Graduate Program 2023-2024

Student Guide & Regulations

Cold Spring Harbor Laboratory reserves the right to change, amend or modify the School of Biological Sciences student policies and procedures to the maximum amount allowed under the law.

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<table>
<thead>
<tr>
<th>Table of Contents</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mission Statement</td>
<td>5</td>
</tr>
<tr>
<td>Program Learning Objectives</td>
<td>5</td>
</tr>
<tr>
<td>1 Introduction</td>
<td>6-8</td>
</tr>
<tr>
<td>1.1 Application</td>
<td>6</td>
</tr>
<tr>
<td>1.2 Curriculum</td>
<td>6-7</td>
</tr>
<tr>
<td>1.3 Mentoring</td>
<td>7</td>
</tr>
<tr>
<td>1.4 Matriculation</td>
<td>8</td>
</tr>
<tr>
<td>1.5 Registration of Continuing Students</td>
<td>8</td>
</tr>
<tr>
<td>1.6 Transfer of Credit</td>
<td>8</td>
</tr>
<tr>
<td>2 The First Year</td>
<td>8-10</td>
</tr>
<tr>
<td>2.1 Tutoring</td>
<td>8</td>
</tr>
<tr>
<td>2.2 Fall Course Term</td>
<td>9</td>
</tr>
<tr>
<td>2.3 Laboratory Rotations</td>
<td>9</td>
</tr>
<tr>
<td>2.4 Teaching Experience</td>
<td>9</td>
</tr>
<tr>
<td>2.5 Mentoring Opportunities and Mentor Training</td>
<td>9</td>
</tr>
<tr>
<td>2.6 Doctoral Research</td>
<td>9</td>
</tr>
<tr>
<td>2.7 Ph.D. Qualifying Exam</td>
<td>10</td>
</tr>
<tr>
<td>2.8 The Summer Months</td>
<td>10</td>
</tr>
<tr>
<td>3 Fall 2023 Courses</td>
<td>10-12</td>
</tr>
<tr>
<td>3.1 Scientific Reasoning and Logic</td>
<td>10</td>
</tr>
<tr>
<td>3.2 Scientific Exposition and Ethics</td>
<td>10-11</td>
</tr>
<tr>
<td>3.3 Research Topics</td>
<td>11</td>
</tr>
<tr>
<td>3.4 Bootcamps</td>
<td>11</td>
</tr>
<tr>
<td>3.5 Specialized Disciplines in Biology</td>
<td>11-13</td>
</tr>
<tr>
<td>3.5.1 Genetics</td>
<td>11</td>
</tr>
<tr>
<td>3.5.2 Cancer Biology</td>
<td>12</td>
</tr>
<tr>
<td>3.5.3 Systems Neuroscience</td>
<td>12</td>
</tr>
<tr>
<td>3.5.4 Quantitative Biology</td>
<td>12-13</td>
</tr>
<tr>
<td>3.6 Shared Core Principles in Biology</td>
<td>13</td>
</tr>
<tr>
<td>4 Annual Courses, Symposia, Seminars, and Lectures</td>
<td>13-16</td>
</tr>
<tr>
<td>4.1 Post-Fall Term Courses, Meetings, and Symposia</td>
<td>13-14</td>
</tr>
<tr>
<td>4.1.1 Topics in Biology</td>
<td>14</td>
</tr>
<tr>
<td>4.1.2 CSHL Postgraduate Courses</td>
<td>14</td>
</tr>
<tr>
<td>4.1.3 CSHL Meetings</td>
<td>14</td>
</tr>
<tr>
<td>4.1.4 In-House Symposium</td>
<td>14</td>
</tr>
<tr>
<td>4.2 Seminars</td>
<td>14-16</td>
</tr>
<tr>
<td>4.2.1 Graduate Student Symposium</td>
<td>15</td>
</tr>
<tr>
<td>4.2.2 In-House Seminars</td>
<td>15</td>
</tr>
<tr>
<td>4.2.3 CSHL In-House Seminars</td>
<td>15</td>
</tr>
<tr>
<td>4.2.4 CSHL Invited Speakers Seminars</td>
<td>15</td>
</tr>
<tr>
<td>4.2.5 Gavin Borden Lecture</td>
<td>15</td>
</tr>
<tr>
<td>4.2.6 Responsible Conduct of Research and Rigor and Reproducibility</td>
<td>15-16</td>
</tr>
<tr>
<td>4.2.7 Career and Skills Development Course</td>
<td>16</td>
</tr>
<tr>
<td>4.2.8 Optional internship opportunities</td>
<td>16</td>
</tr>
<tr>
<td>Section</td>
<td>Title</td>
</tr>
<tr>
<td>---------</td>
<td>-----------------------------------------------------------------------</td>
</tr>
<tr>
<td>5</td>
<td>Research Proposal, Thesis Committee, and Doctoral Dissertation</td>
</tr>
<tr>
<td>5.1</td>
<td>Doctoral Thesis Research Proposal and Thesis Committee</td>
</tr>
<tr>
<td>5.2</td>
<td>Thesis Preparation and Defense</td>
</tr>
<tr>
<td>5.3</td>
<td>Requirement of Degree</td>
</tr>
<tr>
<td>6</td>
<td>Student Evaluation</td>
</tr>
<tr>
<td>6.1</td>
<td>Evaluation of Student Performance in the Courses</td>
</tr>
<tr>
<td>6.2</td>
<td>Qualifying Exam</td>
</tr>
<tr>
<td>6.3</td>
<td>Thesis Proposal Defense</td>
</tr>
<tr>
<td>6.4</td>
<td>Thesis Committee</td>
</tr>
<tr>
<td>6.5</td>
<td>Thesis Preparation and Defense</td>
</tr>
<tr>
<td>6.6</td>
<td>Change of Thesis Lab</td>
</tr>
<tr>
<td>6.7</td>
<td>Academic Good Standing</td>
</tr>
<tr>
<td>6.8</td>
<td>Master of Science (M.S.) Degree</td>
</tr>
<tr>
<td>6.9</td>
<td>Research Publications</td>
</tr>
<tr>
<td>6.10</td>
<td>Student Retention, Graduation and Outcomes</td>
</tr>
<tr>
<td>7</td>
<td>Resolution of Student Grievances</td>
</tr>
<tr>
<td>7.1</td>
<td>Filing a Formal Grievance</td>
</tr>
<tr>
<td>7.2</td>
<td>Ombuds</td>
</tr>
<tr>
<td>8</td>
<td>Student Support</td>
</tr>
<tr>
<td>8.1</td>
<td>Thesis Research Funds</td>
</tr>
<tr>
<td>9</td>
<td>Leave of Absence and Research on a Part-Time Basis</td>
</tr>
<tr>
<td>10</td>
<td>Facilities</td>
</tr>
<tr>
<td>10.1</td>
<td>Computing Services</td>
</tr>
<tr>
<td>10.2</td>
<td>Library Resources</td>
</tr>
<tr>
<td>10.3</td>
<td>Core Facilities</td>
</tr>
<tr>
<td>10.4</td>
<td>Office of Diversity, Equity and Inclusion</td>
</tr>
<tr>
<td>10.5</td>
<td>Amenities</td>
</tr>
<tr>
<td>10.5.1</td>
<td>Social and Recreation Clubs</td>
</tr>
<tr>
<td>11</td>
<td>General Information</td>
</tr>
<tr>
<td>11.1</td>
<td>Health and Support Services</td>
</tr>
<tr>
<td>11.2</td>
<td>Housing</td>
</tr>
<tr>
<td>11.3</td>
<td>Affinity Groups</td>
</tr>
<tr>
<td>11.3.1</td>
<td>Women in Science and Engineering (WiSE)</td>
</tr>
<tr>
<td>11.3.2</td>
<td>Diversity Initiative for the Advancement of STEM (DIAS)</td>
</tr>
<tr>
<td>11.3.3</td>
<td>Bioscience Enterprise Club (BEC)</td>
</tr>
<tr>
<td>11.3.4</td>
<td>Postdoc Liaison Committee (PDLC)</td>
</tr>
<tr>
<td>11.3.5</td>
<td>International Student Network (INeT)</td>
</tr>
<tr>
<td>12</td>
<td>Sexual Respect and Title IX</td>
</tr>
<tr>
<td>13</td>
<td>Accreditation</td>
</tr>
</tbody>
</table>
Appendix Materials

Appendix I: The Role of an Academic Mentor
Appendix II: Academic Mentor Pool – Fall 2023
Appendix III: Faculty Research Interests
Appendix IV: Fall 2023 Weekly Schedules
Appendix V: Policies
  • Academic Freedom
  • Alcohol Use Policy
  • Campus Security Guide
  • Computer Usage Policy
  • Equal Employment Opportunity/Nondiscrimination/Anti-Harassment Policy and Complaint Procedure
  • Individual Development Plans and Post-Graduate Plans
  • Prohibition of Marketing of Credit Cards
  • Research Data Policy
  • Research Fraud and Professional Misconduct
  • Rights of Reporting Individuals
  • SBS Reasonable Accommodation Policy
  • Sexual or Romantic Relationship Policy
  • Standards of Conduct
  • Student Code of Conduct
  • Student Bill of Rights
  • Tax Policy
  • Transcript Notation Policy
  • Whistleblower Policy
  • Policy and Procedures for Allegations of Title IX Sexual Harassment
**Mission Statement**

Since 1890, Cold Spring Harbor Laboratory (CSHL) has been a global leader in research and education. The international scientific community at CSHL provides a unique and stimulating atmosphere for doctoral research—an environment where students, postdoctoral fellows, and faculty work side-by-side. The School of Biological Sciences was founded on the belief that with well thought-out mechanisms, enthusiastic involvement of faculty, and highly motivated students, an innovative curriculum could be provided that would allow students to earn a doctoral degree in a shorter time than in traditional programs without compromising the quality of their training. The curriculum is designed to train students to become scholars and independent thinkers.

Our mission is to:
- Prepare students to face the ever-changing cutting edge of biological and biomedical research with the necessary skills to become leaders in science and society.
- Enable students to complete their PhD in an accelerated timeframe, while maintaining the highest standards of excellence.
- Impart a broad, multi-disciplinary, representation of the biological sciences.
- Teach students how to think independently and critically focusing on the principles of scientific reasoning and logic.
- Educate ethical biologists who can communicate effectively with all audiences.
- Emphasize that learning is a lifelong process that goes hand-in-hand with outstanding research.
- Facilitate the pursuit of significant, independent thesis research.

To accomplish these goals the following unique features drive the program:
- Separate course work and laboratory rotations into separate phases in the first year of training.
- Extensive student mentoring through a "two-tier" mentoring program.
- Financial support from the program, which serves to uncouple the funding source from graduate education.
- A student body with diverse ethnicities, nationalities, and educational backgrounds.
- A unique environment, which includes a world-class scientific Meetings and Courses program, providing the opportunity to meet and learn from leaders in science.

**Program Learning Objectives**

The objective of the graduate program is to provide students from diverse scientific backgrounds with an exceptional PhD training that enables them to complete their degrees in approximately 5 years, while producing top-level research and gaining the academic training and the professional development they need to succeed in a diverse range of careers. The curriculum is designed and timed to ensure students get the range of knowledge required to make informed choices about what research to pursue in their PhD, and this broad knowledge that is later augmented by the technical, operational and professional skills they learn through ongoing training and which together equip them to be leaders in either academia or the ever broadening, and rapidly evolving, biomedical work force after graduation.
1. Introduction

Since its inception in 1890, Cold Spring Harbor Laboratory (CSHL) has been involved in higher education and is today a world leader in biology education. The CSHL Press publishes internationally recognized books and journals. The Dolan DNA Learning Center educates students and teachers about the world of DNA. The Undergraduate Research Program, started in 1959, hosts exceptional undergraduates from around the world for a summer research experience. CSHL is also involved in education at the highest levels through a postgraduate program of 25 advanced courses in biology, and many large and small international conferences. These meetings and courses attract 10,000 scientists annually to the Laboratory. The Laboratory has also been involved in graduate education leading to the Ph.D. degree for over 40 years, particularly through shared graduate programs with Stony Brook University.

On September 18, 1998, Cold Spring Harbor Laboratory became an accredited degree granting institution for the first time in its history. On that day, the Laboratory received authority from the Board of Regents of the New York State Education Department to establish the CSHL School of Biological Sciences and to grant the Ph.D. and M.S. degrees in the biological sciences. The program provides an exciting and intensive educational experience. The course work is varied involving core courses, focused topic courses, and CSHL postgraduate courses.

The current fields of research expertise of CSHL faculty are: genetics, molecular, cellular, and structural biology, neuroscience, cancer, plant biology, bioinformatics, genomics and quantitative biology. The laboratories of all CSHL research faculty are available to students in the program. Requirements for the award of the Ph.D. degree are successful completion of all coursework, laboratory rotations, teaching (at the Lab’s Dolan DNA Learning Center), Ph.D. qualifying exam, thesis research and postdoctoral plans, and defense of a written thesis describing original research. The program aims to train future leaders in science and society.

1.1 Application

Applicants must have received a baccalaureate degree (or equivalent) from an accredited university or college prior to matriculation. Cold Spring Harbor Laboratory School of Biological Sciences does not discriminate on the basis of race, color, creed, religion, sex, pregnancy status, citizenship status, marital status, national origin, mental or physical disability, age, veteran or military status, familial status, sexual orientation, gender identity or expression, genetic information, sexual and reproductive health decision making, status as a victim of domestic violence, sex offenses or stalking, or any other characteristic protected by law in administration of its admissions and educational policies, or any school-administered programs. Suitable applicants are assessed on the basis of their academic record, recommendations from their mentors, and an on-site interview. Students must ensure that the School receives all application materials (transcripts, examination scores, letters of recommendation, etc.) no later than December 1 for the following fall term. Early application is advisable. All applicants must apply online.

1.2 Curriculum

Advances in biology depend on multidisciplinary approaches, in which knowledge and technology from diverse areas intersect to inspire new discoveries. Today, however, the breadth of accumulated knowledge about biology is immense—far more extensive than any individual can assimilate. Thus, the curriculum has been designed to train self-reliant students who, under their own guidance, can acquire and assimilate the knowledge their research or career demands require.

The curriculum takes advantage of the unique and flexible environment of Cold Spring Harbor Laboratory and includes the following innovative features:

- Approximately five years from matriculation to Ph.D.
• A broad representation of the biological sciences
• A first year with course work and laboratory rotations in separate phases
• Emphasis on the principles of scientific reasoning and logic, as well as the importance of ethics and effective communication
• Continued advanced course instruction throughout the graduate curriculum
• Extensive mentoring and support in large part through our "two-tier" mentoring program
• A career and skills development course in the third year of the program

The flexible structure of the program permits the design of courses with flexible mandates and formats. Two core courses—Scientific Reasoning and Logic and Scientific Exposition and Ethics—span the fall course term and are designed to help students develop the analytical skills required of today’s biologists. The weekly evening research topics seminars give students an insight into the faculty's current research topics and methods of investigation. The core courses designated as Specialized Disciplines in Biology are approximately four weeks long, and allow students to explore well-defined research fields in depth. The intensive one-week Topics in Biology courses broaden the educational program by offering instruction in rapidly developing areas of biology. Lastly, the two-to-three-week postgraduate courses offered by the Laboratory allow students to participate in the lectures offered in a long-standing and highly regarded series of advanced-level courses. The full “Curriculum at a Glance” is shown opposite.

1.3 Mentoring
The graduate program is committed to the success of its students. To promote a high level of student achievement, the faculty and administration take an active role in mentoring and supervising the students. Faculty receive mentor training based on the curriculum by the Center for the Improvement of Mentored Experiences in Research (CIMER).

A special feature of the curriculum is a "two-tier mentoring" program, which involves an academic and research mentor for each student. Shortly after matriculation, each student chooses a faculty member as an academic mentor. The academic mentor meets regularly with the student to offer advice and support regarding the student’s academic and research progress, and their well-being for the duration of the student’s tenure in the graduate program (see Appendix I on “The Role of an Academic Mentor”). A student is welcome to suggest a change in academic mentor at any time during their studies. Such a change is not viewed negatively. After the laboratory rotations, each student chooses a research mentor. The research mentor is the doctoral thesis research advisor, who supervises the student’s independent laboratory research. Should the student choose their academic mentor as the research mentor, a new academic mentor is selected. By providing both academic and research mentors, the School provides each student with advice from faculty who may hold different views and can then offer unique and in-depth evaluations of the student. The mentor pool available to students entering in Fall 2023 is detailed in Appendix II.

Additional mentoring is provided by two Non-Research Faculty members, Alexander Gann, Professor of History of Biology (Dean of SBS 2013-2022) and Rebecca Leshan, Executive Director of the Banbury Conference Center. As non-research faculty, Alex and Rebecca provide alternative means for students to initiate a conversation on matters that may pose a conflict of interest for their academic and/or research mentor.

Students in years 2 and 3 meet individually with the Director of Graduate Studies at the start of the academic year to discuss their progress in the training program and their plans for the upcoming year. Students in year 4 write a postgraduate plan and discuss it with their thesis committee and the Director of Graduate Studies.
1.4 Matriculation
At the time of enrollment, the School administration must have received final official transcripts from the undergraduate institution in which the entering student was enrolled, confirming that the anticipated course of study was completed, and that the appropriate degree was received. In addition, New York State Law requires that all college and university students born after January 1, 1957, present proof of immunity against measles, mumps, and rubella (MMR). Enrollment in the Ph.D. program requires documented proof of immunity. Students are also required to be vaccinated against COVID-19. New York State only allows exceptions for medical and religious reasons.

All incoming students are required to attend the Ph.D. program orientation, which will take place August 21 to August 31, 2023 (Appendix IV). On joining the program, students are required to comply with the general requirements of Cold Spring Harbor Laboratory. These include, but are not restricted to, health and safety, and security regulations, and policies for a drug free workplace, sexual harassment, equal opportunities, commercial relations, and standards of conduct. Full details of all Laboratory policies will be provided by the Department of Human Resources at the student’s “Employee Orientation”. This orientation will take place soon after your arrival at the Laboratory. Copies of Laboratory polices are also available on the internal website, http://hr.cshl.edu, under Policies.

1.5 Registration of Continuing Students
All students continuing in the Ph.D. program are required to complete a registration form at the beginning of the fall term (i.e., during the week beginning August 21, 2023). These forms are available from the School office located in the Lindsay Student Center, Urey Building.

1.6 Transfer of Credit
The CSHL School of Biological Sciences does not accept transfer credits. All students are required to complete the School’s curriculum regardless of prior experience.

2. The First Year
The first year of the curriculum assumes an innovative format, in which students progress rapidly from course instruction to doctoral research. The year begins with a 15-week fall course term that extends from the end of August to mid-December. During the fall term, students are free of research responsibilities, which allows them to devote their full attention to intensive course instruction and seminars. During the subsequent winter and spring, students participate in three six-week-long laboratory rotations, a Topics in Biology course, and teaching high school and middle school students. In May, students select a research mentor, after discussing their choice with the Director of Graduate studies. The students subsequently prepare for the Ph.D. qualifying exam in June. After the requirements of the qualifying exam have been satisfied, students focus on their doctoral research.

