not limited to, consultation; consideration of relevant ethical standards, principles, and laws; generation of potential courses of action; deliberation of risks and benefits; and selection of an objective decision based on the circumstances and welfare of all involved.

I.1.c. Conflicts Between Ethics and Laws
If ethical responsibilities conflict with the law, regulations, and/or other governing legal authority, counselors make known their commitment to the ACA Code of Ethics and take steps to resolve the conflict. If the conflict cannot be resolved using this approach, counselors, acting in the best interest of the client, may adhere to the requirements of the law, regulations, and/or other governing legal authority.

I.2. Suspected Violations

I.2.a. Informal Resolution
When counselors have reason to believe that another counselor is violating or has violated an ethical standard and substantial harm has not occurred, they attempt to first resolve the issue informally with the other counselor if feasible, provided such action does not violate confidentiality rights that may be involved.

I.2.b. Reporting Ethical Violations
If an apparent violation has substantially harmed or is likely to substantially harm a person or organization and is not appropriate for informal resolution or is not resolved properly, counselors take further action depending on the situation. Such action may include referral to state or national committees on professional ethics, voluntary national certification bodies, state licensing boards, or appropriate institutional authorities. The confidentiality rights of clients should be considered in all actions. This standard does not apply when counselors have been retained to review the work of another counselor whose professional conduct is in question (e.g., consultation, expert testimony).

I.2.c. Consultation
When uncertain about whether a particular situation or course of action may be in violation of the ACA Code of Ethics, counselors consult with other counselors who are knowledgeable about ethics and the ACA Code of Ethics, with colleagues, or with appropriate authorities, such as the ACA Ethics and Professional Standards Department.

I.2.d. Organizational Conflicts
If the demands of an organization with which counselors are affiliated pose a conflict with the ACA Code of Ethics, counselors specify the nature of such conflicts and express to their supervisors or other responsible officials their commitment to the ACA Code of Ethics and, when possible, work through the appropriate channels to address the situation.

I.2.e. Unwarranted Complaints
Counselors do not initiate, participate in, or encourage the filing of ethics complaints that are retaliatory in nature or are made with reckless disregard or willful ignorance of facts that would disprove the allegation.

I.2.f. Unfair Discrimination Against Complainants and Respondents
Counselors do not deny individuals employment, advancement, admission to academic or other programs, tenure, or promotion based solely on their having made or their being the subject of an ethics complaint. This does not preclude taking action based on the outcome of such proceedings or considering other appropriate information.

I.3. Cooperation With Ethics Committees
Counselors assist in the process of enforcing the ACA Code of Ethics. Counselors cooperate with investigations, proceedings, and requirements of the ACA Ethics Committee or ethics committees of other duly constituted associations or boards having jurisdiction over those charged with a violation.

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1See the American Counseling Association web site at http://www.counseling.org/knowledge-center/ethics
Glossary of Terms

Abandonment — the inappropriate ending or arbitrary termination of a counseling relationship that puts the client at risk.

Advocacy — promotion of the well-being of individuals, groups, and the counseling profession within systems and organizations. Advocacy seeks to remove barriers and obstacles that inhibit access, growth, and development.

Assent — to demonstrate agreement when a person is otherwise not capable or competent to give formal consent (e.g., informed consent) to a counseling service or plan.

Assessment — the process of collecting in-depth information about a person in order to develop a comprehensive plan that will guide the collaborative counseling and service provision process.

Bartering — accepting goods or services from clients in exchange for counseling services.

Client — an individual seeking or referred to the professional services of a counselor.

Confidentiality — the ethical duty of counselors to protect a client’s identity, identifying characteristics, and private communications.

Consultation — a professional relationship that may include, but is not limited to, seeking advice, information, and/or testimony.

Counseling — a professional relationship that empowers diverse individuals, families, and groups to accomplish mental health, wellness, education, and career goals.

Counselor Educator — a professional counselor engaged primarily in developing, implementing, and supervising the educational preparation of professional counselors.

Counselor Supervisor — a professional counselor who engages in a formal relationship with a practicing counselor or counselor-in-training for the purpose of overseeing that individual’s counseling work or clinical skill development.

Culture — membership in a socially constructed way of living, which incorporates collective values, beliefs, norms, boundaries, and lifestyles that are co-created with others who share similar worldviews comprising biological, psychosocial, historical, psychological, and other factors.

Discrimination — the prejudicial treatment of an individual or group based on their actual or perceived membership in a particular group, class, or category.

Distance Counseling — the provision of counseling services by means other than face-to-face meetings, usually with the aid of technology.

Diversity — the similarities and differences that occur within and across cultures, and the intersection of cultural and social identities.

Documents — any written, digital, audio, visual, or artistic recording of the work within the counseling relationship between counselor and client.

Encryption — process of encoding information in such a way that limits access to authorized users.

Examinee — a recipient of any professional counseling service that includes educational, psychological, and career appraisal, using qualitative or quantitative techniques.

Exploitation — actions and/or behaviors that take advantage of another for one’s own benefit or gain.

Fee Splitting — the payment or acceptance of fees for client referrals (e.g., percentage of fee paid for rent, referral fees).

Forensic Evaluation — the process of forming professional opinions for court or other legal proceedings, based on professional knowledge and expertise, and supported by appropriate data.

Gatekeeping — the initial and ongoing academic, skill, and dispositional assessment of students’ competency for professional practice, including remediation and termination as appropriate.

Impairment — a significantly diminished capacity to perform professional functions.

Incapacitation — an inability to perform professional functions.

Informed Consent — a process of information sharing associated with possible actions clients may choose to take, aimed at assisting clients in acquiring a full appreciation and understanding of the facts and implications of a given action or actions.

Instrument — a tool, developed using accepted research practices, that measures the presence and strength of a specified construct or constructs.