2.1 Tutoring
The curriculum is tailored for a highly qualified and diverse student body. Soon after arrival, each student is matched with an academic mentor. Any student needing aid with English or background knowledge in the biological sciences is provided individual tutoring at no cost. Any student wishing to have an individual tutor should contact the Director of Academic Programs and Registrar. Students with non-bioscience backgrounds are especially encouraged to consider this option. Additionally, teaching assistants for each class are available for individual or group sessions.
Curriculum at a Glance

<table>
<thead>
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<th></th>
<th>YEAR 1</th>
<th>YEAR 2</th>
<th>YEAR 3</th>
<th>YEAR 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fall Course Term</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Postgrad Courses</td>
<td></td>
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<tr>
<td>Topics in Biology</td>
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<tr>
<td>DNA Learning Center</td>
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<td>1st Lab Rotation</td>
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<td>2nd Lab Rotation</td>
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<tr>
<td>3rd Lab Rotation</td>
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<tr>
<td>Qualifying Exam</td>
<td></td>
<td></td>
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<tr>
<td>Thesis Research</td>
<td></td>
<td></td>
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<tr>
<td>Thesis Proposal</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Teaching Workshop</td>
<td></td>
<td></td>
<td></td>
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<td>Career Dev. Course</td>
<td></td>
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<td>Postdoctoral Proposal</td>
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<tr>
<td>Thesis Defense</td>
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2.2 Fall Course Term
The curriculum used in the fall course term provides intense instruction in a series of coordinated and integrated courses. The Curriculum Development and Integration Committee monitors and aids in course development and integration for the Fall Term. Students participate in three core courses—Scientific Reasoning and Logic, Scientific Exposition and Ethics, Specialized Disciplines, as well as the weekly research topics seminars—which span the length of the fall term. Students are also introduced to research activities at the Laboratory through an annual Laboratory-wide symposium or "retreat" and Laboratory-wide In-House seminars. Graduate Student Symposium occurs twice throughout the academic year. An overview of the weekly schedule follows.

2.3 Laboratory Rotations
After the fall course term, students participate in laboratory rotations and attend building-wide group meetings. These rotations provide students and faculty with opportunities to get to know each other and to explore possibilities for doctoral thesis research. At the end of each rotation, students make short presentations of their studies to the other students, their rotation advisors and academic mentors, and the Scientific Exposition and Ethics core course instructors. These talks give students an opportunity to share their laboratory experiences and to learn how to give a scientific presentation.

2.4 Teaching Experience
As science plays an increasingly important role in society, there is a need for biologists to educate nonscientists of all ages about biology. The graduate program offers its students unique teaching experiences through CSHL’s Dolan DNA Learning Center. Graduate students teach laboratory courses at the DNA Learning Center to high school and middle school students. From these teaching experiences, graduate students learn how to communicate with non-biologists and to inspire and educate creative young minds.

Students have the opportunity to attend the CSHL Pedagogy Course offered in collaboration with faculty from the State University of New York at Old Westbury (SUNY OW). Sessions include Course Design, Learning Styles and Tools, and Assessment. Upon completion of the course, students may gain first-hand experience in undergraduate teaching at SUNY OW.

2.5 Mentoring Opportunities and Mentor Training
Students have numerous mentoring opportunities while receiving their graduate training. They may mentor participants of the summer Undergraduate Research Program, PREP Scholars in the year-long postbaccalaureate program, and high school students as part of the Partners for the Future Program. In preparation for their mentoring experience, students are provided with mentor training based on the CIMER curriculum that addresses such competencies as Aligning Expectations, Assessing Understanding, and Fostering Independence.

2.6 Doctoral Research
The most important element of the Ph.D. program is learning to perform independent research that leads to a unique contribution to human knowledge. Cold Spring Harbor Laboratory is recognized internationally for the excellence of its research faculty, and it thus provides an outstanding environment for doctoral thesis research. Appendix III provides a summary of the faculty’s current research interests. Following the laboratory rotation schedule, and generally prior to the qualifying exam, each student selects a research mentor—distinct from the academic mentor—to serve as the doctoral thesis research advisor.
<table>
<thead>
<tr>
<th>Time</th>
<th>Monday</th>
<th>Tuesday</th>
<th>Wednesday</th>
<th>Thursday</th>
<th>Friday</th>
</tr>
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<tbody>
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<td></td>
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<td></td>
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</tr>
<tr>
<td>12:00</td>
<td>SRL Wrap-Up</td>
<td>CSHL Seminar</td>
<td></td>
<td>CSHL In House Seminar</td>
<td></td>
</tr>
<tr>
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<td>Graduate Student</td>
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2.7 Ph.D. Qualifying Exam
In June of the first year, students in good academic standing take a qualifying exam. Students are expected to possess a broad basic knowledge of biology and to display the ability to acquire and articulate in-depth scientific information by defending their knowledge of assigned topics. Students must pass the qualifying exam in order to progress to Ph.D. candidacy.

2.8 The Summer Months
Upon progression to Ph.D. candidacy, each student begins full-time doctoral research.

3. Fall 2023 Courses

3.1 Scientific Reasoning and Logic
[Instructors: Linda Van Aelst – lead instructor, Alexander Gann, Christopher Hammell, Jessica Tollkuhn, Leemor Joshua-Tor]
A fundamental aspect of earning the Ph.D. is training in the pursuit of knowledge. In this core course, which forms the heart of the curriculum, students (1) acquire a broad base of knowledge about the biological sciences, (2) learn the scientific method, and (3) learn how to think critically. The beginning of the course is divided into 4-5 modules, each of which has a different general theme, and proceeds with the goal of considering an open, still unanswered, scientific question. For each module, students read an assigned set of research articles (generally 4 articles) and at the end of the module, provide written answers to a problem set that guides them through several of the articles.

Twice weekly students attend lectures related to the module’s topic that include concepts and fundamental information as well as experimental methods. During each week, the students meet among themselves to discuss the assigned papers not covered by the problem set. Each week, students spend an evening discussing the assigned articles with faculty. In the final part of the course, students participate in a mock study-section in which funded National Institutes of Health R01 grants are reviewed and critiqued. This allows the students to evaluate the questions before the answers are known, evaluate routes toward discovery before knowing where they will end, and make critical judgments about how to proceed in the face of an uncertain outcome. The module topics for this course are as follows:

<table>
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<tr>
<th>Topic</th>
<th>Instructor(s)</th>
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<tbody>
<tr>
<td>Gene Expression</td>
<td>Gann</td>
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<tr>
<td>Macromolecular Structure and Function</td>
<td>Joshua-Tor</td>
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<tr>
<td>Gene Regulatory Logic and the Construction of Multicellular Organisms: Insights from Flies, Plants and Worms</td>
<td>C. Hammell</td>
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<tr>
<td>The Brain: wiring, plasticity and maladaptation</td>
<td>Tollkuhn</td>
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<tr>
<td>Study Section</td>
<td>Van Aelst</td>
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</table>

3.2 Scientific Exposition and Ethics
[Instructors: David Jackson – lead instructor, Jeremy Borniger, Rebecca Leshan, Hannah Meyer]
This core course offers instruction in the fundamental elements of scientific exposition—writing skills and public speaking—and ethics. The ability to communicate effectively and to appreciate the intricacies of ethical issues are essential skills for biologists; both subjects are taught in a series of example-based lectures and discussion groups. Writing skills include the fundamentals of modern scientific English and the organization and preparation of papers, research abstracts, and grant applications. Oral presentation skills are taught by instructors with different modes of presentation. Together with instructors, students critique formal seminar presentations at the Laboratory. Instruction and discussions about ethics include the ethical implications of biological
discovery on society as well as the nature and boundaries of ethical behavior of scientists and their rights and responsibilities. A primary objective of the course is that students consider exposition and ethics an integral part of scientific research.

3.3 Research Topics
[Organizers: Alyson Kass-Eisler, Catherine Perez]
As an in-depth introduction to the fields of research that Laboratory scientists investigate, students attend a weekly evening Research Topics seminar, at which faculty members describe their current research topics, methods of investigation and mentoring style. Here, the students learn how to approach important problems in biology. These seminars, together with the annual fall In-House symposium, provide students with a basis for selecting laboratories for rotations.

3.4 Bootcamps
Bootcamps are intensive non-credit short courses aimed at getting all students to a similar level of proficiency in a defined topic in preparation for the core courses. In the Fall Term 2023, two bootcamps are offered: Techniques in Molecular and Cell Biology, and Quantitative Biology. Both bootcamps are required for all students, regardless of academic background.

3.5 Specialized Disciplines in Biology
The Specialized Disciplines in Biology courses provide in-depth instruction by Cold Spring Harbor Laboratory faculty on defined topics. The courses enable students to identify key issues in the field, to propose experimental or theoretical solutions to those issues, and to evaluate the published literature. The courses demonstrate biological principles that resonate beyond the limits of the course topics themselves. The Fall 2023 offerings are as follows:

3.5.1 Genetics
[Instructor: Ullas Pedmale – lead instructor]
In the past, "gene discovery" and association between gene and phenotype were accomplished in model organisms. Our understanding of human disease then was advanced by identification of human orthologs associated with disease and by interventionist experiments using animal models of human disease. The completion of the human genome sequence, the characterization of the transcriptional outputs of the genome and the remarkable advances in molecular biological techniques have initiated a paradigm shift in genetics. Associations between gene variants and disease now can be directly identified and gene-to-phenotype functional associations can thus be discovered in humans, as well as in model organisms. Causal mechanistic relationships between gene and phenotype then can be established using interventionist genetic experiments in animal models. This permits both a "vertical integration" to understand how molecular mechanisms influence functional output across various levels of biological organization and a "horizontal integration" to understand how genetic pathways have been conserved evolutionarily.

This course places modern human genetics and genomics into the context of classical organismal genetics. History, perspective and technique will be described around four levels of analysis: naturally occurring variation, association studies, genome evolution and genetic screens. How do gene mutations help to define biological processes? How are more complex traits genetically dissected into simpler (underlying) components and gene-to-gene relationships? What concepts and techniques are used to organize genes into pathways and networks? How are genes mapped, cloned and engineered to identify functional domains of proteins? What gene variation exists in natural populations? What are the functional consequences of gene variation? How is it detected? How are genomes organized and coordinately regulated? How can genomic information be catalogued, organized and mined? These questions and concepts will be fleshed out using examples from the literature.
3.5.2 Cancer Biology
[Instructors: Christopher Vakoc — lead instructor, Corina Amor Vegas, Peter Westcott]
Cancer represents an increasing cause of morbidity and mortality throughout the world as health advances continue to extend the life spans of our populations. Although our basic understanding of cancer has increased considerably since 1971, when United States President Richard Nixon initiated the 'War on Cancer', our ability to translate this knowledge into a health benefit for patients has been restricted to certain malignancies and often only temporarily. Importantly, specific hypotheses developed from our knowledge of cancer biology can be tested in increasingly complex model systems ranging from cell culture to genetically engineered mouse models, and such investigations should prove invaluable in discovering new methodologies for the detection, management and treatment of cancer in humans.

At the conclusion of this course, you should be able to elaborate an understanding of cancer as a pathobiological process that invades our bodies without offering any known benefit to the host; discuss how we diagnose cancer today; and contemplate how to replace the methods currently used to treat cancer. You will also be able to design tractable methods to investigate fundamental aspects of cancer biology, and will be familiar with translational approaches to defeating cancer. Topics covered in this course will include biochemistry, epigenetics, immunology, resistance, growth control, microenvironment non-coding RNA, and disease modeling. The implications of the biological findings on cancer prevention, diagnosis, and treatment will be covered.

3.5.3 Systems Neuroscience
[Instructors: Stephen Shea — lead instructor, Florin Albeanu, Arkarup Banerjee]
This course will introduce students to neuroscience, with a focus on learning and plasticity from its cellular basis, through development, to systems and behavior. Both experimental and theoretical viewpoints will be explored. The course will start with the basics of electrical signaling in neurons: ion channels, action potentials, and synaptic transmission. The cellular basis of learning including Hebb’s postulates, LTP (long-term synaptic potentiation) will be discussed. The course will explore the consequences of synaptic learning rules by examining how experience shapes the wiring of the nervous system during development and will investigate how such building blocks translate into whole-organism behavior. The course will then examine classical conditioning and ask how changes in synaptic transmission could underlie such behavior. Associative learning computational models, of the learning process, will be discussed.

From behaviors that focus on simple memories, the course will turn to behaviors that require making perceptual decisions. This will be accomplished by covering some basic concepts of perceptual neuroscience, such as neuronal “receptive fields,” and use these to discuss current results and models of perceptual decision-making. Finally, the course will turn to the learning of behaviors through reward and punishment, what is known as reinforcement learning. The course will conclude with a discussion of the role of dopamine in reward and learning, the theory of reinforcement learning, and pathologies of reward-seeking behavior.

3.5.4 Quantitative Biology
[Instructors: Justin Kinney — lead instructor]
Quantitative reasoning is a powerful tool to uncover and characterize biological principles, ranging from the molecular scale all the way to the ecological. With the advent of high throughput technologies in genomics and neuroscience it has become increasingly necessary for biological researchers to be able to analyze and interpret high-dimensional data and frame biological hypotheses mathematically. To this end, this course will aim to equip the students with a basic training in computer programming, modern statistical methods and physical biology. It is hoped that by the end of the course that the students will be able to not only answer many of the statistical questions that arise in data analyses, but also be familiar with the more complex techniques
employed by fellow computational biologists. Topics to be covered include probabilities, statistical fluctuations, Bayesian inference, significance testing, fluctuations, diffusion, information theory, neural signal processing, dimensional reduction, Monte Carlo methods, population genetics and DNA sequence analyses. A common theme throughout the course will be the use of probabilistic and Bayesian approaches.

3.6 Shared Core Principles in Biology

Shared Core Principles in Biology will explore the universal patterns and principles foundational to diverse biological systems. Spanning four interactive sessions at the end of the Fall term, we will discuss: (1) Network Architecture and Function – focusing on the prevalent network motifs consistently found across biology; (2) Decision Making – understanding how biological circuits process information and take decisions; (3) Homeostasis – examining the mechanisms that maintain stability amidst disturbances; and (4) Network Evolution – delving into the evolutionary trajectories that shape complex networks. Students will apply what they have learned throughout the Term to recognize and appreciate the interconnectedness of seemingly disparate disciplines such as plant genetics, development, cancer, and neuroscience.

4. Annual Courses, Symposia, Seminars, and Lectures

After the fall term, students are required to continue their education by participating in a number of annual and on-going events. These events are designed not only to extend the students’ formal education beyond the first year, but also to broaden scientific interest, and to provide an opportunity to stay abreast of the most recent advances in a broad range of fields. To provide students with in-depth coverage of specialized areas, the graduate program will offer two opportunities to learn from leading researchers in specialized fields. The first opportunity is a “Topics in Biology” course, which has been specifically designed for the graduate program. The second opportunity allows students to take full advantage of the ongoing postgraduate courses that are held at the Laboratory each year.

Seminars and symposia are an integral part of the continuing education of all scientists at Cold Spring Harbor Laboratory. Each year, graduate students are required to participate in seminar programs that include Graduate Student Symposium, weekly In-House seminars, and weekly seminars given by invited speakers. Graduate students also participate in an annual, two-day, In-House symposium in the fall; and seminar programs designed especially for them including the Gavin Borden lectures.

4.1 Post-Fall Term Courses, Meetings, and Symposia

4.1.1 Topics in Biology

[Organizers: Alyson Kass-Eisler, Zachary Lippman]

Each year, invited instructors offer seven-day courses at the Banbury Conference Center to explore specialized topics outside the expertise of the Cold Spring Harbor Laboratory faculty. Each course includes morning or evening lectures, as well as afternoon sessions, during which students read assigned papers. The focus of these Topics have included:

- Immunology
- Evolution
- Microbes in Health and Disease
- Physical Biology of the Cell
# COURSE AND EXAM SCHEDULE

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<thead>
<tr>
<th>Year</th>
<th>Credits</th>
<th>Course and Details</th>
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<tr>
<td><strong>YEAR 1</strong> (3 credits):</td>
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<td>Graduate Student Symposium 1</td>
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<td>Throughout the year</td>
<td>CSHL Building In-House Seminar Series 1</td>
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<td>CSHL Lab-wide In-House Seminar Series 0.5</td>
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<td>CSHL Invited Speaker Seminar Series 0.5</td>
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<td><strong>Fall Term</strong> (16.5 credits):</td>
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<td>Core course on Research Topics 0.5</td>
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<td>Specialized Disciplines in Biology (4) 6</td>
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<td>Fall term exam –</td>
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<td><strong>Winter Term</strong> (4.5 credits):</td>
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<td><strong>Spring Term</strong> (5 credits):</td>
<td>Laboratory rotation (1) 2</td>
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<td>Course on Topics in Biology 2.5</td>
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<td>Teaching 0.5</td>
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<td>Qualifying exam –</td>
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<td><strong>Summer Term</strong> (3 credits):</td>
<td>Laboratory research 3</td>
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<td><strong>YEAR 2</strong> (6.5 credits):</td>
<td>Graduate Student Symposium 1</td>
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<td>CSHL Building In-House Seminar Series 1</td>
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<td>Thesis proposal defense –</td>
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<td>Course on Topics in Biology 2.5</td>
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<td>CSHL Postgraduate course 1</td>
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<td><strong>YEAR 3</strong> (7.5 credits):</td>
<td>Graduate Student Symposium 1</td>
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<td>CSHL Building In-House Seminar Series 1</td>
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<td>Course on Topics in Biology 2.5</td>
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<td>Career Development Course 1</td>
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<td>CSHL Postgraduate course 1</td>
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<td><strong>YEAR 4</strong> (5-6 credits):</td>
<td>Graduate Student Symposium 1</td>
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<td>CSHL Building In-House Seminar Series 1</td>
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<td>CSHL Lab-wide In-House Seminar Series 0.5</td>
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<td>CSHL Invited Speaker Seminar Series 0.5</td>
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<td></td>
<td>CSHL Postgraduate course 1</td>
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<td></td>
<td>Internship (optional) 1</td>
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<td>Thesis defense –</td>
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Students are required to attend an assigned course in years 1 and 2 of the program. Students are also required to attend a third course of their choosing in years 3 or 4. A student may take all four courses if they choose to.

4.1.2 CSHL Postgraduate Courses  
[Organizers: Terri Grodzicker, David Stewart]  
The program of postgraduate courses at Cold Spring Harbor Laboratory is aimed at meeting the special need for training in interdisciplinary subjects that are either new or so specialized that they are not adequately treated by universities. The aim of the Laboratory is to provide intensive study in the most recent developments and techniques in these subjects. To ensure up-to-date coverage of current research work, the Laboratory brings together a workshop staff from many laboratories around the world and supplements this staff with a series of eminent seminar speakers. As a part of the on-going education throughout the four-year program, in years two through four, students are required to attend the lecture sessions of any three postgraduate courses the student selects. This required element of the graduate school curriculum allows students to mold their individual academic programs to their research interests.

The current set of postgraduate courses is divided into three sessions held in the spring, summer and fall. There are approximately 30 courses with 4 courses in the spring session, 18 courses in the summer session, 7 courses in the fall session, and the Genome Access Course that runs in both the spring and fall. To obtain credit, please confirm your attendance in a course(s) with the Director of Academic Programs.

Students may also attend an off-campus course or meeting to satisfy one of the postgraduate course requirements, with prior approval of the Director of Graduate Studies. Students must provide evidence of attendance and submit a report to the Executive Committee, as for CSHL postgraduate courses.

4.1.3 CSHL Meetings  
Students are also encouraged to participate in the 25 to 35 annual Cold Spring Harbor Laboratory meetings on a wide range of topics that include, for example: Systems Biology; Wiring the Brain; The Biology of Genomes; Eukaryotic mRNA Processing; and Single Cell Analysis. Students can meet with scientists who come from all parts of the world to attend each conference, and may apply to present their work at the conferences that are relevant to their own research.

4.1.4 In-House Symposium  
An annual two-day In-House symposium provides all doctoral students with an opportunity to hear Laboratory faculty members describe their research. A poster session at the symposium serves as a venue for students and postdoctoral fellows to share the results of their studies with the Cold Spring Harbor Laboratory community.

4.2 Seminars  
Seminars are an integral part of the doctoral program. Cold Spring Harbor Laboratory has an extensive series of seminars. Graduate students attend and participate in four seminar programs: Graduate Student Symposium; a building-wide In-House seminar; the Cold Spring Harbor Laboratory In-House seminar; and the Cold Spring Harbor Laboratory invited speaker seminar. These seminar programs meet weekly, or in the case of the Symposium, twice a year, from August to May. Attendance at the seminars is a required element of the doctoral curriculum.
4.2.1 Graduate Student Symposium
[Organizer: Graduate Student Representatives]
Graduate students meet twice a year to hear oral presentations given by fellow graduate students. The symposium sessions are also chaired and organized by graduate students. Each graduate student, beyond the second year, gives an annual presentation and are encouraged to address rigor and reproducibility in their presentations. With the exception of first year students during the Fall semester, attendance at the Graduate Student Symposium is mandatory for all students conducting research at CSHL. Any absence from the Symposium requires prior permission from the Director of Graduate Studies.

4.2.2 In-House Seminars
Each building has a weekly In-House seminar program in which intergroup seminars are presented. These seminars have a “group meeting” format in which primary data and experimental approaches are presented and discussed. Graduate students attend their respective building In-House meetings. Attendance at In-House seminars is not expected of first year students during the fall course term.

4.2.3 CSHL In-House Seminars
[Organizer: Florin Albeanu]
In this weekly seminar program, faculty, postdoctoral fellows, and graduate students present Lab-wide seminars on their research. As part of this series, graduate students can expect to present a seminar on their thesis research at some time during their doctoral studies.

4.2.4 CSHL Invited Speaker Seminars
[Organizer: Hiro Furukawa]
For this weekly seminar program, speakers are invited from outside the Laboratory to present their recent research. Graduate students and postdoctoral fellows are invited to meet with the speaker over lunch immediately after the noon seminar. These discussions provide the graduate students with the opportunity to exchange ideas and experiences with the speaker in a relaxed atmosphere. Students host and select one or two speakers each year.

4.2.5 Gavin Borden Lecture
[Organizers: Zachary Lippman, Bruce Stillman]
The Gavin Borden graduate student lecture was named for the energetic and charismatic publisher of *The Molecular Biology of the Cell* who died in 1991 of cancer. The program opens with the Gavin Borden lecture, followed by a reception for the speaker with the graduate students. The following day, the speaker meets with laboratory faculty. After meeting with members of the scientific staff, the speaker meets with all of the graduate students for lunch and informal discussion.

4.2.5 Responsible Conduct of Research and Rigor and Reproducibility
Students gain a comprehensive introduction to Responsible Conduct of Research (RCR) and the issues that may confound data reproducibility through the Fall Term coursework. In the Scientific Exposition and Ethics (SEE) course. Students are also required to complete the online course in Responsible Conduct of Research provided by CITI. The modules include the following topics: Introduction to RCR; Authorship; Collaborative Research; Conflicts of Interest; Data Management; Mentoring; Peer Review; Plagiarism; Reproducibility of Research Results; Research Involving Human Subjects; Using Animal Subjects in Research; Research Misconduct; Financial Responsibility; Research, Ethics, and Society; Communicating with the Public; Presentation of Research Findings. In their fourth year in the program, students are required to take the RCR course that is offered to all trainees at CSHL. This on-site course is a comprehensive, three-day course with a total duration of nine hours.
The careful planning and execution of experiments and data analysis is critical to science. Instruction is designed to emphasize this throughout the curriculum. Additionally, a course on Rigor and Reproducibility (RR) is required of all students. This course will instruct participants in methods for enhancing rigor and reproducibility in research. Each session is two hours long, and is instructed by CSHL faculty and staff, and invited speakers. Sessions include Data Management; Discipline-specific Measures in Rigor and Reproducibility; Experimental Design; Data Analysis and Integrity; and Case Studies. Students are required to take this course in their second year.

4.2.6 Career and Skills Development Course
The career and skills development course is required for third year graduate students. In the required Part I of the course, students will have the opportunity to learn about the various career options available to Ph.D.s, work on their own individual development plan, conduct informational interviews and improve communication and mentoring skills. In the optional Part II of the course students will have the opportunity to hear from professionals in specific science-related careers, and take part in experiential learning, where applicable. Each session is approximately 90 minutes.

Additional career programming is provided through the postdoc program and Research Operations department, and is broken down into three main areas:

- Scientific Enrichment: These sessions provide continuing education in new techniques and methods or delve into the technological bases of existing capabilities.
- Career Progression and Exploration: Programming in this aspect of the curriculum is highly targeted by career stage, because of the unique needs of each population.
- Essential Professional Skills: In addition to scientific expertise, researchers must develop professional skills like communication and mentorship in order to be successful leaders in the biomedical workforce.

4.2.7 Optional internship opportunities
Experiential learning and internships have been shown to improve student confidence in career exploration without detracting from time to obtain their degrees. Students interested in pursuing an internship are encouraged to first speak with the Associate Dean and/or Director of Academic Programs to discuss internship opportunities. Options might include local partners Regeneron Pharmaceuticals and Google, or the other education divisions of CSHL such as Meetings and Courses, CSHL Press, and the Dolan DNA Learning Center. The student is required to get final approval from their doctoral research mentor and the Director of Graduate Studies before beginning their internship.

In the second year of study, students defend their doctoral thesis research proposal, and a thesis committee is established for each student. In their last year, they present a proposal for their postdoctoral career. Students are awarded the Ph.D. degree after successful defense of a thesis that describes their original research and completion of all other curricular requirements.

5.1 Doctoral Thesis Research Proposal and Thesis Committee
In December of the second year, students submit a doctoral thesis research proposal. The proposal includes a clear outline of goals and specific aims and describes the broader scientific context and debate surrounding the proposed research. In mid-January, students defend the proposal to a committee consisting of the research mentor, the academic mentor, a chair, and at least one additional faculty member. This thesis proposal committee also forms the student’s thesis advisory committee, which helps guide the student with their doctoral research. If a student fails to pass the thesis proposal defense after a second attempt, their graduate tenure will be terminated. If students
have completed all of their other requirements to this point, they may petition the School, in writing, to receive a Master’s degree.

5.2 Thesis Preparation and Defense
With the approval of the thesis advisory committee, each student prepares a written thesis on their original research. The dissertation comprises a comprehensive analysis of the hypothesis, providing a thorough description of original thesis research and a discussion of the importance of the student’s findings within the field as a whole. To defend the thesis, students present a public seminar and are subsequently examined by the thesis committee and an external examiner. A satisfactory defense and completion of all other curricular requirements results in the granting of the Ph.D. degree. The graduate program is designed so that students can complete their doctoral studies in approximately four to five years. At the final meeting of the thesis committee, the committee will go over the thesis preparation guidelines. At this meeting, the student will have to sign off that they have read and understand the guidelines before the student is given the green light to write their thesis. A thesis committee meeting will be scheduled for students who have not scheduled a thesis defense within six months of receiving permission to write their thesis.

5.3 Requirements of Degree
A student will be awarded a Ph.D. degree only after completion of all curricular requirements, publication requirement (see Section 6.8), successful defense of their thesis research, and final acceptance of the thesis dissertation by the members of the thesis examination committee. The student must submit this final version of the dissertation to the School’s administration within one month of the successful thesis defense or, in exceptional circumstances, request an extension from the Director of Graduate Studies. The School will verify the completion of all necessary coursework. The degree is awarded on the date that all requirements are met.

6. Student Evaluation
Students in the graduate program are expected to maintain a high level of self-motivation and academic achievement. Assessment of each student's academic progress is made by monitoring performance in core course assignments, with particular emphasis on scientific reasoning and logic, and the student's participation in group discussion. Student progress in the thesis years is evaluated at specific benchmarks, such as the thesis proposal defense and the dissertation.

6.1 Evaluation of Student Performance in the Courses
The course performance of each student is evaluated. In each of the fall term courses, students are graded pass or fail depending on their performance in the course as outlined in the course descriptions, and receive a written evaluation of their course performance by the course instructors. In addition, students are required to pass the Integrated Fall Term Exam, which covers all of the fall term courses.

The exam comprises approximately 10 questions; students must not fail more than two of these questions. If a student fails the Integrated Fall Exam, they will have the opportunity to re-take the exam and answer the questions they failed in the initial exam.

The Topics in Biology course is graded pass or fail. Because the Topics in Biology course is offered only once a year and students must enroll in the course in each of the first four years, should a student fail a Topics in Biology course, the student must petition the Executive Committee for a suitable substitute course(s). Student achievement in the post-graduate courses is awarded satisfactory or unsatisfactory performance by the Executive Committee in consultation with the post-graduate course instructors. All student grades and evaluations are reviewed by the Executive Committee.
The graduate program makes every effort to aid students in successfully completing the course instruction. Students experiencing difficulties in their course work may be assigned one or more tutors to aid with the course work. Students with difficulty in speaking or comprehending spoken and/or written English are offered English instruction by a tutor. In the event that a student is not able to complete one or more required courses satisfactorily or pass the fall term final exam, the Executive Committee may identify an alternate assignment or course by which the student can satisfy the missing course requirement(s) or, depending on the circumstances, terminate the student’s studies.

6.2 Qualifying Exam
In June of the first year, students who have satisfactorily completed the course work and passed the fall term exam, take a qualifying exam. Students are expected to have a broad, basic knowledge of biology. The qualifying exam also tests each student’s ability to acquire and articulate scientific information and to reason logically. Each candidate is asked to learn in depth one topic. The nature of the topics is selected by the School, which also selects expert faculty as members of the Individual Examining Committees (IECs). The IECs then determine the specific exam topic and identify five papers to springboard the student into the subject.

The qualifying exams are overseen by the Qualifying Exam Committee (QEC). The examiners prepare a written evaluation of each student’s performance in the Qualifying Exam and grade the exam pass, fail or conditional pass. A student who passes the exam will proceed to their Ph.D. studies. However, if the QEC concludes that the student has failed the exam, the Executive Committee will decide whether to give the student a second opportunity to pass the exam, or terminate the student’s Ph.D. candidacy at this point. If a student is given a second opportunity to pass the Qualifying Exam and subsequently fails, they cannot progress to candidacy. In the case of a conditional pass, the student will be given the opportunity to convert this to a pass by the satisfactory completion of an additional exercise, for example, the preparation of an authoritative paper, presentation, or other assignment, as determined by the QEC and Executive Committee.

6.3 Thesis Proposal Defense
In December of the second year, students prepare and defend a thesis proposal. In addition to providing a clear outline of the goals and specific aims of this research, the proposal should provide an extensive description of the broader field addressing the principal issues currently under debate. The student is examined by a committee of examiners that includes the academic mentor, but not the doctoral research advisor, a chairperson, and at least one additional faculty member. A chair of the thesis defense committee is selected by the student in consultation with the doctoral research advisor and the Executive Committee. The chair must be a member of the CSHL faculty, unless otherwise approved by the Executive Committee.

6.4 Thesis Committee
After successful defense of the thesis proposal, a thesis committee consisting of the thesis advisor and the thesis proposal examining committee is established. The chair of the thesis proposal committee becomes the chair of the thesis committee. The thesis committee meets every six to eight months to examine the progress of the thesis research. Prior to meeting with their thesis committee, each student prepares a report describing their research progress for review by the committee. Each meeting begins without the doctoral research mentor, providing the student with an opportunity to discuss in confidence with their committee any issues of concern. This is followed by the research mentor discussing the student’s progress in confidence with the committee without the student. The meeting then ensues with the student presenting their research progress. After meeting with the student, the chair of the thesis committee prepares a report describing the student’s progress in their thesis and the committee’s advice to the student. The
report also includes assessment of presentation and analytical skills, breadth of knowledge, rigor and reproducibility in experimentation, and independence acquired during their training. This report is accompanied by a quantitative assessment by the committee members of the student’s attributes.

6.5 Thesis Preparation and Defense
With the approval of the thesis committee, each student prepares a written thesis on their original research. Students may defend the thesis only on completion of all other requirements. To defend the thesis, students present a public seminar, and are subsequently examined by the thesis committee and an external examiner. The external examiner is invited by the Director of Graduate Studies after consultation with the student and the thesis research mentor. Satisfactory defense of the thesis will result in the granting of the Ph.D. degree provided all other curricular requirements have been fulfilled. The minimum credits required to earn a Ph.D. degree, based on a minimum of 3.5 years of study (first year plus 2.5 years of thesis research), is 50.5 credits.

6.6 Change of Thesis Lab
Students may change their thesis lab because of changes in research interests and/or an incompatible mentor-mentee relationship. The student must first express their intent and reason for changing labs to their academic mentor, followed by a discussion with the School staff. Final approval for the lab change comes from the Director of Graduate Studies after discussions with the student, academic mentor and research mentors. If the student changes their research lab, they are required to write and defend a new thesis proposal.

In the event that a student’s research mentor leaves CSHL the student may 1) continue their thesis work at CSHL in the absence of the mentor; 2) leave CSHL with the mentor and receive their degree from the host institution; 3) leave CSHL with the mentor and receive their degree from CSHL; or 4) choose an alternative research mentor with a new thesis project. The student and their research mentor will determine which of these options is best suited for the student with final approval from the Director of Graduate Studies. Funding for students in such situations will be determined by the Director on a case-by-case basis.

6.7 Academic Good Standing
In order for students to remain in good standing, they must pass the Integrated Fall Term Exam, Qualifying Exam and Thesis Proposal Exam. The progression through these exams will follow a three-strike policy. Students will be granted a chance to retake an individual exam, which they must pass the second time in order to remain in the program. However, a student that fails both the Fall Term Exam and Qualifying Exam on the first try will only have one opportunity to pass the Thesis Proposal Exam.

After the student successfully defends their Thesis Proposal, they must meet with their committee every 6 months to review the student’s progress and provide guidance. Only in the case of medical/personal emergency/need will there be an exception granted for the requirement of meeting with your committee twice a year. If the committee determines that sufficient progress has not been made, the student will be placed on probation for the next 6 months and will be required to have another meeting before the end of the probationary period. If sufficient progress is not demonstrated in the second meeting, the student may be asked to leave the program. Progress will be judged by several criteria including: the nature of the experiments performed, place in the context of current scientific dogma and direction for the future, as well as the ability to communicate in a written report and an oral presentation.

Students, in accepting admission to the Ph.D. program, agree to act responsibly and respectfully toward the Laboratory, the School, and individual members of the CSHL community. Students are
expected to be knowledgeable of and comply with the rules and regulations in the Student Guide & Regulations, as well with CSHL’s policies. Students must conduct themselves accordingly in order to remain in academic good standing.

Failure to remain in academic good standing at any time may result in dismissal from the program. The final decision regarding pass/fail grading on all exams and coursework, and the determination of academic good standing, will be at the discretion of the Director of Graduate Studies and the Executive Committee.

6.8 Master of Science (M.S.) Degree
Under special circumstances, students in the graduate program may receive a Master of Science (M.S.) degree. Students who decide not to complete the doctoral thesis may petition the school to award the M.S. degree. The M.S. degree is awarded only if the student has successfully completed the first year of studies (see the course and exam schedule overleaf), including the coursework, fall-term final exam, rotation and summer laboratory research, and qualifying exam. Thus, a student leaving with a M.S. degree must have earned at least 31 credits. The award of the M.S. degree must be approved by the Executive Committee.

6.9 Research Publications
An important part of graduate student training is communicating research results. Writing and publishing scientific papers is a major part of disseminating results to the research community at large. Having a proven track record of first author publications is important for a scientist’s career development and documents the production of novel and significant research results. In the absence of a published manuscript, students are required to have at least one bioRxiv pre-print posted on the server in order for their degree requirements to be completed. Any student who does not meet this publication requirement needs prior approval from the Director of Graduate Studies and the Executive Committee.

6.10 Student Retention, Graduation and Outcomes
Since 1999, a total of 221 students have enrolled at the School of Biological Sciences. Between 1999 and 2017, 95% of entering students earned degrees from the program: 85% earned Ph.D. degrees and the remainder earned M.S. degrees. Upon graduation, 67% of doctoral graduates have taken postdoctoral positions, 23% have taken independent positions in academia or industry, 8% have taken non-research positions in science, and 2% have taken other positions. For those students who completed their studies between 2003 and 2017, 40% percent of graduates are now in faculty positions, 12% are in postdoctoral or staff positions in academic labs, 10% hold positions in non-research scientific careers such as journal editing, administration, scientific core management and business, 34% are in industry or biotech positions, and 4% are in non-science careers.

7. Resolution of Student Grievances
Academic student grievances are equitably resolved through a multi-tiered mechanism. Student grievances concerning the grading and evaluation of course performance are first brought to the attention of the course instructors. If the course instructors are not able to resolve the student’s grievance, the student should discuss their grievance with their academic mentor. If, after such discussion, the student wishes to pursue the grievance further, they should discuss it with the Director of Graduate Studies, who will bring the grievance to the attention of the Executive Committee for discussion and, hopefully, a resolution.

Student grievances concerning doctoral research training should first be brought to the attention of the student’s doctoral research advisor or mentor. Grievances requiring further resolution are brought by the student to their thesis committee Chair or to the Director of Graduate Studies. In
either case, the grievance is transmitted to the Executive Committee for discussion — and resolution, if still required.

Students with grievances concerning (i) discrimination according to race, sex, religion, or handicap; (ii) sexual harassment; and (iii) scientific misconduct will follow the established Cold Spring Harbor Laboratory policies as published by the Human Resources department (http://hr.cshl.edu/policies.html).

7.1 Filing a Formal Grievance
Any student who believes that they have been subjected to an improper decision or conduct may file a formal grievance. A "formal grievance" is a written complaint made to an administrative officer of the School or Cold Spring Harbor Laboratory (as further set forth below) concerning such a matter. The following formal grievance procedure applies to decisions or actions that directly and adversely affect the student, as perceived by the student. The grievance procedure is not available to challenge a policy the student perceives as unfair or inadvisable, unless it is inconsistent with other Institutional policies. No adverse action may be taken against any student for their appropriate use of the grievance procedure. At any point in the grievance process, upon the mutual agreement of the student and the Institution, formal proceedings can be put aside in favor of binding mediation. Decisions resulting from mediation shall be final. The steps for filing a formal grievance are described below. At each stage the student may withdraw from the grievance procedure, if they are satisfied that the conflict has been resolved successfully, by submitting a written statement of withdrawal.

Filing a Formal Grievance
If, after careful consideration, informal means do not yield a satisfactory resolution, the student may file a formal grievance in writing to one of the following offices of the Laboratory administration. If the grievance concerns matters that are under the purview of the Human Resources’ Office, the student should contact Human Resources. If the grievance concerns issues that are under the purview of the School, the student should submit their written grievance to the Director of Graduate Studies. If the matter is not strictly under the purview of either office or the student is unsure where to file the grievance, the student may contact either office, which will determine the correct office within Cold Spring Harbor Laboratory (CSHL) to administer the grievance. Matters related to decisions or actions of the Director of Graduate Studies can be filed with the President of CSHL. The written grievance statement should include a description of the issue that is the basis of the grievance, setting forth any evidence of unfairness or impropriety. The document should also include a description of the remedy sought and the informal efforts that have been pursued. The grievance must be filed within 30 days of the occurrence of the event that is the cause of the grievance.

Response to the Grievance
After careful review and consultation with any relevant parties, a written response will be sent to the student within 30 days of receipt of the initial grievance filing, or within 30 days of a hearing on the matter, if applicable.