Interdisciplinary Teams — teams of professionals serving clients that may include individuals who may not share counselors’ responsibilities regarding confidentiality.

Minors — generally, persons under the age of 18 years, unless otherwise designated by statute or regulation. In some jurisdictions, minors may have the right to consent to counseling without consent of the parent or guardian.

Multicultural/Diversity Competence — counselors’ cultural and diversity awareness and knowledge about self and others, and how this awareness and knowledge are applied effectively in practice with clients and client groups.

Multicultural/Diversity Counseling — counseling that recognizes diversity and embraces approaches that support the worth, dignity, potential, and uniqueness of individuals within their historical, cultural, economic, political, and psychosocial contexts.

Personal Virtual Relationship — engaging in a relationship via technology and/or social media that blurs the professional boundary (e.g., friending on social networking sites); using personal accounts as the connection point for the virtual relationship.

Privacy — the right of an individual to keep oneself and one’s personal information free from unauthorized disclosure.

Privilege — a legal term denoting the protection of confidential information in a legal proceeding (e.g., subpoena, deposition, testimony).

Pro bono publico — contributing to society by devoting a portion of professional activities for little or no financial return (e.g., speaking to groups, sharing professional information, offering reduced fees).

Professional Virtual Relationship — using technology and/or social media in a professional manner and maintaining appropriate professional boundaries; using business accounts that cannot be linked back to personal accounts as the connection point for the virtual relationship (e.g., a business page versus a personal profile).

Records — all information or documents, in any medium, that the counselor keeps about the client, excluding personal and psychotherapy notes.

Records of an Artistic Nature — products created by the client as part of the counseling process.

Records Custodian — a professional colleague who agrees to serve as the caretaker of client records for another mental health professional.

Self-Growth — a process of self-examination and challenging of a counselor’s assumptions to enhance professional effectiveness.
Serious and Foreseeable – when a reasonable counselor can anticipate significant and harmful possible consequences.

Sexual Harassment – sexual solicitation, physical advances, or verbal/nonverbal conduct that is sexual in nature; occurs in connection with professional activities or roles; is unwelcome, offensive, or creates a hostile workplace or learning environment; and/or is sufficiently severe or intense to be perceived as harassment by a reasonable person.

Social Justice – the promotion of equity for all people and groups for the purpose of ending oppression and injustice affecting clients, students, counselors, families, communities, schools, workplaces, governments, and other social and institutional systems.

Social Media – technology-based forms of communication of ideas, beliefs, personal histories, etc. (e.g., social networking sites, blogs).

Student – an individual engaged in formal graduate-level counselor education.

Supervisee – a professional counselor or counselor-in-training whose counseling work or clinical skill development is being overseen in a formal supervisory relationship by a qualified trained professional.

Supervision – a process in which one individual, usually a senior member of a given profession designated as the supervisor, engages in a collaborative relationship with another individual or group, usually a junior member(s) of a given profession designated as the supervisee(s) in order to (a) promote the growth and development of the supervisee(s), (b) protect the welfare of the clients seen by the supervisee(s), and (c) evaluate the performance of the supervisee(s).

Supervisor – counselors who are trained to oversee the professional clinical work of counselors and counselors-in-training.

Teaching – all activities engaged in as part of a formal educational program that is designed to lead to a graduate degree in counseling.

Training – the instruction and practice of skills related to the counseling profession. Training contributes to the ongoing proficiency of students and professional counselors.

Virtual Relationship – a non-face-to-face relationship (e.g., through social media).

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Ethics Related Resources From ACA!

- Free consultation on ethics for ACA Members
- Bestselling publications revised in accordance with the 2014 Code of Ethics, including ACA Ethical Standards Casebook, Boundary Issues in Counseling, Ethics Desk Reference for Counselors, and The Counselor and the Law
- Podcast and six-part webinar series on the 2014 Code
- The latest information on ethics at counseling.org/ethics

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Appendix D

ASCA Ethical Standards for School Counselors
Preamble

The American School Counselor Association (ASCA) is a professional organization supporting school counselors, school counseling students/interns, school counseling program directors/supervisors and school counselor educators. School counselors have unique qualifications and skills to address preK–12 students' academic, career and social/emotional development needs. These standards are the ethical responsibility of all school counseling professionals.

School counselors are advocates, leaders, collaborators and consultants who create systemic change by providing equitable educational access and success by connecting their school counseling programs to the district's mission and improvement plans. School counselors demonstrate their belief that all students have the ability to learn by advocating for an education system that provides optimal learning environments for all students.

All students have the right to:

- Be respected, be treated with dignity and have access to a comprehensive school counseling program that advocates for and affirms all students from diverse populations including but not limited to: ethnic/racial identity, nationality, age, social class, economic status, abilities/disabilities, language, immigration status, sexual orientation, gender, gender identity/expression, family type, religious/spiritual identity, emancipated minors, wards of the state, homeless youth and incarcerated youth. School counselors as social-justice advocates support students from all backgrounds and circumstances and consult when their competence level requires additional support.

- Receive the information and support needed to move toward self-determination, self-development and affirmation within one's group identities. Special care is given to improve overall educational outcomes for students who have been historically underserved in educational services.

- Receive critical, timely information on college, career and postsecondary options and understand the full magnitude and meaning of how college and career readiness can have an impact on their educational choices and future opportunities.

- Privacy that should be honored to the greatest extent possible, while balancing other competing interests (e.g., best interests of students, safety of others, parental rights) and adhering to laws, policies and ethical standards pertaining to confidentiality and disclosure in the school setting.

- A safe school environment promoting autonomy and justice and free from abuse, bullying, harassment and other forms of violence.

PURPOSE

In this document, ASCA specifies the obligation to the principles of ethical behavior necessary to maintain the high standards of integrity, leadership and professionalism. The ASCA Ethical Standards for School Counselors were developed in consultation with state school counseling associations, school counselor educators, school counseling state and district leaders and school counselors across the nation to clarify the norms, values and beliefs of the profession.