Review
If these steps do not yield a satisfactory resolution, the student may take the grievance to the President of CSHL. The request must be made in writing within 30 days of receipt of the initial response from the School. The decision of the President is final.

7.2 Ombuds
The CSHL Ombuds Office is an independent, confidential, neutral, and informal place for discussing conflicts and challenges that are related to your work at CSHL. Email Kira Nurieli ombuds@cshl.edu with the subject/message “Make an Appointment” to set up an in
person or Zoom meeting. Please do not include any details or sensitive information in your request to meet. For more information about what an Ombuds does, please visit: http://intranet.cshl.edu/administration/ombuds-office/ombuds-office

8. Student Support

The School supports all matriculating students. Each student receives an annual stipend and research support plus full remission of tuition fees. The current stipend is $45,000 per year. Graduate Students who receive an independent fellowship shall receive a stipend 10% greater than the initial stipend level ($45,000). If the student’s fellowship offers a stipend above the basic stipend plus 10% (greater than $45,000), the student will be paid the stipend’s rate without receiving an additional 10%. If a student receives two full independent fellowships, but the timing of the awards creates a gap in funding, they may continue to receive the 10% increase during the time that they are not funded by the fellowships, for up to one year. Students do not receive additional compensation for teaching. If the doctoral studies extend beyond the fourth year, the doctoral research advisor is required to provide student stipend and research support for the fifth year and beyond, up to six years. In the unlikely event that a student is unable to complete a doctoral dissertation within six years, the student’s studies will be terminated and the student may petition for a M.S. degree.

8.1 Thesis Research Funds

Each year, for years 2-4, the student and research mentor are provided with $2,000. First-year students receive $1000. This money is for research and career development costs specifically related to the student’s needs. Students may petition the School for additional funds after they have discussed the matter with their research mentor. Such funds are to be allocated on a case-by-case basis at the discretion of the Director of Graduate Studies.

9. Leave of Absence and Research on a Part-Time Basis

Students may petition the Director of Graduate Studies of the School for a leave of absence. A leave of absence may be awarded for a medical emergency, maternity leave, family leave, or any other reason that is approved by the Director of Graduate Studies and the Director of Human Resources. Only full-time students are accepted into the graduate program. Doctoral research may be considered on a part-time basis only under exceptional circumstances (e.g., for medical reasons). Students are not allowed to accept concurrent employment.

10. Facilities

10.1 Computing Services

CSHL Information Technology

Maintaining our position as a world-class institution of research and learning requires access to a vast array of computational resources. CSHL is committed to staying ahead of the Information Technology curve and to provide our investigators with the computational and informatics infrastructure that they need to excel in their studies. Below are some of the key components of our Information Technology infrastructure and what they bring to our research.

State-of-the-art Data Centers

The institutional commitment to providing critical information technology resources is demonstrated by CSHL’s state-of-the-art datacenter, located in the Nancy and Frederick DeMatteis Laboratory. The 3,000 square foot facility is protected by redundant climate control systems and
generator-backed uninterruptable power, ensuring high availability of servers and auxiliary equipment. Our primary data center, the facility hosts the majority of our servers, including our high-performance computing environment. To ensure Business Continuity/Disaster Recovery, central server functionalities are mirrored between the Hillside data center and a second data center located in a separate building.

**High Performance Computing**

All modern research is dependent on information technology; however, some of our research programs require access to advanced computational resources well beyond the norm. Our research in Genomics and Neuroscience notably relies on vast repositories of digital data, with the DNA Sequencing facility at the Woodbury Genome Center and Brain Imaging at the Hillside Laboratories generating many Terabytes (TB) of data every day. The cryo-electron microscopy (Cryo-EM) facility, located in the Beckman Building, adds significantly to the scientific data growth. The facility houses a state-of-the-art FEI/Thermo Fischer Titan Krios G3 microscope equipped with a Ceta CCD camera and a Gatan K3 direct electron detector, which generates multi-terabyte data sets. Scientific discovery using this data is only possible through sophisticated computational analyses.

Rapidly increasing data transfer, processing and storage demands were paramount in the design of our information technology infrastructure. A redundant fiber optic network provides reliable, high-speed connectivity to all locations on campus and the Woodbury Genome Center. The Hillside Research Buildings offer 1 Gigabit per second (Gbps) networking to the desktop and WiFi access at all locations including the outside plazas. Redundant fiber optic paths to the Internet provide fault tolerant 1 Gbps connectivity to external sites. Dark fiber to off-campus facilities, including the Banbury Center, ensures that all high-bandwidth data transfer requirements are met.

Rapid processing of huge quantities of data requires fast computers. The technology of choice is a High-Performance Compute Cluster (HPC). A cluster can be described as a number of computers (referred to as nodes) connected to each other through a fast data network and operated as a single, large computer. Researchers submit calculations to the cluster and scheduler software distributes the calculations across a variable number of nodes, with the goal to optimize the use of the cluster and speed of the calculation. Modern computer processors (CPUs) have multiple computational units referred to as “cores”. Cluster nodes typically have more than one CPU, each with several cores. In an ideal case, you can realize a performance boost equivalent to the number of cores available for your calculation. If your calculation takes a week on a single core, it could take a day if you were able to distribute the task across seven cores.

The main institutionally shared compute cluster is a 2,288-core Dell PowerEdge system comprised of Intel Xeon Gold/Platinum (Cascade Lake-SP) processors.

The two development nodes provide login access to users and are meant for interactive development work, as well as for submitting production jobs to the Univa Grid Engine (UGE; aka Altair Grid Engine) workload manager for execution on the compute nodes. The cluster is administered by the pair of head nodes running UGE, which schedules jobs via a "fair share" resource management policy, giving users equitable access to the cluster processor and memory resources. The two head nodes are configured for failover protection (high availability), which ensures that user job submission and execution is uninterrupted if one of the head nodes becomes unavailable. The compute nodes that run user jobs submitted to UGE consist of 28 regular nodes, 4 high memory nodes, and 14 GPU nodes. The regular nodes have dual Xeon 6252 processors running at 2.1GHz with 24 cores per processor, and 768GB of memory. The high memory nodes have quad Xeon 8260 processors running at 2.4GHz with 24 cores per processor, and 3TB of memory. The GPU nodes have dual Xeon 6248 processors running at 2.5GHz with 20 cores each, and 768GB of memory. Each of the GPU nodes has four NVIDIA GPU Tesla V100 GPUs connected by an intra-node NVLink interconnect. The compute nodes have two logical (or virtual) cores per physical core. UGE jobs use the logical cores to run sequential (single threaded)
processes or the threads of multithreaded processes. Thus, the cluster has 96 virtual cores (UGE job slots) available on each regular node, 192 virtual cores on each high memory node, and 80 virtual CPU cores on each of the GPU nodes (in addition to the 4 GPU cards). Elzar is therefore functionally a cluster of 4,576 cores and 56 GPUs, not counting the development and head nodes. The cluster nodes are interconnected via dual 25 Gbps Ethernet (GigE) networks and connected to the data storage systems (outlined in the next section) via 40 Gbps Ethernet.

**Data Storage**
Information is at the core of our scientific activities and our ability to collect, manage and safeguard large volumes of data is of critical importance. CSHL data storage consists of enterprise-grade equipment, primarily from Data Direct Networks (DDN) and Isilon (now EMC). Scientific data storage, currently well in excess of 10 Petabytes (PB), is expected to grow significantly over the coming years. The institution is well positioned to handle this influx of data, having implemented our primary storage systems for scientific data on platforms that are scalable to many PB.

In the fall of 2017, CSHL upgraded and expanded the main data storage system. The initial system, a GridScaler GS7K, was acquired from Data Direct Networks (DDN) in the fall of 2016 to better support the cluster computing demands at that time, and to achieve the necessary data processing speed required to support a new cryo-electron microscopy (Cryo-EM) facility. The GS7K demonstrated significantly faster data transfer rates than the IBM file servers that it was supplanting and met or exceeded our performance requirements. A year later, in 2017, CSHL acquired a GridScaler GS14K, with four times the theoretical throughput of the GS7K and far greater expandability. The GS14K was made the primary storage platform and the GS7K was relocated to a secondary data center, where it serves as a replication target for the GS14K to meet institutional Business Continuity objectives. The enhanced performance metrics of the GS14K provides the requisite capability to support Cryo-EM data processing needs associated with the new K3 detector. To accommodate increasing cross-campus data transfer volume and maintain our Business Connectivity/Disaster Recovery objectives, inter-datacenter connectivity was increased four-fold in 2017 by upgrading the network links from 10 Gbps to 40 Gbps for an aggregate throughput of 160 Gbps.

The storage system supports the full range of institutional use cases, from HPC, requiring top-of-the-line performance, to economical, archival of rarely accessed data. A modular, flexible system, it can easily be enhanced to provide even higher performance and expanded to achieve vast storage capacity.

**User Support**
The Information Technology Department (IT) is responsible for all facets of CSHL computing, be it scientific, administrative or educational. Service Requests can be filed and tracked directly from the IT website. The IT Helpdesk is located on the first floor of the DeMatteis Laboratory (the blue building in the Hillside complex) and can be reached by email (helpdesk@cshl.edu) and telephone (x8390). The Helpdesk is staffed Monday – Friday, 9 am – 5 pm.

Upon matriculation, each student is provided with a laptop computer, which is subject to the CSHL asset management policy on computers and peripherals. Software will be made available in accordance with the Laboratory’s current policies and course requirements.

**10.2 Library Resources**
**About the CSHL Library & Archives**
The main Library is home to a specialized collection covering the disciplines of cancer biology, neuroscience, plant biology, quantitative biology, bioinformatics, and genomics. Our mission is to support the research interests of our graduate students, postdocs, and faculty by providing access to resources of scientific information (current and retrospective). We provide access to journals,
ebooks, and textbooks—most of which are in electronic format, although we do have several resources in print including journals and textbooks. The Library’s print collections include books about science, the history of science, and books on scientific writing. Whether you are grant writing or preparing a thesis defense, the Cold Spring Harbor Laboratory Library provides an inviting space, equipped with reading rooms and small private study rooms that serve as a place where researchers can focus and concentrate.

The CSHL Main Library is located in the Carnegie Building, which was constructed in 1904 and renovated and expanded in 2010. There is also a collection of neuroscience books in the Beckman building, and a small collection of quantitative biology books in the Koch buildings.

Library Access
The main Library is accessible 24/7 with a CSHL ID card. The Library’s staff is available to provide in-person assistance Monday-Friday from 9:00 am to 10:00 pm. All digital Library resources are also available off-campus through VPN access.

Private study rooms are available for quiet study and may be reserved by individuals or small groups for brief or extended periods of time. Reservations can be made by calling x5020, x6872, or by emailing libraryhelp@cshl.edu.

Desktop computers (Macs and PCs) are available for use within the library.

Two networked color photocopier/printers are available in a copy room on the main floor. You can print in person or remotely.

Located in the basement of the building, our “Russian Tea Room” is freely available for use and includes a refrigerator/freezer, microwave, toaster, filtered water, coffee or tea, and dining table for the library patrons and staff alike.

Library Website
This is the source for everything the library has to offer including resources, services, and signing up for training and workshops. The library homepage will guide you to new announcements, services, and events occurring within the library. https://www.cshl.edu/cshl-library/

Journals, eBooks, Databases, and Protocols
All current journal subscriptions are available online. We host BrowZine, an online resource that will allow you to access, track, and store a variety of scientific publications in a centralized digital location. We are able to provide access to most of your research needs, so if you need material that we do not have, please send us a request and we will work on providing that resource. Please contact Librarians, Jannette D’Esposito (x8352) or Paula Abisognio (x8479) for assistance.

- Journal Titles (https://browzine.com/libraries/461/)
- E-books (https://www.cshl.edu/cshl-library/resources/e-books/)
- Databases & Protocols (https://www.cshl.edu/cshl-library/resources/databases-protocols/)
- Library Online Catalog (https://cosp.sirsi.net/uhlib/cgisirsi/0/x/0/60/502/X)

Science Informationist
Kathleen McGuire, Science Informationist is the liaison between the Library and the Laboratory's scientific community. The Science Informationist provides in-depth guidance on the effective use of library resources. This includes one-on-one and group training in:

- Optimal use of databases (PubMed, Web of Science, Scopus, etc.)
- Conducting literature searches and creating automatic citation alerts
• Writing and preparing theses
• Bibliometric and Altmetric analysis
• Navigating author rights and copyright for publications and dissertations
• Setting up and integrating multiple profile systems such as Elements, ORCID & Scopus

Contact Kathleen at x6844 for assistance

The Research Engagement and Data Curator
Jacqueline Gunther will assist with the data needs of the scientific community by providing information and resources regarding data management and sharing policies and helping with grant applications. Additionally, the curator will assist with acquiring Electronic Lab Notebook software, as well as, help with scientific profiles. Jacqueline participates in the institution’s effort to measure the impact of CSHL research by developing metrics, collecting, and analyzing publication and engagement data. Contact Jacqueline at x8825 or gunther@cshl.edu for assistance with the following:
  • Reference Management Software (EndNote, Mendeley, Zotero etc.)
  • Electronic Lab Notebooks
  • Research Data Management (Data management plans, data organization, etc.)
  • Research Data sharing (Curating data, choosing a repository, following standards, etc.)
  • Bibliometric and Altmetric analysis
  • Scientific Profiles

CSHL Institutional Repository
The institutional repository (http://repository.cshl.edu/) presents the complete research output of the CSHL scientific community from 1890 to the present, including publications, meeting abstracts, and published datasets, in a comprehensive, open-access online repository and scholarly profiling system. The CSHL repository provides a full profile of our researchers to increase the visibility and impact of their research output to the rest of the world.

Library Services
Interlibrary Loan (ILL) (https://cshl.illiad.oclc.org/illiad/logon.html): Jannette D’Esposito, our Electronic Services Librarian is in charge of the ILL process at the Library. If you need access to a journal article, book, or e-book chapters that we do not subscribe to, contact Jannette at x8352 or desposi@cshl.edu and she will request a copy of it for you. Turnaround time is usually 24 hours for articles and ~72 hours for books.

Literature searches and Reference management: Being able to effectively search for relevant scientific literature and learning how to manage these sources are two fundamental skill sets for being a researcher. The librarians can teach/help you with these skills.

To build your library of references you will need to use software such as EndNotes, Mendeley, and Zotero. Our Science Informationists can teach you the best way to use the software for your literature collection and writing needs. You can check out our LibGuides on Endnote, Mendeley, and Zotero.

LibGuides (https://cshl.libguides.com/) provide information and short tutorials on topics ranging from finding databases for your research, and vital introductory information for 1st-year students to getting settled on Long Island. These can be a great starting point for learning about relevant skills and resources to assist in your research career. Also, check our LibGuide for the 1st year graduate students.

Center for Humanities and Modern Biology (https://www.cshl.edu/education/center-for-humanities/) promotes humanistic understandings of modern biology and medicine and offers a variety of educational programs. We organize public events (Meet the Author, Special Annual
Lectures, and others), and host virtual, as well as physical exhibitions. The Center leads the Oral History Project and annual meetings on the History of Science.

Meetings on the History of Science ([https://www.cshl.edu/education/center-for-humanities/history-of-science-meetings/](https://www.cshl.edu/education/center-for-humanities/history-of-science-meetings/)): The Center, in collaboration with the Meetings and Courses Department, organizes annual meetings on the history of science, particularly on key discoveries in subfields of molecular genetics and genomics. These exciting and unique meetings combine a historical perspective with updates on some of the exciting developments and research directions of the current day, with topics ranging from the history of plasmids to the history of research on mitochondria, mRNA, and mRNA splicing.

CSHL Oral History Website ([http://library.cshl.edu/oralhistory/](http://library.cshl.edu/oralhistory/)): The Center has undertaken a major initiative to document the history of science directly from the mouths of the scientists who have worked at and regularly visited CSHL. This unique collection of oral histories provides an unprecedented perspective on the development of molecular biology, the present state of science, and visions of the future by prominent scientists.

CSHL Archives
The CSHL Archives ([https://www.cshl.edu/archives/](https://www.cshl.edu/archives/)) preserves the 130-year history of the Laboratory through a rich repository of personal correspondence, manuscripts, photographs, scrapbooks, audio/visual materials, historic reprints, and much more documenting genetic research and the work of CSHL faculty since 1890. Visit the archives to learn about the Nobel Prize-winning research and breakthrough discoveries at our institution from throughout CSHL’s history, and also to see how we’ve grown from a small summer teaching course into one of the most influential and highly-respected research institutions in the world. Did you know that the Carnegie Institute of Washington’s Department of Genetics was located only here? Or that what is now CSHL was once two different research institutions operating side by side but run by the same director? Which famous scientists and what major breakthroughs came from the lab building you are currently performing your research in

Contact the Library:
Main Line
General Inquiries 516-367-6872
libraryhelp@cshl.edu
Ludmila (Mila) Pollock
Executive Director of Libraries and Archives
pollock@cshl.edu
Tom Adams
Manager Library Systems / Digital Developer
tadams@cshl.edu
Jacqueline Gunther, Ph.D
Research Engagement and Data Curator
gunther@cshl.edu
Kathleen McGuire
Science Informationist
Jannette D’Esposito
Electronic Services Librarian, ILL
desposi@cshl.edu
Paula Abisogno
Evening Librarian
abisogni@cshl.edu
Stephanie Satalino
Institutional Archivist
ssatalin@cshl.edu
Antoinette Sutto, Ph.D.
Robert D. L. Gardiner Fellow Historian
sutto@cshl.edu
Alistair Sponsel, Ph.D.
Historian of Life Sciences
Sponsel@cshl.edu
Katherine Pigliacelli
Special Collections Archivist
pigliac@cshl.edu

10.3 Core Facilities
CSHL provides all researchers at the Lab with access to specialized, cutting-edge technologies with highly skilled staff. Facilities include: Animal; Animal Imaging (IVIS, Ultrasound, PET/CT); Antibody and Phage Display; Bioinformatics; Sanger DNA sequencing; Flow Cytometry; Functional Genomics (RNAi and CRISPR); Gene Targeting and Transgenic Mice; Histology; MapSeq; Mass Spectrometry; Microscopy; Next Gen Sequencing; Tissue Culture; and Uplands Farm. For more information, visit: [http://intranet/research/shared-resources/cancer-center-shared-resources](http://intranet/research/shared-resources/cancer-center-shared-resources)
10.4 Office of Diversity, Equity and Inclusion
Launched in 2019, CSHL’s Office of Diversity, Equity, & Inclusion (DEI) integrates and oversees efforts across multiple divisions to promote equitable and inclusive working environments on campus. The office is led by Charla Lambert, Ph.D., who has a long history of DEI work and contributions both within CSHL and through national organizations such as SACNAS (Society for the Advancement of Chicanos/Hispanics and Native Americans in Science, https://www.sacnas.org/). CSHL’s DEI office works closely with all the research and training divisions on campus as well as the four affinity groups: WiSE (Women in Science & Engineering), DIAS (Diversity Initiative for the Advancement of STEM), PDLC (Postdoc Liaison Committee), and BEC (Bioscience Enterprise Club). You may contact Dr. Lambert with all your DEI-related comments, suggestions, and concerns, particularly those affecting groups that have been historically underrepresented, marginalized, and minoritized in science (women, certain U.S. racial/ethnic populations, LGBTQ+, and/or those with disabilities).

10.5 Amenities
Cold Spring Harbor Laboratory offers many amenities. It has extensive resources for recreational activities including a fitness room; pool, table-tennis, and football tables; tennis and volleyball courts; a beach for swimming and fishing; kayaks and rowing skulls; and many quiet back roads for running or walking. Laboratory staff may participate in a summer volleyball league and tennis tournament, ultimate Frisbee, winter basketball, yoga and weekly soccer games.