The purpose of this document is to:

- Serve as a guide for the ethical practices of all school counselors, supervisors/directors of school counseling programs and school counselor educators regardless of level, area, population served or membership in this professional association.

- Provide support and direction for self-assessment, peer consultation and evaluations regarding school counselors' responsibilities to students, parents/guardians, colleagues and professional associates, schools district employees, communities and the school counseling profession.

- Inform all stakeholders, including students, parents/guardians, teachers, administrators, community members and courts of justice of best ethical practices, values and expected behaviors of the school counseling professional.

A. RESPONSIBILITY TO STUDENTS

A.1. Supporting Student Development

School counselors:

a. Have a primary obligation to the students, who are to be treated with dignity and respect as unique individuals.

b. Aim to provide counseling to students in a brief context and support students and families/guardians in obtaining outside services if the student needs long-term clinical counseling.

c. Do not diagnose but remain acutely aware of how a student's diagnosis can potentially affect the student's academic success.

d. Acknowledge the vital role of parents/guardians and families.

e. Are concerned with students' academic, career and social/emotional needs and encourage each student's maximum development.

f. Respect students' and families' values, beliefs, sexual orientation, gender identification/expression and cultural background and exercise great care to avoid imposing personal beliefs or values rooted in one's religion, culture or ethnicity.
g. Are knowledgeable of laws, regulations and policies affecting students and families and strive to protect and inform students and families regarding their rights.

h. Provide effective, responsive interventions to address student needs.

i. Consider the involvement of support networks, wraparound services and educational teams needed to best serve students.

j. Maintain appropriate boundaries and are aware that any sexual or romantic relationship with students whether legal or illegal in the state of practice is considered a grievous breach of ethics and is prohibited regardless of a student’s age. This prohibition applies to both in-person and electronic interactions and relationships.

A.2. Confidentiality

School counselors:

a. Promote awareness of school counselors’ ethical standards and legal mandates regarding confidentiality and the appropriate rationale and procedures for disclosure of student data and information to school staff.

b. Inform students of the purposes, goals, techniques and rules of procedure under which they may receive counseling. Disclosure includes informed consent and clarification of the limits of confidentiality. Informed consent requires competence, voluntariness and knowledge on the part of students to understand the limits of confidentiality and, therefore, can be difficult to obtain from students of certain developmental levels, English-language learners and special-needs populations. If the student is able to give assent/consent before school counselors share confidential information, school counselors attempt to gain the student’s assent/consent.

c. Are aware that even though attempts are made to obtain informed consent, it is not always possible. When needed, school counselors make counseling decisions on students’ behalf that promote students’ welfare.

d. Explain the limits of confidentiality in developmentally appropriate terms through multiple methods such as student handbooks, school counselor department websites, school counseling brochures, classroom lessons and/or verbal notification to individual students.

e. Keep information confidential unless legal requirements demand that confidential information be revealed or a breach is required to prevent serious and foreseeable harm to the student. Serious and foreseeable harm is different for each minor in schools and is determined by students’ developmental and chronological age, the setting, parental rights and the nature of the harm. School counselors consult with appropriate professionals when in doubt as to the validity of an exception.

f. Recognize their primary ethical obligation for confidentiality is to the students but balance that obligation with an understanding of parents/guardians’ legal and inherent rights to be the guiding voice in their children’s lives. School counselors understand the need to balance students’ ethical rights to make choices, their capacity to give consent or assent, and parental or familial legal rights and responsibilities to make decisions on their child’s behalf.

g. Promote the autonomy of students to the extent possible and use the most appropriate and least intrusive method to breach confidentiality, if such action is warranted. The child’s developmental age and the circumstances requiring the breach are considered, and as appropriate, students are engaged in a discussion about the method and timing of the breach. Consultation with peers and/or supervision is recommended.

h. In absence of state legislation expressly forbidding disclosure, consider the ethical responsibility to provide information to an identified third party who, by his/her relationship with the student, is at a high risk of contracting a disease that is commonly known to be communicable and fatal. Disclosure requires satisfaction of all of the following conditions:

1) Student identifies partner, or the partner is highly identifiable

2) School counselor recommends the student notify partner and refrain from further high-risk behavior

3) Student refuses

4) School counselor informs the student of the intent to notify the partner

5) School counselor seeks legal consultation from the school district’s legal representative in writing as to the legalities of informing the partner

i. Request of the court that disclosure not be required when the school counselor’s testimony or case notes are subpoenaed if the release of confidential information may potentially harm a student or the counseling relationship.

j. Protect the confidentiality of students’ records and release personal data in accordance with prescribed federal and state laws and school board policies.

k. Recognize the vulnerability of confidentiality in electronic communications and only transmit student information electronically in a way that follows currently accepted security standards and meets federal, state and local laws and board policy.

l. Convey a student’s highly sensitive information (e.g., a student’s suicidal ideation) through personal contact such as a phone call or visit and not less-secure means such as a notation in the educational record or an e-mail. Adhere to state, federal and school board policy when conveying sensitive information.

m. Advocate for appropriate safeguards and protocols so highly sensitive student information is not disclosed accidentally to individuals who do not have a need to know such information. Best practice suggests a very limited number of educators would have access to highly sensitive information on a need-to-know basis.

n. Advocate with appropriate school officials for acceptable encryption standards to be utilized for stored data and currently acceptable algorithms to be utilized for data in transit.

o. Avoid using software programs without the technological capabilities to protect student information based upon currently acceptable security standards and the law.
A.3. Comprehensive Data-Informed Program

School counselors:

a. Collaborate with administration, teachers, staff and decision makers around school-improvement goals.

b. Provide students with a comprehensive school counseling program that ensures equitable academic, career and social/emotional development opportunities for all students.

c. Review school and student data to assess needs including, but not limited to, data on disparities that may exist related to gender, race, ethnicity, socio-economic status and/or other relevant classifications.

d. Use data to determine needed interventions, which are then delivered to help close the information, attainment, achievement and opportunity gaps.

e. Collect participation, Mindsets & Behaviors and outcome data and analyze the data to determine the progress and effectiveness of the school counseling program. School counselors ensure the school counseling annual student outcome goals and action plans are aligned with district's school improvement goals.

f. Use data-collection tools adhering to confidentiality standards as expressed in A.2.

g. Share data outcomes with stakeholders.