Each year, Laboratory employees are invited for a ski trip to the Catskill Mountains. Blackford Hall and the Hillside Café provide dining facilities, coffee and an on-campus bar for employees. The Laboratory also hosts picnics in the summer and indoor parties in the winter. As a part of its meetings program, students may participate in afternoon wine-and-cheese gatherings and Saturday evening cocktail receptions with meetings participants. Students are also welcome to attend distinguished lectures and classical music performances sponsored by the Laboratory for scientists and the neighboring community.

Within an hour of the Laboratory are Manhattan and the magnificent beaches of the south shore of Long Island. New York City offers an extraordinary range of cultural events, shopping opportunities, fine restaurants, and world-famous museums. Theatergoers can enjoy musicals, comedies, and dramas in venues on and Off-Broadway. Music aficionados will find instrumental and vocal performances to suit all tastes, and sports enthusiasts can revel in a wide variety of athletic events.

10.5.1 Social and Recreation Clubs
The School provides administrative support for recreational and social groups organized by students and postdocs. These have included Game Board, Hiking, Knitting, Photography, and COIN (COnsulting & INvestment Club).

11. General Information
All graduate students are subject to the rules and regulations of the Laboratory regarding the Drug-free workplace act of 1988 and the Policies and Procedures related to Research Fraud and Professional Misconduct. These documents are included in the Human Resources welcome pack and in Appendix V.

No student may participate in extramural activities for financial compensation.
11.1 Health and Support Services

All full-time graduate students are eligible to participate in the Student Health Plan. Major medical and hospitalization benefits are provided through United Healthcare EPO, on an in-network basis (subject to a co-payment). Dental benefits are provided through Cigna. Vision benefits are provided through EyeMed.

A student’s passage through graduate school will not be without its challenges. Most of the time, individuals can resolve these challenges themselves or with the assistance of faculty, friends and peers. Sometimes, it can also be helpful to participate in a few coaching/counseling sessions for additional support. The Laboratory has available during normal business hours an independent professional counselor to confidentially assist you should the need arise. To request an appointment, contact Leslie Reduto at (516) 519-0350 or at lreduto@northwell.edu.

Also, urgent after-hours assistance is provided by Northwell Health. For matters that cannot wait until normal business hours, you can access an EAP consultant after 5:00 pm, Monday through Friday, and 24 hours/day on weekends and holidays. For urgent matters after 5:00 pm, you can access the confidential, professional call line, at 1-877-EAP-4YOU (877-327-4968) and the service will have the on-call EAP consultant reach out to you. For life-threatening emergencies, you should call 911 or go to the nearest emergency room.

The Employee (student) Assistance Program (EAP) is available without cost and is onsite in the Davenport building by appointment. The program can assist students with a wide range of concerns from emotional and behavioral issues to learning difficulties.

- Family issues – marital/relationship concerns, homesickness, financial issues, substance use
- Career frustration and concerns,
- Personal problems – stress, insomnia, inability to stop worrying,
- Social problems, feeling isolated or alone. Cultural and social tension,
- Life changes – divorce, illness, bereavement issues

For more information about the onsite EAP or to schedule an appointment call Leslie Reduto at 516-519-0350 or email lreduto@northwell.edu.

Also, a free and confidential offsite Employee Assistance Program (EAP) is available 24 hours a day, 7 days a week to all students and their covered dependents. This program deals with the problems above, but also can assist with work-related difficulties, financial concerns, and alcohol and drug-related problems. The telephone number for this service is 1-866-248-4094 then press 2 to identify as an EAP member. This service consists of telephonic sessions or face-to-face sessions with an offsite psychologist. EAP members may also access mental health education and resources by visiting www.liveandworkwell.com and entering UHC as the company access code.

Details of the health insurance, dental, vision, and employee assistance plans are provided by Human Resources to all students at their orientation.

SightMD Center for Health and Wellness

The SightMD Center for Health and Wellness is an onsite health center operated by Northwell Health system. The Center is located in the Dolan building and is available to you and your covered spouse or domestic partner for health-related services. There is currently no fee to use the Center. The office hours are Monday through Friday, 8:30am to 4:30pm. It is recommended that you schedule an appointment by calling 516-422-4422. Walk-ins are welcome; however, priority will be given to individuals with appointments.
11.2 Housing
The Cold Spring Harbor Laboratory Housing office provides graduate students assistance with obtaining housing situated near its Main Campus both through the Laboratory's Residence Housing Program, and private landlords. Single first-year students are offered housing in the Knight House and Cutting House. The rent for these locations is $850.00 per month, and all utilities and Wi-Fi are included. Single graduate students can apply for housing through the Laboratory's Residence Housing program and will be offered accommodations if available. These accommodations offer a private bedroom, fully furnished with bed, dresser, bedside table, desk, chair and lamps. Depending on the property location, there are as many as six and as few as two tenants sharing the common areas of the house such as the living room, and kitchen. Bathrooms are shared with two to three individuals. Rent for these locations range from $950.00 to $1100.00 per month, all included. For all residences in the program, there is a $500.00 security deposit which will be held in escrow and returned upon inspection, and departure.

Uplands Farm has a group of residences located less than a five-minute drive to the Laboratory with weekday shuttle service provided to and from the Main Campus throughout the day. The Laboratory’s Housing Office also manages two shared rental houses which are located in the Village of Huntington and the town of Syosset; a ten-minute drive from the Lab. The rent for the above locations ranges between $950.00 and $1,100.00 per month, which includes all utilities, kitchen basics, laundry facilities, maintenance/repairs and Wi-Fi. In addition to the Laboratory’s Residence Housing Program, the Housing Office also maintains a list of properties currently available through a network of private landlords and realtors.

Single graduate students who require housing should notify the Housing Office immediately of their housing needs once their anticipated arrival date has been set. Accommodations are not guaranteed. Laboratory housing is not available for incoming couples and families. In order to accommodate incoming students arriving with families (including couples) they should arrive individually prior to the arrival of their family or other person. Based on availability, individuals may be offered temporary housing for a maximum of two months which will allow ample time to locate appropriate off-campus housing. Full details of the Laboratory's Shared Housing are available from the CSHL Housing Office, which can be contacted by phone (516) 367-6924 or email (housing@cshl.edu).

11.3 Affinity Groups

11.3.1 WiSE
The CSHL WiSE (Women in Science and Engineering) was founded to create a strong and collaborative support system for women scientists at CSHL and beyond. To address challenges disproportionally affecting women in STEM, WiSE provides a platform for professional development and empowerment through mentorship, career planning, community outreach and educational opportunities. WiSE is open to all members of the CSHL community.

11.3.2 DIAS
The CSHL DIAS (Diversity Initiative for the Advancement of STEM) is an organization broadly interested in raising awareness and inclusivity for underrepresented minority (URM) scientists. They are involved in hosting on-campus seminars by prominent URM speakers, and also providing outreach to nearby community colleges.

11.3.3 BEC
The Bioscience Enterprise Club provides information for students interested in non-academic scientific careers through an extensive series of seminars and workshops. The topics cover a wide range of non-academic and non-research careers, from biotechnology and intellectual property to
scientific publishing, non-profit administration, and venture capitalism. The Bioscience Enterprise Club has worked with local biotechnology start-up companies to offer on-campus recruiting interviews.

11.3.4 PDLC
The Postdoctoral Liaison Committee (PDLC) is an elected group of postdoctoral fellows who communicate information and ideas between the administration and the postdoctoral community. The PDLC holds regular meetings, and an annual Town Hall with Dr. Bruce Stillman, CSHL President and also collaborates with the administration on career development programming. CSHL endeavors to prepare trainees to be competitive for the jobs available. Academic career training includes courses, lectures, and workshops on scientific enrichment, career exploration, and transferable skills, like leadership, mentorship, and communication. This series includes: the Chalk Talk; Interviewing for Academic Positions; Navigating the International Job Search; and Preparing Research, Diversity and Mentoring, & Teaching Statements; along with one-on-one reviews of personal statements and CVs, and mock-interviews.

11.3.5 INeT
INet NYC is an organization that aims to provide support and professional development opportunities for international STEM scientists affiliated with institutions in the NYC area. INet NYC organizes events that are focused on the challenges that international scientists face in order to become successful within the US.

12. Sexual Respect and Title IX
Cold Spring Harbor Laboratory and the School of Biological Sciences provide a learning, living and working environment free from gender-based discrimination. CSHL complies with applicable state and federal statutes, including Title IX of the federal Higher Education Amendment of 1972, which prohibits discrimination on the basis of sex in any education program or activity receiving federal assistance, including NIH funding. Sexual assault and sexual harassment are forms of sex discrimination prohibited by Title IX. In accordance with NYS Education Law Article 129-B, the Laboratory is committed to providing options, support and assistance to victims of sexual assault, domestic violence, dating violence and/or stalking to ensure that students can continue to participate in Laboratory programs, activities and employment. The Laboratory encourages victims and witnesses of sexual misconduct to report such incidents to the CSHL Title IX Coordinator, Julie Block-Rosen - blockro@cshl.edu - (516) 367-5017. Additional information may be found at http://intranet.cshl.edu/administration/human-resources/title-ix.

13. Accreditation
Cold Spring Harbor Laboratory School of Biological Sciences is accredited by the New England Commission of Higher Education (formerly the Commission on Institutions of Higher Education of the New England Association of Schools and Colleges, Inc.).

Accreditation of an institution of higher education by the Commission indicates that it meets or exceeds criteria for the assessment of institutional quality periodically applied through a peer review process. An accredited college or university is one which has available the necessary resources to achieve its stated purposes through appropriate educational programs, is substantially doing so, and gives reasonable evidence that it will continue to do so in the foreseeable future. Institutional integrity is also addressed through accreditation.

Accreditation by the Commission is not partial but applies to the institution as a whole. As such, it is not a guarantee of every course or program offered, or the competence of individual graduates. Rather, it provides reasonable assurance about the quality of opportunities available to students who attend the institution.
Inquiries regarding the accreditation status by the Commission should be directed to the administrative staff of the institution. Individuals also may contact:

New England Commission of Higher Education  
3 Burlington Woods Drive, Suite 100, Burlington, MA 01803-4514  
781-425-7785  
E-Mail: info@neche.org

The following graduate degree programs are offered by the School of Biological Sciences. These programs have been approved by the New York State Education Department and are listed in the Inventory of Registered Programs https://www2.nysed.gov/heds/IRPSL1.html

Institution name - COLD SPRING HARBOR LAB  
Program title: Biological Sciences  
Program codes: 21709 (PhD) & 21710 (MS)  
HEGIS: 0401.00
School of Biological Sciences

The Role of an Academic Mentor

A unique aspect of the School of Biological Sciences graduate program is our ‘Two-tier mentoring’ scheme, in which students receive guidance from both a research mentor and an academic mentor. The research mentor is the thesis advisor. The academic mentor is an interested, and impartial, faculty member. The role of an academic mentor in the School of Biological Sciences is fourfold:

1. **To provide our graduate students with the unique experience of having close contact with a second faculty member of the Lab community.** These interactions can have an enormous impact on students during the course of their graduate studies and can influence their well-being and careers for years to come. One role for the academic mentor is therefore to offer students advice, perspective, and the benefits of their personal experience.

2. **To provide our graduate students with a faculty member whose primary concern is their academic development.** One role for the academic mentor is to ensure that their mentee’s academic development proceeds satisfactorily. This role may take several forms. For example, because our students select a research mentor only after the first Fall Course term, it is the unique responsibility of the academic mentor to monitor students—and offer advice—during the intensive coursework of the first term. Additionally, by providing guidance at key stages in the academic process (e.g., qualifying exams), and by serving on the thesis committee of their mentee (see below), academic mentors can ensure that the academic needs of the student are being properly assessed and met.

3. **To provide our graduate students with a letter of reference.** When our graduate students complete our program, they will undoubtedly require letters of reference to secure postdoctoral positions, jobs, or whatever else they choose. Our students will have the added advantage of close contact with both their academic and research mentors, who will be able to provide letters of support on their behalf.

4. **To act as a conduit between students and the School.** The mentor–mentee relationship is built on trust, and as a result conversations between students and their mentors will be confidential. Nonetheless, the academic mentors are in a unique position to evaluate their mentee’s progress. Therefore, if agreeable to the student, the mentor will relay any difficulties and concerns the student may have to the School administration.

To satisfy these requirements, the following criteria have been established for the mentoring program:

(a) Faculty will be asked to nominate themselves as candidates for academic mentors.

(b) Students and potential mentors will meet during the first weeks of the Fall Term. Both students and mentors will be involved in the selection process.
# Appendix II

## Cold Spring Harbor Laboratory
School of Biological Sciences

### ACADEMIC MENTORSPOOL - FALL 2023

<table>
<thead>
<tr>
<th>Name</th>
<th>E-mail</th>
<th>Lab/Office</th>
<th>Phone (Office)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albeanu, Florin</td>
<td>albeanu</td>
<td>Marks</td>
<td>8822</td>
</tr>
<tr>
<td>Amor Vegas, Corina</td>
<td>amor</td>
<td>McClintock</td>
<td>5504</td>
</tr>
<tr>
<td>Beyaz, Semir</td>
<td>beyaz</td>
<td>Matheson</td>
<td>4128</td>
</tr>
<tr>
<td>Borniger, Jeremy</td>
<td>bornige</td>
<td>Demerec</td>
<td>5015</td>
</tr>
<tr>
<td>Cheadle, Lucas</td>
<td>cheadle</td>
<td>Beckman</td>
<td>5920</td>
</tr>
<tr>
<td>Dos Santos, Camila</td>
<td>dossanto</td>
<td>McClintock</td>
<td>5042</td>
</tr>
<tr>
<td>Furukawa, Hiro</td>
<td>Furukawa</td>
<td>Beckman</td>
<td>8872</td>
</tr>
<tr>
<td>Gann, Alexander</td>
<td>ganna</td>
<td>Beckman</td>
<td>8311</td>
</tr>
<tr>
<td>Gingeras, Thomas</td>
<td>gingeras</td>
<td>Woodbury</td>
<td>4105</td>
</tr>
<tr>
<td>Jackson, Dave</td>
<td>jacksond</td>
<td>Delbruck</td>
<td>8467</td>
</tr>
<tr>
<td>Janowitz, Tobias</td>
<td>janowitz</td>
<td>Demerec</td>
<td>8422</td>
</tr>
<tr>
<td>Lukey, Michael</td>
<td>lukey</td>
<td>Demerec</td>
<td>5016</td>
</tr>
<tr>
<td>McCombie, W. Richard</td>
<td>mccombe</td>
<td>Woodbury</td>
<td>4083</td>
</tr>
<tr>
<td>Meyer, Hannah</td>
<td>hmeyer</td>
<td>Koch</td>
<td>8468</td>
</tr>
<tr>
<td>Mills, Alea</td>
<td>mills</td>
<td>James</td>
<td>6910</td>
</tr>
<tr>
<td>Pedmale, Ullas</td>
<td>pedmale</td>
<td>Delbruck</td>
<td>5991</td>
</tr>
<tr>
<td>Pouchelon, Gabrielle</td>
<td>pouchel</td>
<td>Beckman</td>
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</tr>
<tr>
<td>Schorn, Andrea</td>
<td>aschorn</td>
<td>James</td>
<td>5980</td>
</tr>
<tr>
<td>Shea, Stephen</td>
<td>sshea</td>
<td>Axinn</td>
<td>8823</td>
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<tr>
<td>Trotman, Lloyd</td>
<td>trotman</td>
<td>James</td>
<td>5054</td>
</tr>
<tr>
<td>Tuveson, David</td>
<td>dtuveson</td>
<td>Quick</td>
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<tr>
<td>Westcott, Peter</td>
<td>westcott</td>
<td>McClintock</td>
<td>8426</td>
</tr>
<tr>
<td>Zhang, Lingbo</td>
<td>lbzhang</td>
<td>James</td>
<td>5414</td>
</tr>
</tbody>
</table>

You should also feel free to contact faculty not included on the above list.
(c) Until the student population places restrictions on the faculty, each mentor will be assigned only one mentee. When this is no longer possible, each mentor may have only one mentee from each year.

(d) A student may rotate in their academic mentor’s laboratory, but if the student decides to stay in that laboratory, they must choose another academic mentor.

(e) During the Fall Course term, mentors and students are encouraged to meet once a month. This will enable a bond to develop between the student and their academic mentor, and for the student to discuss potential rotation laboratories with their mentor.

(f) At the end of the 3 laboratory rotations, students are to meet with their academic mentors to discuss their choice of thesis laboratory.

(g) Mentors will sit on the thesis committee of their mentee, but cannot be chair of that committee.

(h) Beginning with the students’ second year, they are to meet with their mentor annually, at a minimum, and preferably more often.

(i) The academic mentor will submit an evaluation of the mentee’s progress at the end of each academic year.
Cold Spring Harbor Laboratory
School of Biological Sciences
Faculty Research Interests

**Appendix III**

**Dinu Florin Albeanu**
Neuronal circuits; sensory coding and synaptic plasticity; neuronal correlates of behavior; olfactory processing

**Corina Amor Vegas**
Senescence; aging; cancer; immunology; cellular communication; mouse models

**Arkarup Banerjee**
Vocal communication; singing mice; systems neuroscience; neural circuits; neuroethology

**Semir Beyaz**
Immunology; cancer; nutrition; metabolism; epigenetics

**Jeremy Borniger**
Sleep; neuromodulators; cancer neuroscience; homeostasis; host-tumor physiology

**Lucas Cheadle**
Synapse; refinement; pruning; sensory experience; microglia; development; autism; 2-photon imaging; single-cell RNA-sequencing; cytokine

**Benjamin Cowley**
Computational neuroscience; closed-loop experiments; interpretable models; deep neural network models; machine learning

**Alexander Dobin**
Computational genomics; transcriptomics; epigenomics; gene regulation; big data; precision medicine

**Camila Dos Santos**
Breast cancer; mammary gland development; stem cells; enhancer biology; gene regulation

**Douglas Fearon**
Cancer immunology; pancreatic cancer; mouse models

**Hiro Furukawa**
Membrane proteins; X-ray crystallography; electrophysiology; neurodegenerative disease

**Thomas Gingeras**
Genome-wide organization of transcription and the functional roles of non-protein coding RNAs

**Christopher Hammell**
Post-transcriptional gene regulation; control of animal developmental timing; RNA biology

**Helen Xun Hou**
Neural circuits; neural behaviors; brain-body interaction; electrophysiology; movement control; neural computation

**Ivan Iossifov**
Computational biology; molecular networks; human genetics; human disease; applied statistical and machine learning; biomedical text mining; molecular evolution

**David Jackson**
Plant development; stem cell signaling; genomics and imaging

**Tobias Janowitz**
Host response to cancer; metabolism; immunology; cancer immunotherapy; cachexia; physiology of patients with cancer

**Mitra Javadzadeh**
Visual cortex; dynamics; population activity; interareal communication; systems neuroscience; computational neuroscience; electrophysiology
Appendix III

Leemor Joshua-Tor
Structural biology; nucleic acid regulation; RNAi; molecular recognition; X-ray crystallography

Justin Kinney
Sequence-function relationships; machine learning; biophysics; transcriptional regulation

Peter Koo
Sequence-function relationships; deep learning; representation learning

Alexei Koulakov
Theoretical neurobiology; quantitative principles of cortical design; computer science; applied mathematics

Adrian Krainer
Posttranscriptional control of gene expression; alternative splicing; splicing in genetic diseases and cancer; splicing-targeted antisense therapeutics

Dan Levy
Computational biology; human genetics; phylogenetics; copy number variation

Zachary Lippman
Plant developmental genetics; mechanisms of phase transitions for flowering time and inflorescence branching; heterosis