A.4. Academic, Career and Social/Emotional Plans

School counselors:

a. Collaborate with administration, teachers, staff and decision makers to create a culture of postsecondary readiness

b. Provide and advocate for individual students’ preK-postsecondary college and career awareness, exploration and postsecondary planning and decision making, which supports the students’ right to choose from the wide array of options when students complete secondary education.

c. Identify gaps in college and career access and the implications of such data for addressing both intentional and unintentional biases related to college and career counseling.

d. Provide opportunities for all students to develop the mindsets and behaviors necessary to learn work-related skills, resiliency, perseverance, an understanding of lifelong learning as a part of long-term career success, a positive attitude toward learning and a strong work ethic.

A.5. Dual Relationships and Managing Boundaries

School counselors:

a. Avoid dual relationships that might impair their objectivity and increase the risk of harm to students (e.g., counseling one's family members or the children of close friends or associates). If a dual relationship is unavoidable, the school counselor is responsible for taking action to eliminate or reduce the potential for harm to the student through use of safeguards, which might include informed consent, consultation, supervision and documentation.

b. Establish and maintain appropriate professional relationships with students at all times. School counselors consider the risks and benefits of extending current school counseling relationships beyond conventional parameters, such as attending a student's distant athletic competition. In extending these boundaries, school counselors take appropriate professional precautions such as informed consent, consultation and supervision. School counselors document the nature of interactions that extend beyond conventional parameters, including the rationale for the interaction, the potential benefit and the possible positive and negative consequences for the student and school counselor.

c. Avoid dual relationships beyond the professional level with school personnel, parents/guardians and students' other family members when these relationships might infringe on the integrity of the school counselor/student relationship. Inappropriate dual relationships include, but are not limited to, providing direct discipline, teaching courses that involve grading students and/or accepting administrative duties in the absence of an administrator.

d. Do not use personal social media, personal e-mail accounts or personal texts to interact with students unless specifically encouraged and sanctioned by the school district. School counselors adhere to professional boundaries and legal, ethical and school district guidelines when using technology with students, parents/guardians or school staff. The technology utilized, including, but not limited to, social networking sites or apps, should be endorsed by the school district and used for professional communication and the distribution of vital information.

A.6. Appropriate Referrals and Advocacy

School counselors:

a. Collaborate with all relevant stakeholders, including students, educators and parents/guardians when student assistance is needed, including the identification of early warning signs of student distress.

b. Provide a list of resources for outside agencies and resources in their community to student(s) and parents/guardians when students need or request additional support. School counselors provide multiple referral options or the district's vetted list and are careful not to indicate an endorsement or preference for one counselor or practice. School counselors encourage parents to interview outside professionals to make a personal decision regarding the best source of assistance for their student.

c. Connect students with services provided through the local school district and community agencies and remain aware of state laws and local district policies related to students with special needs, including limits to confidentiality and notification to authorities as appropriate.

d. Develop a plan for the transitioning of primary counseling services with minimal interruption of services. Students retain the right for the referred services to be done in coordination with the school counselor or to discontinue counseling services with the school counselor while maintaining an appropriate relationship that may include providing other school support services.

e. Refrain from referring students based solely on the school counselor's personal beliefs or values rooted in one's religion, culture, ethnicity or personal worldview. School counselors
maintain the highest respect for student diversity. School counselors should pursue additional training and supervision in areas where they are at risk of imposing their values on students, especially when the school counselor's values are discriminatory in nature. School counselors do not impose their values on students and/or families when making referrals to outside resources for student and/or family support.

f. Attempt to establish a collaborative relationship with outside service providers to best serve students. Request a release of information signed by the student and/or parents/guardians before attempting to collaborate with the student's external provider.

g. Provide internal and external service providers with accurate, objective, meaningful data necessary to adequately assess, counsel and assist the student.

h. Ensure there is not a conflict of interest in providing referral resources. School counselors do not refer or accept a referral to counsel a student from their school if they also work in a private counseling practice.

A.7. Group Work
School counselors:

a. Facilitate short-term groups to address students’ academic, career and/or social/emotional issues.

b. Inform parent/guardian(s) of student participation in a small group.

c. Screen students for group membership.

d. Use data to measure member needs to establish well-defined expectations of group members.

e. Communicate the aspiration of confidentiality as a group norm, while recognizing and working from the protective posture that confidentiality for minors in schools cannot be guaranteed.

f. Select topics for groups with the clear understanding that some topics are not suitable for groups in schools and accordingly take precautions to protect members from harm as a result of interactions with the group.

g. Facilitate groups from the framework of evidence-based or research-based practices.

h. Practice within their competence level and develop professional competence through training and supervision.

i. Measure the outcomes of group participation (participation, Mindsets & Behaviors and outcome data).

j. Provide necessary follow up with group members.

A.8. Student Peer-Support Program
School counselors:

a. Safeguard the welfare of students participating in peer-to-peer programs under their direction.

b. Supervise students engaged in peer helping, mediation and other similar peer-support groups. School counselors are responsible for appropriate skill development for students serving as peer support in school counseling programs. School counselors continuously monitor students who are giving peer support and reinforce the confidential nature of their work. School counselors inform peer-support students about the parameters of when students need to report information to responsible adults.