Michael Lukey
Cancer; metastasis; metabolism; nutrition; cellular signal transduction; redox; homeostasis; epigenetics

Robert Martienssen
Plant genetics; transposons; development; gene regulation; DNA methylation

David McCandlish
Computational biology; sequence-function relationships; population genetics; protein evolution; machine learning

W. Richard McCombie
Genomics of psychiatric disorders; genomics of cancer; computational genomics; plant genomics

Hannah Meyer
Spatial transcriptomics; immunology; central tolerance; bioinformatics

Alea Mills
Cancer; development; aging; senescence; epigenetics

Partha Mitra
Neuroscience; theoretical biology

John Moses
Click chemistry; cancer; chemical biology; organic synthesis; natural products; biomimetic synthesis

Saket Navlakha
Algorithms in nature; biological computation; neural circuits; plant architectures

Ullas Pedmale
Plant growth; signaling; genomics; development; plant-environment interactions

Gabrielle Pouchelon
Neural circuits; development; gene regulation; synaptic refinement; plasticity; neurodevelopmental disorders

Andrea Schorn
Transposons and endogenous retroviruses; small regulatory RNA; tRNA-fragments; epigenetics

Stephen Shea
Olfaction; audition; communication behaviors; in vivo electrophysiology; individual recognition

Adam Siepel
Computational biology; population genetics; computational genomics; molecular evolution; gene regulation
Appendix III

David Spector
Cell biology; gene expression; nuclear structure; non-coding RNAs

Bruce Stillman
Cancer; cell cycle; DNA replication; chromatin assembly; biochemistry; yeast genetics

Jessica Tollkuhn
Transcriptional regulation; chromatin; critical periods in neurodevelopment; steroid hormones and behavior

Nicholas Tonks
Posttranslational modification; phosphorylation; phosphatases; signal transduction; protein structure and function

Lloyd Trotman
Cancer modeling and treatment; senescence and tumor progression; cancer visualization; PTEN regulation

David Tuveson
Pancreatic cancer; experimental therapeutics; diagnostics; mouse models; cancer genetics

Christopher Vakoc
Chromatin; transcriptional regulation; acute myeloid leukemia; BET bromodomains; lysine methyltransferases

Linda Van Aelst
Signal transduction; Ras and Rho proteins; tumorigenesis; neural development and disorders

Doreen Ware
Genomics; genome evolution; genetic diversity; gene regulation; plant biology; computational biology

Peter Westcott
Cancer genomics; immunology; tumor evolution; advanced mouse models; single cell and spatial omics

Anthony Zador
Neural circuits; sensory processing, attention and decision making; attention; molecular tool development; connectomics

Lingbo Zhang
Hematologic malignancies; tumor microenvironment; metabolites; micronutrients; neurotransmitters; diets; nervous system activities
Appendix IV

Fall 2023 weekly schedules
<table>
<thead>
<tr>
<th>Time</th>
<th>Monday 8/21/23</th>
<th>Tuesday 8/22/23</th>
<th>Wednesday 8/23/23</th>
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<tr>
<td>9:30</td>
<td>Matriculation - Urey</td>
<td>(9:15)</td>
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<tr>
<td>10:00</td>
<td>Safety Wendt</td>
<td>Benefits Orientation</td>
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<tr>
<td>10:30</td>
<td>Urey</td>
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<tr>
<td>11:00</td>
<td></td>
<td>Urey</td>
<td>On-site Counselor - Urey</td>
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<tr>
<td>11:30</td>
<td>Lunch Urey</td>
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<tr>
<td>12:00</td>
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<td>12:30 PM</td>
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<tr>
<td>1:00</td>
<td>IT Urey</td>
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<tr>
<td>2:00</td>
<td>Housing Urey</td>
<td></td>
<td>Title IX Training Beckman - Plimpton</td>
<td>Mol Bio Bootcamp Myat James Library</td>
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<tr>
<td>2:30</td>
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<td>TD Bank (optional)</td>
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<td>3:00</td>
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<td>Plimpton</td>
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<td>Urey</td>
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- **QB Bootcamp**
- **Lunch provided**
- **Introduction/Overview Writing Principles**
- **Beckman - Plimpton**
- **QB Bootcamp**
- **Lunch provided**
- **SEE wk1 (1:15) James**
- **Mol Bio Bootcamp Preall**
- **James Library**

**LABOR DAY**

**Lab Holiday**

**Hershey East**

**Koch - Samet**

**Beckman - Plimpton**
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**School of Biological Sciences: Fall Course Term Week 6 (September 25 - September 29, 2023)**

**Dinner with Bruce and Grace Stillman**

- **Alceu da dos Santos**
- **Meyer**
- **Urey**
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**School of Biological Sciences: Fall Course Term 2023 Week 13 (November 13 - November 17, 2023)**

- **Director's Tea**
- **Research Topics**
- **Urey**
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Academic Freedom Policy

The right of faculty members and students to academic freedom is fundamental to the scientific and educational mission of the School of Biological Sciences at Cold Spring Harbor Laboratory (CSHL) and a necessary part of advancing knowledge and supporting a free, diverse, and democratic society. Academic freedom guarantees scholars, teachers, and students the right to pursue knowledge and to speak, write, and follow open inquiry without unreasonable restriction. Freedom in research should advance the truth. Freedom in teaching should enable students to acquire the knowledge they need to contribute to society. Freedom in teaching should help students learn to appreciate differing opinions, weigh evidence, and form logical judgements about the value of competing perspectives. Freedom in learning should protect a student’s right to acquire knowledge. Academic freedom ensures that the evaluation as researcher, teacher, or student will be on the basis of scholarship and professional criteria without regards for personal beliefs, political or religious views, or other individual preferences unless these demonstrably affect intellectual or professional achievement. Discussion must not infringe on the rights of others or coerce students to adopt a faculty member’s view as the only acceptable view. Procedures for arriving at professional, personnel, and academic evaluations shall be fair, acknowledging the substance of the decision.

Scholars of CSHL are scientists and representatives of an institute of higher learning. This special position within the community imposes obligations: faculty and students must acknowledge that the public may place especial weight on their statements and judge the scientific profession, CSHL, and the School by their research and/or words. As such, faculty and students, when acting as scientists and academics rather than private members of the community, must be accurate and precise, exercise the appropriate restraint, respect the opinions of others, and make every effort to indicate that they are not speaking for CSHL or the School.

Academic freedom may be jeopardized if unfair procedures have demonstrably contributed significantly to a significant professional, personnel, or academic decision adverse to the person complaining. In exchange for the rights guaranteed by academic freedom, faculty and students must uphold the highest ethical standards of scholarship and research, and any failure to do so will be addressed according to CSHL’s formal policies addressing scientific misconduct.

The policy is based on the 1940 Statement of Principles of Academic Freedom and Tenure as put forth by the Association of American Colleges and Universities.
ALCOHOL USE POLICY

1.0 PURPOSE

To ensure the responsible use of alcoholic beverages within the Laboratory community.

2.0 SCOPE

This policy applies to all employees, students, and visitors to Cold Spring Harbor Laboratory.

3.0 RESPONSIBILITY

The interpretation and administration of this policy shall be the responsibility of the Vice President, Chief Human Resources Officer.

4.0 POLICY

Alcohol may be consumed in accordance with this policy and New York State law at CSHL-sponsored and/or affiliated events and at authorized locations on CSHL premises.

Consumption of alcohol does not excuse a person from the legal or disciplinary consequences of disorderly or inappropriate conduct.

Alcoholic beverages should not be consumed on CSHL premises, except (in moderation) at authorized Laboratory-sponsored events.

Events sponsored by the Laboratory are regulated by the following alcohol service guidelines:

- Alcoholic beverages will only be served by trained Culinary staff on CSHL premises.
- Employees, students, and guests should not bring alcoholic beverages to any area of the Laboratory premises, including recreational areas, at any time. Nor should employees, students, and guests bring alcoholic beverages for use during and/or after CSHL-sponsored events.
- Excessive consumption of alcoholic beverages is prohibited under any circumstance. Trained beverage serving staff will supervise employees, students, and guests who are served alcoholic beverages. Beverage serving staff, in conjunction with the Laboratory’s Security Department, may provide transportation and/or temporary housing, if needed.
- The Blackford Hall Bar is open to employees, students, and guests only. Alcoholic beverages will be served only during designated hours. The sale of take-out alcoholic beverages is prohibited.
- Alcoholic beverages may be purchased, possessed, or consumed only by individuals who have attained the age of 21. Bartenders are instructed to check proof of legal age. The use of false ID is prohibited.
- The unauthorized consumption of alcohol or possession of an open container of alcohol is prohibited in all areas of the Laboratory.
- Requests regarding the planning of an event involving the service of alcoholic beverages may be addressed to our Culinary Services Events Department at extension 6838.

Revised 10.13.21
Violation of this policy may result in disciplinary action up to and including termination or expulsion from the Laboratory.

5.0 SERVICES

Resources available for those in need of assistance for alcohol related problems are as follows:

Available to all employees:

US Department of Health and Human Services
https://www.samhsa.gov/

New York State Office of Addiction Services and Supports
https://oasas.ny.gov/

Available to all benefits-eligible employees

The SightMD Center for Health and Wellness
Dolan Building – East Wing, Room 111
http://intranet.cshl.edu/administration/human-resources/center-for-health-and-wellness
516-422-4422
Email: cshlwellness@northwell.edu

On-Site Confidential Counseling Services – The SightMD Center for Health and Wellness
Available by Appointment 2 Days a Week
http://intranet.cshl.edu/administration/human-resources/center-for-health-and-wellness
516-422-4422
Email: cshlwellness@northwell.edu

EAP After Hours – Northwell Health
EAP counseling is available after 5PM M-F, and 24 hours/day on weekends and holidays. Call 1-877-EAP-4YOU (877-327-4968) and the service will have the on-call EAP consultant contact you.

Optum – Employee Assistance Program
1-866-248-4094
http://intranet.cshl.edu/administration/human-resources/care-24-employee-assistance-plan

Optum Behavioral Health
1-866-248-4094
www.myuhc.com > Find a Doctor > Mental Health Directory > People > Provider

Optum – Substance Use Treatment Helpline
1-855-780-5955
https://www.liveandworkwell.com/recovery
Available to all benefits-eligible employees enrolled in a United Healthcare plan

Talkspace
http://intranet.cshl.edu/administration/human-resources/talkspace

Sanvello Mobile APP – Self-Guided Behavioral Resource
http://intranet.cshl.edu/administration/human-resources/sanvello-mobile-app

This policy is not to be considered an employment contract or a guarantee of any kind. The Laboratory reserves the right to interpret, administer, revise, supplement, or rescind policies as it deems appropriate.
Guide to Campus Security

Colleges and universities have traditionally projected an image of insulated security for the students living and studying on their campuses. While the potential for crime has always existed at colleges, many institutions did little to inform students of the danger of violent crimes on campus.

Events of recent years have changed the approach that colleges must take regarding violent crimes on campus – the most prominent being the violent 1986 death of 19 year old Lehigh University freshman, Jeanne Clery. Jeanne was raped, beaten, and murdered in her dormitory room. Jeanne’s parents learned that not only had her killer been a fellow student who had repeatedly demonstrated violent behavior, but that there had been 38 violent crimes (including rapes, robberies, and assaults) committed on the Lehigh campus in a three-year period.

The Clerys campaigned to require colleges to disclose crime statistics and take measures to protect students on campus. Their cause eventually led to the passage of the Student Right to Know and Campus Security Act. The Act requires colleges and universities that participate in federal Title IV student aid programs to publicly disclose certain violent crimes that have occurred on their campuses for the preceding three years and to inform students and staff of campus security programs in place to help prevent and deal with these violent crimes. In 1998, the law was amended to include additional offenses and was renamed the Jeanne Clery Disclosure of Campus Security and Campus Crime Statistics Act, incorporating the Campus Sexual Victims’ Bill of Rights from the Higher Education Act Amendments of 1992.

While Cold Spring Harbor Laboratory’s School of Biological Sciences is not a Title IV institution, the Laboratory recognizes the students right to know and will disclose annual statistics for certain offenses committed on campus, in off campus locations owned or controlled by the Laboratory, and on public property on or around the campus. This information is published annually in this Guide to Campus Security and distributed to every student.

Security on Campus

Cold Spring Harbor Laboratory is committed to providing a safe and secure environment on campus for all students and employees. The Laboratory employs a full and part-time security staff and has taken reasonable measures to prevent the occurrence of violent crimes on its properties. Security Operations at the Laboratory implements its programs through life safety and emergency management policies and procedures, which include Memorandums of Understanding with county police departments for mitigating and responding to violent crimes and/or student-specific crisis situations.
Advisory Committee on Campus Safety

In accordance with Article 129-A of NYS Education Law §6431, the Laboratory appoints an advisory committee on campus security, comprised of at least six (6) members (half of whom are women, one-third students, one-third faculty, and one-third selected by the President or their designee). The Committee reviews current campus security policies, plans and procedures, including:

1. educating the campus community, including security personnel and those persons who advise or supervise students, about sexual assault, domestic violence, stalking offenses, as well as bias related and hate crimes;
2. educating the campus community about personal safety and crime prevention;
3. educating students and prospective students about hate crime reporting and statistics as part of our onboarding process;
4. reporting sexual assaults, domestic violence, stalking incidents, hate crimes and assisting victims during investigations; referring complaints to appropriate authorities;
5. counseling victims; and
6. responding to inquiries from concerned persons.

The committee submits to the President a written report of its findings and recommendations for the improvement of campus safety each academic year (by the end of June). Such report is available upon request by contacting Julie Block-Rosen, Esq., Compliance Counsel and Title IX Coordinator, at blockro@cshl.edu or Keith Byrne, Director of Security Operations, at byrne@cshl.edu.

Reporting Crimes on Campus

Students and employees are encouraged to report all criminal activity to Security Operations as soon as possible. Crimes that occur on campus or in Laboratory housing should be reported to Security Operations at (516) 367-5555, or by extension 5555 from a Laboratory landline phone. Victims or witnesses may also report crimes directly to local law enforcement agencies by dialing “911” from any phone. Note that “3-1” must be dialed if calling a number other than “911” from a Laboratory landline phone.

Upon receiving the report of a crime on campus, Laboratory security officers will notify appropriate emergency response personnel and provide any assistance necessary.

The Laboratory will make every effort to protect the privacy of victims and witnesses, who report crimes that have occurred on campus. While these crimes must be reported to all students the identities of the victim and the alleged assailant are revealed only to those Laboratory administrators responsible for student safety and security.

If desired, victims may report crimes directly to the Director/Assistant Director of Security Operations, the Chief Facilities Officer, and/or Chief Human Resources Officer.
Campus Crime Statistics

Section 6433 of Article 129-A of the NYS Education Law requires each college and university to include the U.S. Department of Education website address for access to campus crime statistics. As noted above, Cold Spring Harbor Laboratory is not a Title IV institution subject to Clery Act reporting requirements, and, as such, does not report crime statistics for publication on this website. However, in order to comply with NYS Law, the website address is provided as follows:  http://www.ope.ed.gov/security

The Director of Security Operations may be contacted during normal business hours at (516) 367-8402 for inquiries regarding Cold Spring Harbor Laboratory crime statistics.

Statistics of crimes that have occurred on campus properties and off-site housing over the previous three years are listed below:

<table>
<thead>
<tr>
<th>Crimes Reported</th>
<th>2021</th>
<th>2022</th>
<th>2023</th>
</tr>
</thead>
<tbody>
<tr>
<td>Murder/non-negligent manslaughter</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Negligent manslaughter</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Forcible Sex Offenses</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Non-forcible Sex Offenses</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Robbery</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Aggravated Assault</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Burglary</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Motor Vehicle Theft</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Manslaughter</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Arson</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Bias or related hate crimes(^1)</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Arrests on Campus</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Liquor Law Arrests</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

\(^1\) NY Penal Law 485.05 defines hate crimes as an offense committed or intended to be committed in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, gender identity or expression, religion, religious practice, age, disability or sexual orientation of a person, regardless of whether the belief or perception is correct.
<table>
<thead>
<tr>
<th>Category</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drug Use Arrests</td>
<td>0</td>
</tr>
<tr>
<td>Weapons Possession Arrests</td>
<td>0</td>
</tr>
<tr>
<td>Disciplinary Action Referrals</td>
<td></td>
</tr>
<tr>
<td>Liquor Law Violations</td>
<td>0</td>
</tr>
<tr>
<td>Drug Law Violations</td>
<td>0</td>
</tr>
<tr>
<td>Weapon Possession Violations</td>
<td>0</td>
</tr>
</tbody>
</table>

**Laboratory Security**

The Laboratory maintains a full-time security staff consisting of a Director and Assistant Director of Security Operations and a full/part-time security officer cadre. All Laboratory security staff are licensed by the NY State Division of Licensing Services and receive annual training regarding all facets of the Laboratory security program.

Security Operations is not a campus police force. They are unarmed and do not have police powers or the authority to make arrests. The security officers serve primarily to observe incidents on campus and report them to the Laboratory’s administration and/or to local law enforcement/emergency first responders.

Uniformed security officers are on duty at all times at the Laboratory. While security officers are assigned to the Main Campus and the Woodbury Genome Center, some other off-grounds facilities are included as part of the main campus mobile patrols due to their close proximity. There is at least two (2) security officers on duty at all times on the Laboratory’s Main Campus, and one (1) at the Woodbury Genome Center.

Security officers will respond directly to incidents at off-campus facilities, and will assist with the dispatching of appropriate emergency response personnel to the scene of an incident and notify the Laboratory’s administration as required.

**Duties of Laboratory Security Officers**

1. Patrol and monitor buildings and grounds to protect life and property and to prevent fire, thefts, vandalism, illegal entry, and unlawful/authorized activity.

2. Respond to security/facility system alarms and emergency situations (fire, medical, police, utility, civil disorder, and intruder); to include serving as the on-scene CSHL liaison with local first responders.

3. Enforce security policy, secure doors, locks, etc., and activate or de-activate alarms, as required.
4. Control and regulate pedestrian and vehicular traffic in a safe, orderly, and respectful manner, as required.

5. Operate and maintain security vehicles in accordance with regulatory compliance and policies.

6. Operate and maintain all security and facility equipment in accordance with facility guidelines and/or security policies.

7. Write and maintain comprehensive incident reports and daily activity logs in accordance with CSHL policies and procedures to document events.

8. Report all fire and safety hazards and enforce parking policy; escort CSHL employees, students, residents, and guests after business hours, as required.

**Security of Campus Facilities**

Cold Spring Harbor Laboratory is located in a wooded, suburban campus on the North Shore of Long Island, yet it is a short distance from New York City. While free access to most Laboratory facilities is in keeping with the Laboratory’s philosophy of open collaboration among students and faculty, security procedures and measures are implemented to mitigate risk and potential vulnerabilities at all Laboratory properties.

Laboratory buildings, parking lots, and walkways are equipped with lights that are designed to automatically illuminate at dusk. Laboratory security officers verify that all lighting remains operational during evening mobile patrols.

Laboratory buildings are either locked or secured by keypad access systems. Security Operations issues keys and access codes to authorized students and staff members to enable them to access Laboratory buildings. These access codes must be kept private and not shared with anyone, even another student or staff member.

Security equipment and technology features of Laboratory facilities, such as latches or locks, are not to be altered or tampered with in such a way as to make them less effective at securing the facility. Doors and windows are not to be propped or blocked open at any time.

Emergency phone numbers, such as “911”, police, or fire departments may be called from any Laboratory house phone, whether the phone is restricted or not. Note that “3-1” must be first dialed to make calls other than “911”.