A.9. Serious and Foreseeable Harm to Self and Others
School counselors:

a. Inform parents/guardians and/or appropriate authorities when a student poses a serious and foreseeable risk of harm to self or others. When feasible, this is to be done after careful deliberation and consultation with other appropriate professionals. School counselors inform students of the school counselor’s legal and ethical obligations to report the concern to the appropriate authorities unless it is appropriate to withhold this information to protect the student (e.g. student might run away if he/she knows parents are being called). The consequence of the risk of not giving parents/guardians a chance to intervene on behalf of their child is too great. Even if the danger appears relatively remote, parents should be notified.

b. Use risk assessments with caution. If risk assessments are used by the school counselors, an intervention plan should be developed and in place prior to this practice. When reporting risk-assessment results to parents, school counselors do not negate the risk of harm even if the assessment reveals a low risk as students may minimize risk to avoid further scrutiny and/or parental notification. School counselors report risk assessment results to parents to underscore the need to act on behalf of a child at risk; this is not intended to assure parents their child isn’t at risk, which is something a school counselor cannot know with certainty.

c. Do not release a student who is a danger to self or others until the student has proper and necessary support. If parents will not provide proper support, the school counselor takes necessary steps to underscore to parents/guardians the necessity to seek help and at times may include a report to child protective services.

d. Report to parents/guardians and/or appropriate authorities when students disclose a perpetrated or a perceived threat to their physical or mental well-being. This threat may include, but is not limited to, physical abuse, sexual abuse, neglect, dating violence, bullying or sexual harassment. The school counselor follows applicable federal, state and local laws and school district policy.

A.10. Underserved and At-Risk Populations
School counselors:

a. Strive to contribute to a safe, respectful, nondiscriminatory school environment in which all members of the school community demonstrate respect and civility.

b. Advocate for and collaborate with students to ensure students remain safe at home and at school. A high standard of care includes determining what information is shared with parents/guardians and when information creates an unsafe environment for students.

c. Identify resources needed to optimize education.
d. Collaborate with parents/guardians, when appropriate, to establish communication and to ensure students' needs are met.

e. Understand students have the right to be treated in a manner consistent with their gender identity and to be free from any form of discipline, harassment or discrimination based on their gender identity or gender expression.

f. Advocate for the equal right and access to free, appropriate public education for all youth, in which students are not stigmatized or isolated based on their housing status, disability, foster care, special education status, mental health or any other exceptionality or special need.

g. Recognize the strengths of students with disabilities as well as their challenges and provide best practices and current research in supporting their academic, career and social/emotional needs.

A.11. Bullying, Harassment and Child Abuse

School counselors:

a. Report to the administration all incidents of bullying, dating violence and sexual harassment as most fall under Title IX of the Education Amendments of 1972 or other federal and state laws as being illegal and require administrator interventions. School counselors provide services to victims and perpetrator as appropriate, which may include a safety plan and reasonable accommodations such as schedule change, but school counselors defer to administration for all discipline issues for this or any other federal, state or school board violation.

b. Report suspected cases of child abuse and neglect to the proper authorities and take reasonable precautions to protect the privacy of the student for whom abuse or neglect is suspected when alerting the proper authorities.

c. Are knowledgeable about current state laws and their school system's procedures for reporting child abuse and neglect and methods to advocate for students' physical and emotional safety following abuse/neglect reports.

d. Develop and maintain the expertise to recognize the signs and indicators of abuse and neglect. Encourage training to enable students and staff to have the knowledge and skills needed to recognize the signs of abuse and neglect and to whom they should report suspected abuse or neglect.

e. Guide and assist students who have experienced abuse and neglect by providing appropriate services.

A.12. Student Records

School counselors:

a. Abide by the Family Educational Rights and Privacy Act (FERPA), which defines who has access to students' educational records and allows parents the right to review and challenge perceived inaccuracies in their child's records.

b. Advocate for the ethical use of student data and records and inform administration of inappropriate or harmful practices.

c. Recognize the difficulty in meeting the criteria of sole-possession records.

d. Recognize that sole-possession records and case notes can be subpoenaed unless there is a specific state statute for privileged communication expressly protecting student/school counselor communication.

e. Recognize that electronic communications with school officials regarding individual students, even without using student names, are likely to create student records that must be addressed in accordance with FERPA and state laws.

f. Establish a reasonable timeline for purging sole-possession records or case notes. Suggested guidelines include shredding paper sole-possession records or deleting electronic sole-possession records when a student transitions to the next level, transfers to another school or graduates. School counselors do not destroy sole-possession records that may be needed by a court of law, such as notes on child abuse, suicide, sexual harassment or violence, without prior review and approval by school district legal counsel. School counselors follow district policies and procedures when contacting legal counsel.

A.13. Evaluation, Assessment and Interpretation

School counselors:

a. Use only valid and reliable tests and assessments with concern for bias and cultural sensitivity.

b. Adhere to all professional standards when selecting, administering and interpreting assessment measures and only utilize assessment measures that are within the scope of practice for school counselors and for which they are licensed, certified and competent.

c. Are mindful of confidentiality guidelines when utilizing paper or electronic evaluative or assessment instruments and programs.

d. Consider the student's developmental age, language skills and level of competence when determining the appropriateness of an assessment.

e. Use multiple data points when possible to provide students and families with accurate, objective and concise information to promote students' well-being.

f. Provide interpretation of the nature, purposes, results and potential impact of assessment/evaluation measures in language the students and parents/guardians can understand.

g. Monitor the use of assessment results and interpretations and take reasonable steps to prevent others from misusing the information.

h. Use caution when utilizing assessment techniques, making evaluations and interpreting the performance of populations not represented in the norm group on which an instrument is standardized.

i. Conduct school counseling program assessments to determine the effectiveness of activities supporting students' academic, career and social/emotional development through accountability measures, especially examining efforts to close information, opportunity and attainment gaps.
A.14. Technical and Digital Citizenship

School counselors:

a. Demonstrate appropriate selection and use of technology and software applications to enhance students' academic, career and social/emotional development. Attention is given to the ethical and legal considerations of technological applications, including confidentiality concerns, security issues, potential limitations and benefits and communication practices in electronic media.

b. Take appropriate and reasonable measures for maintaining confidentiality of student information and educational records stored or transmitted through the use of computers, social media, facsimile machines, telephones, voicemail, answering machines and other electronic technology.

c. Promote the safe and responsible use of technology in collaboration with educators and families.

d. Promote the benefits and clarify the limitations of various appropriate technological applications.

e. Use established and approved means of communication with students, maintaining appropriate boundaries. School counselors help educate students about appropriate communication and boundaries.

f. Advocate for equal access to technology for all students.

A.15. Virtual/Distance School Counseling

School counselors:

a. Adhere to the same ethical guidelines in a virtual/distance setting as school counselors in face-to-face settings.

b. Recognize and acknowledge the challenges and limitations of virtual/distance school counseling.

c. Implement procedures for students to follow in both emergency and nonemergency situations when the school counselor is not available.

d. Recognize and mitigate the limitation of virtual/distance school counseling confidentiality, which may include unintended viewers or recipients.

e. Inform both the student and parent/guardian of the benefits and limitations of virtual/distance counseling.

f. Educate students on how to participate in the electronic school counseling relationship to minimize and prevent potential misunderstandings that could occur due to lack of verbal cues and inability to read body language or other visual cues that provide contextual meaning to the school counseling process and school counseling relationship.

B. RESPONSIBILITIES TO PARENTS/GUARDIANS, SCHOOL AND SELF

B.1. Responsibilities to Parents/Guardians

School counselors:

a. Recognize that providing services to minors in a school setting requires school counselors to collaborate with students' parents/guardians as appropriate.

b. Respect the rights and responsibilities of custodial and noncustodial parents/guardians and, as appropriate, establish a collaborative relationship with parents/guardians to facilitate students' maximum development.

c. Adhere to laws, local guidelines and ethical practice when assisting parents/guardians experiencing family difficulties interfering with the student's welfare.

d. Are culturally competent and sensitive to diversity among families. Recognize that all parents/guardians, custodial and noncustodial, are vested with certain rights and responsibilities for their children's welfare by virtue of their role and according to law.

e. Inform parents of the mission of the school counseling program and program standards in academic, career and social/emotional domains that promote and enhance the learning process for all students.

f. Inform parents/guardians of the confidential nature of the school counseling relationship between the school counselor and student.

g. Respect the confidentiality of parents/guardians as appropriate and in accordance with the student's best interests.

h. Provide parents/guardians with accurate, comprehensive and relevant information in an objective and caring manner, as is appropriate and consistent with ethical and legal responsibilities to the student and parent.

i. In cases of divorce or separation, follow the directions and stipulations of the legal documentation, maintaining focus on the student. School counselors avoid supporting one parent over another.

B.2. Responsibilities to the School

School counselors:

a. Develop and maintain professional relationships and systems of communication with faculty, staff and administrators to support students.

b. Design and deliver comprehensive school counseling programs that are integral to the school's academic mission; driven by student data; based on standards for academic, career and social/emotional development; and promote and enhance the learning process for all students.

c. Advocate for a school counseling program free of non-school-counseling assignments identified by "The ASCA National Model: A Framework for School Counseling Programs" as inappropriate to the school counselor's role.

d. Provide leadership to create systemic change to enhance the school.

e. Collaborate with appropriate officials to remove barriers that may impede the effectiveness of the school or the school counseling program.

f. Provide support, consultation and mentoring to professionals in need of assistance when in the scope of the school counselor's role.

g. Inform appropriate officials, in accordance with school board policy, of conditions that may be potentially disruptive or
damaging to the school's mission, personnel and property while honoring the confidentiality between the student and the school counselor to the extent feasible, consistent with applicable law and policy.

h. Advocate for administrators to place in school counseling positions certified school counselors who are competent, qualified and hold a master's degree or higher in school counseling from an accredited program.

i. Advocate for equitable school counseling program policies and practices for all students and stakeholders.

j. Strive to use translators who have been vetted or reviewed and bilingual/multilingual school counseling program materials representing languages used by families in the school community.

k. Affirm the abilities of and advocate for the learning needs of all students. School counselors support the provision of appropriate accommodations and accessibility.

l. Provide workshops and written/digital information to families to increase understanding, improve communication and promote student achievement.

m. Promote cultural competence to help create a safer more inclusive school environment.

n. Adhere to educational/psychological research practices, confidentiality safeguards, security practices and school district policies when conducting research.

o. Promote equity and access for all students through the use of community resources.

p. Use culturally inclusive language in all forms of communication.

q. Collaborate as needed to provide optimum services with other professionals such as special educators, school nurses, school social workers, school psychologists, college counselors/admissions officers, physical therapists, occupational therapists, speech pathologists, administrators.

r. Work responsibly to remedy work environments that do not reflect the profession's ethics.

s. Work responsibly through the correct channels to try and remedy work conditions that do not reflect the ethics of the profession.