The Laboratory has security officers on duty at all times to patrol and monitor campus facilities. These security officers verify that campus facilities are secure, investigate incidents on campus, provide emergency assistance and security escorts as required.
Students and staff members should report problems with campus facilities that may compromise safety or security as soon as possible. This may include faulty doors or windows, inoperative lights, damaged or broken steps, or any other safety or security hazard.

**Laboratory Housing**

Many of the Laboratory’s students, faculty, and guests reside in housing owned or leased by the Laboratory. It is important that campus residents be confident that they are safe in Laboratory housing without unnecessary restrictions on their personal freedom. While the Laboratory takes continual steps to ensure that all Laboratory housing is secure, residents must take personal responsibility for their own safety as well.

Laboratory residences are equipped with locks on all exterior doors and doors to private rooms. These locks should be used whenever residents are absent. Entrance doors must not be propped open or left unlocked when residents are absent.

Keys to Laboratory housing are issued to residents individually. These keys are the property of the Laboratory and are not to be duplicated or loaned out. The loss of keys must be reported to Laboratory Security immediately. Residents must return keys to Laboratory Security when vacating Laboratory housing.

Windows should be closed and secured whenever residents are absent, even on upper floors.

Valuables such as cash, wallets, jewelry, cameras, and notebook computers should be secured from view at all times. Storing valuables in a lockable cabinet or drawer is highly recommended.

Visitors and guests are permitted in Laboratory housing as long as they are accompanied by a resident. At no time are unaccompanied guests allowed in any shared residence. Visitors of the opposite sex are permitted in single-sex housing only with the prior permission of all the residents.

Residents should call “911” for assistance in any situation in which they feel their safety is threatened. This call should be followed by notifying Laboratory Security at (516) 367-5555, or via extension 5555 if dialing from Laboratory landline phone.

Problems with Laboratory housing that require emergency repairs should be reported immediately to the Facilities Department during business hours and/or Security Operations after business hours at (516) 367-8870.

**Notification of Fire Safety Standards and Measures in Student Housing**

As per Section 129 A, 6428 of the New York State Education Law and New York State Law A.5715-A/S. 4180-B (Kerry Rose Fire Sprinkler Notification Act) which took effect on July 25, 2013, all public and private colleges in New York State must provide a written fire safety notification to each student living in college owned or operated housing facilities. This
notification must include a description of the fire safety system for the student’s housing facility, including whether or not the housing is equipped with a fire sprinkler system.

In keeping with this statute, all students of the School of Biological Sciences residing in Laboratory-provided housing receive written notifications from Cold Spring Harbor Laboratory’s Environmental Health and Safety Department regarding fire safety systems and equipment that may include the following:

- Fire sprinkler systems
- Fire detection systems
- Carbon monoxide detectors
- Portable fire extinguishers
- Battery operated emergency evacuation lights
- Marked fire exits
- Emergency Contact Information for Security Operations and local fire departments

For further information on the Kerry Rose Fire Sprinkler Notification Act, or to access the Campus Fire Safety Report contact the CSHL Environmental, Health and Safety Office at 516 367-8336.

**Sexual Assault Prevention Information**

Section 6450(1) (a) of the New York State Education Law requires all postsecondary institutions to provide specific information to incoming students about sexual assault prevention. In addition to the information contained below, the Laboratory’s Interim Title IX policy provides information on sexual assault, domestic violence and stalking information.

There has been heightened concern at both the national and state levels regarding the incidence of sex offenses on college campuses. The School of Biological Sciences is committed to providing a safe and secure environment for all of our students. However, no college campus is immune from crime. While unknown assailants sexually assault some victims, more frequently a person known to the victim assaults a campus victim. These incidents are described as “acquaintance rapes”. Students are advised to take reasonable precautions and to use sound judgment regarding their behavior both on and off campus.

**Applicable NYS State Laws Relating to Sex Offenses**

New York State Penal Law Article 130 defines sex offenses, including the following:

Rape: All degrees of rape are felonies. A person is guilty of rape when a person engages in sexual intercourse with another person without that persons consent. Rape may be committed in the following ways:

- A person engages in sexual intercourse with another person by forcible compulsion.
- A person engages in sexual intercourse with a person who is mentally disabled, mentally incapacitated, or physically helpless.

- A person 21 year of age or older engages in sexual intercourse with another person who is less than 17 years of age (16, 15 or 14).

- A person 18 years of age or older engages in sexual intercourse with another person who is less than 14 years of age (13, 12, or 11).

Sodomy: All degrees of sodomy are felonies. A person is guilty of sodomy when a person engages in deviant sexual intercourse with another person without that person's consent. Sodomy may be committed in the same ways described above for the crime of rape.

Sexual Misconduct: A person is guilty of sexual misconduct when he or she engages in sexual intercourse without that person’s consent; or he or she engages in deviate sexual intercourse without that person’s consent; or he or she engages in sexual conduct with an animal or dead human body.

Sexual Abuse: Depending on the degree of crime permitted, sexual abuse may be either a misdemeanor or a felony. A person is guilty of sexual abuse when he or she subjects another person to sexual contact without the latter’s consent. In addition to forcible compulsion or incapacity to consent, a person can be charged with sexual abuse in any case which the victim does not expressly acquiesce to the actor’s conduct.

**Penalties for Commission of Sex Offenses**

A sex offense may lead to a misdemeanor conviction, with a prison sentence of under a year or a felony conviction, for which a sentence of imprisonment in excess of one year may be imposed. Anyone found to have engaged in a sex offense also face disciplinary action, up to and including termination.

**Procedures for Dealing with Sex Offenses**

Sex offenses are taken very seriously by the Laboratory. The Laboratory strongly urges victims to report any crimes immediately to Security at 5555 or 8870 or by dialing 911 when incidents occur off campus. Laboratory Security will assist victims in reporting incidents to the police at the victim’s request and ensure victims receive immediate medical assistance.

All efforts should be made to preserve evidence. Certain actions destroy physical evidence that may be necessary to convict an assailant. Victims are advised not to bathe, change clothing, comb their hair, or brush their teeth before receiving medical attention and to avoid disturbing the area where the crime occurred.

If requested by the victim, the Laboratory will make reasonable changes to their living or working conditions after a sexual offense has been reported. This may include reassignment of housing or a temporary or permanent work reassignment. These changes may also be made for the alleged assailant if deemed appropriate by the Laboratory.
During the investigation of the alleged sexual offense, the victim or the alleged assailant may request a leave of absence until the incident has been resolved. This policy helps to protect the victim and the alleged assailant from a hostile campus environment. The Laboratory will evaluate alleged incidents on a case-by-case basis to determine if these actions are warranted. The victim and the alleged assailant are encouraged to seek legal counsel to ensure fairness in any proceedings.

Incoming students are made aware of the availability of sexual assault prevention and counseling information during orientation.

**Domestic Violence and Intimate Partner Violence**

Domestic Violence and Intimate Partner Violence are offenses which exhibit a pattern of coercive tactics, including physical, psychological, sexual, economic, and emotional abuse perpetrated by one person against an adult intimate partner, with the goal of establishing and maintaining power and control over the victim. Domestic violence is more often associated with two people living in the same dwelling; however, violent behavior is not limited to the confines of the home. Intimate partner violence (IPV) may be more recognizable to the college student. IPV occurs between two partners in a close relationship, exhibiting four types of behavior: physical violence; sexual violence; threats with the intent to cause harm; or emotional abuse.

The physical or emotional abuse may not happen continually but it is still abuse even if your partner has exhibited violent behavior only a few times. Victims can be any age, gender, ethnicity, religious affiliation, or sexual orientation.

Signs of an unhealthy relationship include threats and accusations, name calling, humiliation, possessiveness, intimidation and violence – shouting, hitting, and forced sex.

If you experience or feel threatened by violence you are a victim. If domestic violence or intimate partner violence occurs go to a safe place and contact the proper authorities. If you are in an abusive relationship it is important to take it seriously and seek assistance. It is recommended that the victimized person seek counseling to effectively address the situation, and to contact the authorities to understand the laws that are in place to protect them.

**Stalking**

Stalking represents a pattern of unwanted and repeated attention, harassment, contact, or other conduct directed at a particular person that causes a reasonable person to experience fear. This conduct can include:

- Unwanted watching or following
- Driving by your residence, workplace, or in close proximity
- Threatening phone calls or hang ups
• Sending hate mail; sending unwanted faxes, letters, and emails; or delivering unwanted objects.

Stalking, if unreported, may escalate to more aggressive behavior. Cyber stalking is on the rise with the use of GPS, installation of spyware, posting on the internet, chat rooms, and other unsolicited use of technology.

Stalking is a crime and should be reported to Security Operations at the Laboratory and/or the local police department.

The victim of an offense of Domestic Violence, Intimate Partner Violence, or Stalking has the option of pursuing charges against the perpetrator in an or all of the following ways.

• Criminal Prosecution: making a report to the authorities does not mean that the victim has to press charges. However, it does begin the legal process should the victim decide to pursue prosecution at a later date. If necessary it is advisable to seek an Order of Protection
• Civil Suit: the victim has the option of consulting an attorney to initiate a suit in civil court for damages. The purpose of a civil suit is to compensate the victim for the wrong done to him or her. Civil action may be brought against the assailant regardless of whether criminal charges are pursued.

Applicable Laws and Penalties Relating to Domestic Violence, Intimate Partner Violence and Stalking Offenses

<table>
<thead>
<tr>
<th>Crime</th>
<th>Class</th>
<th>Maximum Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harassment-2nd Degree</td>
<td>Violation</td>
<td>15 days</td>
</tr>
<tr>
<td>Harassment -1st Degree</td>
<td>B Misdemeanor</td>
<td>3 months</td>
</tr>
<tr>
<td>Aggravated Harassment -2nd Degree</td>
<td>A Misdemeanor</td>
<td>1 year</td>
</tr>
<tr>
<td>Aggravated Harassment-1st Degree</td>
<td>E Felony</td>
<td>4 years</td>
</tr>
<tr>
<td>Assault-3rd Degree</td>
<td>A Misdemeanor</td>
<td>1 year</td>
</tr>
<tr>
<td>Assault-2nd Degree</td>
<td>D Felony</td>
<td>7 years</td>
</tr>
<tr>
<td>Assault-1st Degree</td>
<td>B Felony</td>
<td>25 years</td>
</tr>
<tr>
<td>Criminal Obstruction of Breathing</td>
<td>A Misdemeanor</td>
<td>1 year</td>
</tr>
<tr>
<td>or Blood Circulation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strangulation-2nd Degree</td>
<td>D Felony</td>
<td>7 years</td>
</tr>
<tr>
<td>Strangulation-1st Degree</td>
<td>C Felony</td>
<td>15 years</td>
</tr>
</tbody>
</table>

Bias Related Crime Prevention Information

Section 6436 of the New York State Education Law establishes requirements that colleges provide information to students concerning bias related crime. Bias related criminal acts are referred to in the NYS Penal Law as hate crimes.
Bias crimes, or hate crimes are defined by the FBI as any criminal offense committed against a person or property which is motivated, in whole or in part, by the offender’s bias against a race, religion, disability, ethnicity/national origin, or sexual orientation.

These crimes may include acts involving physical assaults, verbal harassment, vandalism, robbery, sexual assault, and murder.

Bias- motivated violence or threats on college and university campuses targeting students, faculty, and staff impair the educational mission of an institution and deprive young men and women of the opportunity to live and learn in an atmosphere free of fear and intimidation.

The School of Biological Sciences is committed to providing a safe and secure environment, free from intolerance and intimidation directed toward any individual or group protected under the Bias Crimes and /or Hate Crimes as defined hereunder.

**Applicable Laws, Ordinances and Regulations**

Section 485.05 New York State Penal Law Hate Crimes

1. A person commits a hate crime when he or she commits a specified offense and either:

   (a) intentionally selects the person against whom the offense is committed or intended to be committed in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person, regardless of whether the belief or perception is correct, or

   (b) intentionally commits the acts or acts constituting the offense in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person, regardless of whether the belief or perception is correct.

2. Proof of race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of the defendant, the victim or of both the defendant and the victim does not, by itself, constitute legally sufficient evidence satisfying the people’s burden under paragraph (a) or (b) of subdivision one of this section.

**Penalties for Commission of Hate Crimes**

Section 485.10 New York State Penal Law Sentencing

1. When a person is convicted of a hate crime pursuant to this article, and the
specified offense is a violent felony offense, as defined in section 70.02 of this chapter, the hate crime shall be deemed a violent felony offense.

2. When a person is convicted of a hate crime pursuant to this article and the specified offense is a misdemeanor or a class C, D or E felony, the hate crime shall be deemed to be one category higher than the specified offense, the defendant committed, or one category higher than the offense level applicable to the defendant’s conviction for an attempt or conspiracy to commit a specified offense, whichever is applicable.

3. Notwithstanding any other provision of law, when a person is convicted of a hate crime pursuant to this article and the specified offense is a class B felony:

   (a) the maximum term of the indeterminate sentence must be at least six years if the defendant is sentenced pursuant to section 70.00 of this chapter;
   (b) the term of the determinate sentence must be at least eight years if the defendant is sentenced pursuant to 70.02 of this chapter;
   (c) the term of the determinate sentence must be at least twelve years if the defendant is sentenced pursuant to section 70.04 of this chapter;
   (d) the maximum term of the indeterminate sentence must be at least four years if the defendant is sentenced pursuant to section 70.05 of this chapter; and
   (e) the maximum term of the indeterminate sentence or the term of the determinate sentence must be at least ten years if the defendant is sentenced pursuant to section 70.06 of this chapter.

4. Notwithstanding any other provision of law, when a person is convicted of a hate crime pursuant to this article and the specified offense is a class A-1 felony, the minimum period of the indeterminate sentence shall not be less than twenty years.

**Procedures for Dealing with Bias Related Crimes**

Cold Spring Harbor Laboratory strongly urges victims to report any crimes immediately to Security at extensions 5555 or 8870, or by dialing 911 when incidents occur off campus. Laboratory Security will assist victims in reporting incidents to the police at the victim’s request and ensure victims receive immediate medical assistance and support when necessary.

Laboratory Security Officers responding to a possible bias related crime will make every effort to control a situation in a manner that reduces further threat to life and property, protect potential evidence by securing the area, and obtain all pertinent information relative to description of perpetrators, weapons, vehicles, direction of flight, and witnesses. Factors to be considered by responding security officers are signs, symbols, words, or statements that may indicate that the crime is motivated by hate. Upon arrival of police personnel, the
ranking officer will take charge of the scene and Laboratory Security will render assistance as necessary.

The responding security officer will notify the Director of Security Operations and the Chief Facilities Officer as soon as practical. It shall be the responsibility of the Director of Security Operations to apprise and update principal members of the School of Biological Sciences administration of all bias related crimes and their subsequent investigation.

CSHL’s Security Operations will cooperate fully and coordinate with local law enforcement agencies in the investigation of a suspected bias related crime. The investigating law enforcement agency will review all evidence and determine if the crime committed is to be classified and investigated as a bias crime.

Nature of Circumstances Relating to Bias Crime on College Campuses

Despite the fact that colleges and universities are widely viewed bastions of tolerance and understanding, the number of hate crimes may suggest otherwise. The primary factor appears to be the increase in enrollment of racial and ethnic minorities. The enrollment of minority students has more than doubled since 1976 according to the Department of Education. This diversity on campuses is unfamiliar to many students who may come from racially isolated environments. Alcohol misuse and the fact that students face much less direct supervision are also cited as contributing factors in the commission of bias related crimes on campuses.

Because the basis for their attack is their identity, the impact of victimization on bias crime victims can often be emotionally traumatic. Hate crime victims must not only endure the primary physical injuries incurred during the crime, but often experience heightened vulnerability, fear, and prolonged periods of stress and disassociation long after the attack.

The Laboratory will make every effort to render all necessary assistance, counseling, and support in order to ensure the health and wellbeing of the victims of bias related crimes.

Counseling, Support Services and Additional Information regarding Sexual Assault, Domestic Violence, Intimate Partner Violence, Stalking, and Bias Related Crime include:

Anyone who believes they may be a victim of bias-related incidents and/or hate crimes is encouraged to utilize the counseling and support services provided by the SightMD Center for Health and Wellness, an on-site center for benefits-eligible CSHL students and employees, open Monday-Friday from 9am-1pm and 2pm-5pm, which is equipped to provide free, confidential, and professional medical care. The SightMD Center for Health and Wellness is located in Dolan Hall, East Wing, and can be reached at 516-422-4222 or CSHLWellness@NSHS.edu. The SightMD Center for Health and Wellness offers free on-site counseling services for benefits-eligible students and employees. Sessions are available on Wednesdays 8am-5pm and Fridays 12pm-5pm.

The Laboratory’s Title IX Coordinator (blockro@cshl.edu) and/or VP, Human Resources Department (raftery@cshl.edu) is available to assist victims in making use of these services.
North Shore University Hospital (888 321-DOCS) and Stony Brook University Hospital (631 444-2499) are both “SANE” sites (Sexual Assault Nurse Examiner). These nurses are specially trained to care for victims of sexual assault and to conduct a medical evidence collection kit. The CSHL Center for Health and Wellness and Security Operations can provide assistance and support if transportation to the hospital is requested or required.

Nearby Huntington Hospital will provide professional counseling to victims in the Emergency Room and will also provide out-patient assistance and referral if necessary. Emergency Room staff may be contacted at 631 351-2300.

The Safe Center is a private, not-for-profit corporation that provides comprehensive services to victims of sexual assault and domestic or dating abuse. Their 24/7 Hotline is 516 542-0404. http://thesafecenterli.org/

Counseling, information on victims’ rights, court accompaniment and other support services are available through the Victims Information Bureau of Suffolk. http://www.vibs.org/ The VIBS 24/7 Rape Crisis Hotline can be reached at 631 360-3606. Appointments may be made by calling 631 360-3730. These services are free of charge and completely confidential.

OPTUM, the Laboratory’s Employee Assistance Program (EAP) is available for counseling at no expense 24 hours a day, 7 days a week by calling 1-866-248-4094. (Press 2 to identify as an EAP member).

The Office for Prevention of Domestic Violence or (OPDV) can be accessed at opdv.state.ny.us

An online Domestic Violence Survival Kit is available at www.dvguide.com

Stalking Resource Center can be accessed at www.victimsofcrime.org

**Student Advisories and Updates Relating to Security Procedures**

Laboratory Security will notify students in a timely manner if a serious crime is committed on campus, or at an off-campus residence, and when criminal activity committed in the vicinity of our campuses is considered a serious or continuing threat to students and employees. Direct email, individual voice messaging and Lab-wide security alerts over the intranet will be used to disseminate this information.

Students are strongly encouraged to enroll in the CSHL Emergency Alert System. This system enables the Laboratory to communicate critical information and direction via cell phones, land line phones, email addresses or texting devices during an emergency.

Additionally, Cold Spring Harbor Laboratory is a member of the Nassau County Police Department Security Police Information Network (SPIN), the Suffolk County Police
Department Shield Program and other crime prevention partnerships between law enforcement and the private sector which seek to increase public safety through the sharing of important and timely information. Through these two-way email systems, Laboratory Security receives information daily regarding local crime patterns, missing persons, crime prevention information, and other security related issues. Laboratory Security will disseminate timely alerts and all relevant public safety information about activities which may be considered a continuing threat to students and staff whenever necessary via our CSHL Emergency Alert System, Lab Wide e-mail and through the intranet.