B.3. Responsibilities to Self

School counselors:

a. Have completed a counselor education program at an accredited institution and earned a master's degree in school counseling.

b. Maintain membership in school counselor professional organizations to stay up to date on current research and to maintain professional competence in current school counseling issues and topics. School counselors maintain competence in their skills by utilizing current interventions and best practices.

c. Accept employment only for those positions for which they are qualified by education, training, supervised experience and state/national professional credentials.

d. Adhere to ethical standards of the profession and other official policy statements such as ASCA Position Statements and Role Statements, school board policies and relevant laws. When laws and ethical codes are in conflict school counselors work to adhere to both as much as possible.

e. Engage in professional development and personal growth throughout their careers. Professional development includes attendance at state and national conferences and reading journal articles. School counselors regularly attend training on school counselors' current legal and ethical responsibilities.

f. Monitor their emotional and physical health and practice wellness to ensure optimal professional effectiveness. School counselors seek physical or mental health support when needed to ensure professional competence.

g. Monitor personal behaviors and recognize the high standard of care a professional in this critical position of trust must maintain on and off the job. School counselors are cognizant of and refrain from activity that may diminish their effectiveness within the school community.

h. Seek consultation and supervision from school counselors and other professionals who are knowledgeable of school counselors' ethical practices when ethical and professional questions arise.

i. Monitor and expand personal multicultural and social-justice advocacy awareness, knowledge and skills to be an effective culturally competent school counselor. Understand how prejudice, privilege and various forms of oppression based on ethnicity, racial identity, age, economic status, abilities/disabilities, language, immigration status, sexual orientation, gender, gender identity expression, family type, religious/spiritual identity, appearance and living situations (e.g., foster care, homelessness, incarceration) affect students and stakeholders.

j. Refrain from refusing services to students based solely on the school counselor's personally held beliefs or values rooted in one's religion, culture or ethnicity. School counselors respect the diversity of students and seek training and supervision when prejudice or biases interfere with providing comprehensive services to all students.

k. Work toward a school climate that embraces diversity and promotes academic, career and social/emotional development for all students.

l. Make clear distinctions between actions and statements (both verbal and written) made as a private individual and those made as a representative of the school counseling profession and of the school district.

m. Respect the intellectual property of others and adhere to copyright laws and correctly cite others' work when using it.

C. SCHOOL COUNSELOR ADMINISTRATORS/SUPERVISORS

School counselor administrators/supervisors support school counselors in their charge by:

a. Advocating both within and outside of their schools or districts for adequate resources to implement a comprehensive school counseling program and meet their students' needs.

b. Advocating for fair and open distribution of resources among programs supervised. An allocation procedure should be developed that is nondiscriminatory, informed by data and consistently applied.
c. Taking reasonable steps to ensure school and other resources are available to provide appropriate staff supervision and training.
d. Providing opportunities for professional development in current research related to school counseling practice and ethics.
e. Taking steps to eliminate conditions or practices in their schools or organizations that may violate, discourage or interfere with compliance with the ethics and laws related to the profession.
f. Monitoring school and organizational policies, regulations and procedures to ensure practices are consistent with the ASCA Ethical Standards for School Counselors.

D. SCHOOL COUNSELING INTERN SITE SUPERVISORS

Field/intern site supervisors:

a. Are licensed or certified school counselors and/or have an understanding of comprehensive school counseling programs and the ethical practices of school counselors.
b. Have the education and training to provide clinical supervision. Supervisors regularly pursue continuing education activities on both counseling and supervision topics and skills.
c. Use a collaborative model of supervision that is on-going and includes, but is not limited to, the following activities: promoting professional growth, supporting best practices and ethical practice, assessing supervisee performance and developing plans for improvement, consulting on specific cases and assisting in the development of a course of action.
d. Are culturally competent and consider cultural factors that may have an impact on the supervisory relationship.
e. Do not engage in supervisory relationships with individuals with whom they have the inability to remain objective. Such individuals include, but are not limited to, family members and close friends.
f. Are competent with technology used to perform supervisory responsibilities and online supervision, if applicable. Supervisors protect all electronically transmitted confidential information.
g. Understand there are differences in face-to-face and virtual communication (e.g., absence of verbal and nonverbal cues) that may have an impact on virtual supervision. Supervisors educate supervisees on how to communicate electronically to prevent and avoid potential problems.
h. Provide information about how and when virtual supervisory services will be utilized. Reasonable access to pertinent applications should be provided to school counselors.
i. Ensure supervisees are aware of policies and procedures related to supervision and evaluation and provide due-process procedures if supervisees request or appeal their evaluations.
j. Ensure performance evaluations are completed in a timely, fair and considerate manner, using data when available and based on clearly stated criteria.
k. Use evaluation tools measuring the competence of school counseling interns. These tools should be grounded in state and national school counseling standards. In the event no such tool is available in the school district, the supervisor seeks out relevant evaluation tools and advocates for their use.
l. Are aware of supervisee limitations and communicate concerns to the university/college supervisor in a timely manner.
m. Assist supervisees in obtaining remediation and professional development as necessary.
n. Contact university/college supervisors to recommend dismissal when supervisees are unable to demonstrate competence as a school counselor as defined by the ASCA School Counselor Professional Standards & Competencies and state and national standards. Supervisors consult with school administrators and document recommendations to dismiss or refer a supervisee for assistance. Supervisors ensure supervisees are aware of such decisions and the resources available to them. Supervisors document all steps taken.

E. MAINTENANCE OF STANDARDS

When serious doubt exists as to the ethical behavior of a colleague(s) the following procedures may serve as a guide:

a. School counselors consult with professional colleagues to discuss the potentially unethical behavior and to see if the professional colleague views the situation as an ethical violation. School counselors understand mandatory reporting in their respective district and states.
b. School counselors discuss and seek resolution directly with the colleague whose behavior is in question unless the behavior is unlawful, abusive, egregious or dangerous, in which case proper school or community authorities are contacted.
c. If the matter remains unresolved at the school, school district or state professional practice/standards commission, referral for review and appropriate action should be made in the following sequence:

- State school counselor association
- American School Counselor Association (Complaints should be submitted in hard copy to the ASCA Ethics Committee, c/o the Executive Director, American School Counselor Association, 1101 King St., Suite 310, Alexandria, VA 22314.)

F. ETHICAL DECISION MAKING

When faced with an ethical dilemma, school counselors and school counseling program directors/supervisors use an ethical decision-making model such as Solutions to Ethical Problems in Schools (STEPS) (Stone, 2001):

a. Define the problem emotionally and intellectually
b. Apply the ASCA Ethical Standards for School Counselors and the law
c. Consider the students’ chronological and developmental levels
d. Consider the setting, parental rights and minors’ rights
e. Apply the ethical principles of beneficence, autonomy, nonmaleficence, loyalty and justice
f. Determine potential courses of action and their consequences
g. Evaluate the selected action
h. Consult
i. Implement the course of action
GLOSSARY OF TERMS

Advocate
a person who speaks, writes or acts to promote the well-being of students, parents/guardians and the school counseling profession.
School counselors advocate to close the information, opportunity, intervention and attainment gaps for all students.

Assent
to demonstrate agreement when a student is not competent to give informed consent to counseling or other services the school counselor is providing.

Assessment
collecting in-depth information about a person to develop a comprehensive plan that will guide the collaborative counseling and service provision process.

Boundaries
something that indicates or affixes an extent or limits.

Breach
disclosure of information given in private or confidential communication such as information given during counseling.

Competence
the quality of being competent; adequacy; possession of required skill, knowledge, qualification or capacity.

Confidentiality
the ethical duty of school counselors to responsibly protect a student's private communications shared in counseling.

Conflict of Interest
a situation in which a school counselor stands to personally profit from a decision involving a student.

Consent
permission, approval or agreement; compliance.

Consultation
a professional relationship in which individuals meet to seek advice, information and/or deliberation to address a student's need.

Conventional Parameters
general agreement or accepted standards regarding limits, boundaries or guidelines.

Cultural Sensitivity
a set of skills enabling you to know, understand and value the similarities and differences in people and modify your behavior to be most effective and respectful of students and families and to deliver programs that fit the needs of diverse learners.

Data Dialogues
inquiry with others around student information to uncover inequities, promote informed investigations and assist in understanding the meaning of data and the next steps to have an impact on data.

Data Informed
accessing data, applying meaning to it and using data to have an impact on student success.

Developmental Level/Age
the age of an individual determined by degree of emotional, mental and physiological maturity as compared with typical behaviors and characteristics of that chronological age.

Disclosure
the act or an instance of exposure or revelation.

Diversity
the inclusion of individuals representing more than one national origin, gender/gender identity, color, religion, socio-economic stratum, sexual orientation and the intersection of cultural and social identities.

Dual Relationship
a relationship in which a school counselor is concurrently participating in two or more roles with a student.

Empathy
the action of understanding, being aware of, being sensitive to and vicariously experiencing the feelings, thoughts and experience of another without having the feelings, thoughts and experience fully communicated in an objectively explicit manner.

Emancipated Minor
a minor who is legally freed from control by his or her parents or guardians, and the parents or guardians are freed from any and all responsibility toward the child.

Encryption
process of putting information into a coded form to control and limit access to authorized users.

Ethics
the norms and principles of conduct and philosophy governing the profession.

Ethical Behavior
actions defined by standards of conduct for the profession.

Ethical Obligation
a standard or set of standards defining the course of action for the profession.

Ethical Rights
the fundamental normative rules about what is allowed of people or owed to people, according to some legal system, social convention or ethical theory.

Feasible
capable of being done, effected or accomplished.

Gender Expression
the ways in which students manifest masculinity or femininity in terms of clothing, communication patterns and interests, which may or may not reflect the student's gender identity.

Gender Identity
One's personal experience of one's own gender. When one's gender identity and biological sex are not congruent, the student may identify as transsexual or transgender.

Harassment
the act of systematic and/or continued unwanted disturbing or troubling persecution.

Informed Consent
assisting students in acquiring an understanding of the limits of confidentiality, the benefits, facts and risks of entering into a counseling relationship.

Intervention
to provide modifications, materials, advice, aids, services or other forms of support to have a positive impact on the outcome or course of a condition.
Legal Mandates
a judicial command or precept issued by a court or magistrate, directing proper behavior to enforce a judgment, sentence or decree.

Legal Rights
those rights bestowed upon a person by a given legal system.

Mandatory Reporting
the legal requirement to report to authorities.

Minors
persons under the age of 18 years unless otherwise designated by statute or regulation.

Perception
A mental image or awareness of environment through a physical sensation. A capacity for understanding or a result of an observation.

Peer Helper
peer-to-peer interaction in which individuals who are of approximately the same age take on a helping role assisting students who may share related values, experiences and lifestyles.

Peer Support
programs that enhance the effectiveness of the school counseling program while increasing outreach and raising student awareness of services.

Privacy
the right of an individual to keep oneself and one's personal information free from unauthorized disclosure.

Privileged Communication
conversation that takes place within the context of a protected relationship, such as that between an attorney and client, a husband and wife, a priest and penitent, a doctor and patient and, in some states, a school counselor and a student.

Professional Development
the process of improving and increasing capabilities through access to education and training opportunities.

Relationship
a connection, association or involvement.

Risk Assessment
a systematic process of evaluating potential risks.

School Counseling Supervisor
a qualified professional who provides guidance, teaching and support for the professional development of school counselors and school counseling candidates.

Serious and Foreseeable
when a reasonable person can anticipate significant and harmful possible consequences.

Sole-Possession Records
exempted from the definition of educational records and the protection of FERPA, are records used only as a personal memory aid that are kept in the sole possession of the maker of the record and are not accessible or revealed to any other person except a temporary substitute for the maker of the record and provide only professional opinion or personal observations.

Stakeholder
a person or group that shares an investment or interest in an endeavor.

Supervision
a collaborative relationship in which one person promotes and/or evaluates the development of another.

Title IX of the Education Amendments of 1972
a law that demands that no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving federal financial assistance.

Virtual/Distance Counseling
counseling by electronic means.