**Policy on the Prohibition of the Marketing of Credit Cards on CSHL Property**

In compliance with Section 6437 of Article 129-A of the Education Law, Cold Spring Harbor Laboratory (CSHL) has adopted the following prohibition of credit card marketing:

No person, corporation, financial institution nor any other business entity that promotes, offers, or accepts applications for a credit card shall solicit current or potential students for credit card applications, nor conduct any other activity in connection with credit card solicitation on CSHL property or at CSHL sponsored events. These prohibited acts include but are not limited to the posting of material on CSHL property, setting up display tables on CSHL property, inserting credit-card promotional materials into shopping bags that are used in the CSHL shop or bookstore or at events sponsored by CSHL and mailing advertisements in CSHL campus mailboxes or locations, and any other marketing of credit cards.

**For More Information**

Information about the Laboratory’s security policies and crime statistics is available at the Laboratory’s Security Office, located in the Richards Building.

**Laws and Regulations:**

New York State Education Laws Article 129A and 129B

**Who to Contact**

Fire Department/Ambulance .................................................................9-911

Police .....................................................................................................9-911

Laboratory Security (Emergencies)....................................................5555
Plan for Responding to an On-Campus Violent Felony, Hate Crime or a Missing Person Report

1.0 PURPOSE

To provide guidelines for how the Laboratory responds to an on-campus violent felony, hate crime, or a missing person report, in compliance with NY Education Law Article 129-A, Section 6434.

2.0 SCOPE

This Plan applies only to a violent felony or hate crimes committed at or on Cold Spring Harbor Laboratory’s grounds.

3.0 RESPONSIBILITY

The interpretation and administration of this Plan is the responsibility of the Director of Security.

4.0 DEFINITIONS

A. “Violent Felony” is defined in New York Penal Law §70.02.

B. “Hate Crime” is defined in New York Penal Law §485.05.

C. “Missing Person” is defined as a member of the Cold Spring Harbor Laboratory (“CSHL” or “Laboratory”) community who resides in Laboratory housing and who is reported to the
Laboratory as missing. The Laboratory will assess if the person’s absence from campus is unexplained and raises reasonable cause for concern.

4.1 PROCEDURE

A. The Laboratory’s Director of Security operations must be notified and will take immediate action in response to receiving a report of a violent felony, hate crime or a missing person.

B. As soon as practicable but in no case more than twenty-four (24) hours after receiving notice of a reported violent felony, hate crime or missing person, as defined above, the Director of Security will report the matter to the Nassau County Police Department, the Suffolk County Police Department, or other law enforcement as appropriate, depending on which CSHL property the reported incident took place.

C. The Laboratory maintains written agreements with appropriate local law enforcement agencies providing for the prompt investigation of such crimes and reports. The Laboratory will cooperate and coordinate with and provide assistance to appropriate law enforcement, which will investigate the reported matter in accordance with its own procedures. In addition, the Laboratory will follow its internal investigation plan.

D. The Laboratory’s reporting obligations are subject to the rights of sexual assault victims under federal and state law to decide whether or not to report such incidents to law enforcement. The Laboratory will:

1. inform each victim of a sexual offense of their options to notify proper law enforcement authorities, including on-campus and local police;

2. inform the victim of a sexual offense of the right to report or not report such offense to local law enforcement agencies; and

3. offer the option to be assisted by campus authorities in notifying such authorities, if the victim of sexual assault, so chooses, all in compliance with applicable federal and state law.
Computer Usage Policy

1.0 PURPOSE

Cold Spring Harbor Laboratory (“Laboratory” or “CSHL”) computing resources are powerful tools that are made available to support CSHL’s research and education missions and its administrative and other business functions. This was established to notify all Authorized Users of Laboratory Computer Systems (defined below) of the acceptable uses of those systems, help ensure appropriate use of CSHL resources, and reduce the legal and financial liabilities of CSHL and the Authorized Users.

2.0 SCOPE

This policy will apply to “Authorized Users”, meaning all CSHL employees, students, visiting scientists, consultants, or other individuals authorized by CSHL to access and use the Laboratory’s Computer Systems. “Laboratory Computer Systems” means all computers, networks, servers, services and all devices at any time on the Laboratory network systems (including, but not limited to, voice, video and data networks, switches, routers and storage devices), whether or not administered or owned by the Laboratory, and all Laboratory-owned computers.

3.0 RESPONSIBILITY

The interpretation and administration of this policy is the responsibility of the Vice President, Chief Human Resources Officer.

4.0 Acceptable Uses of Laboratory Computer Systems, Internet and E-Mail:

4.1 All Authorized Users benefit from the use of Laboratory Computer Systems, but it must be kept in mind that all such use reflects on CSHL and its reputation. Authorized Users of the Laboratory Computer Systems are responsible for exercising good judgment when using Laboratory Computer Systems, and are expected to be mindful of and respectful towards CSHL and members of the CSHL community. Authorized Users should take personal responsibility for adhering to the Laboratory’s standards of appropriate conduct and propriety. These standards, at an individual level, include the commitment to a professional work environment in which all individuals are treated with respect and dignity and do not experience discrimination or harassment. On an institutional level, these standards include a recognition that Laboratory Computer Systems are provided to support the Laboratory’s research and education missions, and that misuse of these resources is damaging to the Laboratory community and threatens the efficiency and integrity of the Laboratory’s operations.

4.2 Laboratory Computer Systems, Internet, Intranet and e-mail access are Laboratory property and are primarily intended for CSHL’s scientific and business use. The Laboratory encourages the use of Laboratory Computer Systems to make communication more efficient and effective.

4.3 Incidental and occasional personal use of Laboratory Computer Systems consistent with CSHL policy and rules is permitted so long as such use does not disrupt or distract from the conduct of Laboratory business, due to volume or frequency. Consistent with the foregoing, the Laboratory
recognizes that from time to time, Authorized Users may send or receive a limited amount of personal, non-commercial e-mail messages from their CSHL e-mail addresses.

4.4 Authorized Users assume personal responsibility for the use of their accounts and are responsible for maintaining the security of their accounts, including their passwords. Passwords on all computers and software applications at Laboratory locations (including those not maintained by the IT Department) must follow the current Laboratory guidelines.

4.5 Authorized Users assume personal responsibility for protecting their computers. Protection from malware, such as viruses and spyware, must be installed as per Laboratory guidelines. Authorized Users also assume personal responsibility for proper use of the network, and must not install network devices (such as wireless access points, hubs, and routers) without notification to and permission from the IT Department.

4.6 Authorized Users of the Laboratory Computer Systems should respect the shared nature of the Laboratory’s computing resources and refrain from activities that will interfere with the ability of others to use those resources.

5.0 Improper/Unacceptable Uses of the Internet and Laboratory E-Mail:

5.1 The Laboratory continually strives to provide a positive working environment for its employees and students. Authorized Users of the Laboratory Computer System that do not contribute to that goal, or potentially harm the Laboratory and/or its employees and students, are not permitted.

5.2 The Laboratory Computer Systems may not be used for printing, viewing, transmitting, retrieving or storage of any communications or materials that are obscene. Using the Laboratory Computer Systems for harassment of any kind is strictly prohibited. No profane or defamatory messages or messages with derogatory or inflammatory remarks about an individual’s race, color, creed, religion, sex, pregnancy status, national origin, mental or physical disability, age, veteran status, military status, citizenship status, marital status, familial status, sexual orientation, gender identity or expression, genetic information, sexual and reproductive health decision making, status as a victim of domestic violence, sex offenses or stalking, or any other characteristic protected by law shall be transmitted using the Laboratory Computer Systems. In considering whether an electronic communication or material may be inappropriate, a user should consider whether the content, style or timing of the communication or material would be perceived as hostile or unwelcome by any recipient or would be unlawful if made public (including through the media or in a court proceeding) and/or if the author was publicly identified.

5.3 The Laboratory Computer Systems may not be used for any purpose that is illegal, or against Laboratory policy. Solicitation of non-Laboratory business through the use of the Laboratory Computer Systems is also prohibited.

6.0 Communications:

6.1 All communications sent by Authorized Users via the Laboratory Computer Systems must comply with federal, state and local law as well as other Laboratory policies. Each Authorized User is responsible for the content of all text, audio or images that they place or send over the Laboratory’s Computer Systems. No e-mail or other electronic communications may be sent which hides the identity of the sender or represents the sender as someone else or someone other
than themselves. All messages communicated on the Laboratory’s e-mail/Internet system (including those communications that are outside of the scope of an Authorized User’s job/employment) should contain the Authorized User’s name. Any messages or information sent by an Authorized User to another individual outside the Laboratory via an electronic network (e.g., bulletin board, online service or Internet) are statements that reflect on the Laboratory. While some users may include personal “disclaimers” in electronic messages, there is still a connection to the Laboratory. Statements damaging to the Laboratory and its reputation are not permitted.

7.0 Software:

7.1 Infringement of software copyrights subjects the Laboratory and Authorized Users of the Laboratory Computer Systems to substantial financial liability and damages. The Laboratory licenses the use of computer software from a variety of outside companies and does not own such software. Unless authorized by the software developer, the Laboratory does not have the right to reproduce such software except for backup purposes. Authorized Users shall not download or upload unauthorized software over the Internet, nor shall they install software on any machine other than the one the license was originally purchased for, unless the software is completely removed from the original machine and the software company allows this transfer.

7.2 To be sure all software is properly licensed, Authorized Users should give advance notification to the Information Technology Department before installing new software. All software installed must be registered to the Laboratory. Authorized Users should contact the Information Technology Department if they have any questions.

8.0 Copyrights:

8.1 Copyrights promote the dissemination of information by protecting author’s and publisher’s rights. This promotes publication and avoids excessive secrecy. Authorized Users may not transmit copyrighted material on the Laboratory’s e-mail/Internet system that belongs to entities other than the Laboratory. All Authorized Users obtaining access to other firms’ or individuals’ materials must respect all copyrights and may not copy, retrieve, modify or forward copyrighted materials, except with permission, or as a single copy, to reference only.

9.0 Security:

9.1 The Laboratory does not routinely monitor the contents of e-mails and files of its Computer System. To ensure privacy of its Authorized Users, all Authorized Users are prohibited from reading personal e-mails and files of other Authorized Users without their express prior approval. The Laboratory does track and monitor patterns of use (and potential abuse) to determine cost and usage of the Laboratory Computer Systems, and for the purpose of computer system maintenance and/or protection.

9.2 Under very infrequent circumstances, there may be reasons or requirements for the Laboratory to read and monitor certain e-mails or files more closely. For example, the Laboratory may be required to allow such monitoring in response to a court order or other legal requirement. In such circumstances, any and all telephone conversations or transmissions, electronic mail or transmissions, or Internet access or usage by an Authorized User by any electronic device or system, including but not limited to the use of a computer or telephone may be subject to
monitoring at any times and by any lawful means. Such monitoring is not permitted without the prior authorization of (i) the Chief Information Officer and (ii) the Vice President, Human Resources, the Director of Research, or the Vice President, General Counsel. Abuse of this section will result in serious disciplinary action including possible termination of employment or student status.

10.0 Confidential Information:
10.1 Confidential information, particularly medical information or personal or private data typically thought to be non-public (such as an individual’s social security number, health information or academic record), must be used and maintained according to applicable law, Laboratory policies, rules or guidelines and Laboratory contractual obligations regarding the use and maintenance of such data. Those who handle confidential information as part of their job duties must follow applicable operating procedures for working with the information.

10.2 Authorized Users may gain access to confidential or proprietary information through contractual arrangements entered into by CSHL. Authorized Users must not knowingly violate the Laboratory’s contractual obligations that restrict the use or maintenance of such information.

10.3 Faculty and other Authorized Users who use the Laboratory Computer Resources to collect, examine, analyze, transmit or store research information that is required by law or regulation to be held confidential or for which a promise of confidentiality has been given are responsible for taking steps to protect such confidential research information from unauthorized access or modification. In general, this means storing the information on a computer or auxiliary hard drive that provides strong access controls (passwords) and encrypting files, documents, and messages for protection against inadvertent or unauthorized disclosure while in storage or in transit over data networks. Robust encryption and passwords must be used to protect Confidential Research Information, and is strongly recommended for information stored electronically on all computers, especially portable devices such as notebook computers, Personal Digital Assistants (PDAs), and portable data storage (e.g., auxiliary hard drives, memory sticks) that are vulnerable to theft or loss, as well as for information transmitted over public networks.

11.0 IT Staff access to Private Emails and Files:
11.1 Members of the Information Technology Department (IT) may from time to time be exposed to and need to work on, copy, retrieve, modify or read portions of others personal emails and files as required by their job (for example, IT may conduct searches for viruses or “spamming” problems, etc.). Members of the IT staff will not read or pry into the personal e-mail of Authorized Users beyond that which is reasonably necessary to perform their job-related duties. Abuse of this section of this Policy by members of the IT staff will result in serious disciplinary action, including discharge of employment.

12.0 Violations:
12.1 According to applicable copyright law, persons involved in the illegal reproduction of
software can be subject to civil damages and criminal penalties. Any Authorized User who violates the terms of this Policy or abuses the privilege of Laboratory-facilitated access to Laboratory Computer Systems will also be subject to corrective action.

Contacts:

Computer Systems and Security:
Vice President, Chief Information Officer
MaryJo Zaborowski

Software License Issues:
Administrative Manager
Bobbie Peters

Harassment:
Vice President, Chief Human Resources Officer
Katie Raftery

Legal Issues:
Vice President, General Counsel
Debra Arenare

This Policy has been amended effective March 5, 2024
Cold Spring Harbor Laboratory Computer Systems User Agreement

I have read the aforementioned Policy and agree to follow all of the terms and procedures that are set forth therein and all policies and guidelines located on Information Technology’s Intranet page at: http://intranet.cshl.edu/administration/information-technology/policies.

As an Authorized User of the Laboratory Computer Systems, gateway to the Internet and e-mail system, I understand that this Policy applies to me.

I am aware that violations of the Cold Spring Harbor Laboratory Computer Systems Usage Policy may subject me to disciplinary action.

I understand that this Policy can be amended by the Laboratory at any time and that I will be notified of any such changes.

I have read and accept the terms of this Policy.

_________________________________
Signature

_________________________________
Printed Name

_________________________________
Date
Table of Contents

1.0 PURPOSE.................................................................................................................. 1
2.0 SCOPE....................................................................................................................... 1
3.0 EQUAL EMPLOYMENT OPPORTUNITY ("EEO")/DISCRIMINATION PREVENTION ........................................ 1
4.0 HARASSMENT PREVENTION ................................................................................. 2
   Harassment Defined..................................................................................................... 2
   Sexual Harassment Defined......................................................................................... 3
   Types of Sexual Harassment....................................................................................... 3
   Bystander Intervention............................................................................................... 4
5.0 RETALIATION PREVENTION .................................................................................. 5
6.0 SUPERVISORY RESPONSIBILITIES ........................................................................ 5
7.0 PROCEDURES FOR REPORTING VIOLATIONS OF THIS POLICY ...................... 6
8.0 COMPLAINTS, INVESTIGATIONS, AND DISCIPLINARY ACTION ........................ 7
9.0 LEGAL PROTECTIONS AND EXTERNAL REMEDIES ...................................... 8
   The United States Equal Employment Opportunity Commission (EEOC)............. 8
   New York State Division on Human Rights............................................................... 8
   Additional Local Protections..................................................................................... 9

Appendix A: Complaint Form for Reporting Discrimination, Harassment, or Retaliation........ 11
Appendix B: Examples of Harassment, Including Sexual Harassment and Retaliation........ 14
Appendix C: Sponsored Program Procedures and Reporting Requirements Relating to
Harassment..................................................................................................................... 16
Appendix D: NASEM Iceberg Model............................................................................. 18
Appendix E: Supportive Measures................................................................................ 19
Acknowledgement and Agreement............................................................................... 20
1.0 PURPOSE

The Laboratory is committed to providing equal employment opportunities and a workplace that is respectful, productive, and free from discrimination, harassment, and retaliation. The purpose of this Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy (the “Policy”) is to establish the Laboratory’s expectations for a productive and positive work environment, alert employees to their legal rights under applicable laws, and provide information on options for raising concerns either internally or externally.

2.0 SCOPE

2.1 The protections under this Policy apply to the Laboratory’s employees, and also includes the following covered individuals: applicants, interns, and non-employees working at the Laboratory, and students enrolled in a research program at the Laboratory, including visiting students, regardless of immigration status (“Other Covered Persons”). A non-employee is someone who is (or is employed by) a contractor, subcontractor, vendor, consultant, volunteer or anyone else providing services in the workplace. Protected non-employees include persons commonly referred to as independent contractors, “gig” workers, and temporary workers.

2.2 Conduct not falling under the scope of this Policy may be addressed under other Laboratory policies. For example, the Laboratory also maintains a Code of Conduct, which sets forth standards for honest, lawful, respectful and ethical conduct. A copy of the Code of Conduct is available on the Intranet.

2.3 For purposes of this Policy, the workplace includes not only Laboratory-owned or operated locations, but also off-campus or off-site research facilities, field sites, and while in attendance at conferences and workshops connected to Laboratory activities or programs.

2.4 The administration of this Policy shall be the responsibility of the Vice President, Chief Human Resources Officer.

3.0 EQUAL EMPLOYMENT OPPORTUNITY ("EEO")/DISCRIMINATION PREVENTION

3.1 Cold Spring Harbor Laboratory is an equal employment opportunity employer and does not discriminate against any employee, intern, student, applicant, or non-employee working at the Laboratory, because of actual or perceived race, color, creed, religion, sex, pregnancy status, national origin, mental or physical disability, age, veteran status, military status, citizenship status, marital status, familial status, sexual orientation, gender identity or expression, status as a victim of domestic violence, sexual violence, or stalking, genetic information, caregiver status, sexual or reproductive health decisions, or immigration or citizenship status, or any other characteristic protected by applicable law (referred to as “Protected Status”).

3.2 All activities of the Laboratory, including, but not limited to, recruiting and hiring, recruitment advertising, promotions, performance appraisals, training, job assignments, compensation, demotions, transfers, terminations (including layoffs), benefits, and other terms, conditions, and privileges of employment, are and will be administered on a non-discriminatory basis, consistent with all applicable federal, state, and local requirements.
3.3 Discrimination in the workplace based on a person’s Protected Status (as defined above) is unlawful, may subject the Laboratory to liability for the harm experienced by targets of discrimination, and will not be tolerated by the Laboratory. Discrimination occurs when an individual is treated differently on the basis of a Protected Status. Any person covered by this Policy who engages in discrimination will be subject to appropriate discipline, as described below.

4.0 HARASSMENT PREVENTION

Harassment in the workplace based on a person’s Protected Status (as defined above in the EEO/Discrimination Prevention section of this policy) will not be tolerated by the Laboratory and is unlawful. Individuals who engage in unlawful harassment may be individually subject to liability and employers or supervisors who fail to report or act on such conduct may be liable for aiding and abetting such behavior. In addition, harassment of any sort, whether or not based on a person’s Protected Status, is prohibited by the Laboratory’s Code of Conduct. Employees and Other Covered Persons at every level who engage in harassment, including managers and supervisors who engage in or who allow such behavior to continue, will be penalized for such misconduct.

A. Harassment Generally Defined

4.1 Harassment is any unwelcome verbal, visual, written, or physical conduct that occurs with the purpose or effect of creating an intimidating, hostile, degrading, humiliating, or offensive environment or unreasonably interferes with an individual’s work performance. In general, harassment is unlawful when it subjects an individual to inferior terms, conditions, or privileges of employment because of their Protected Status. Any harassing conduct, even a single incident, can be discrimination and is covered by this policy. The impacted person does not need to be the intended target of the harassment. Examples of harassment can be found in Appendix B.

4.2 Unlawful harassment is not limited to Laboratory-owned or operated locations. It can occur, for example, while individuals are traveling for business, at Laboratory events or parties, or at off-campus or off-site research facilities, field sites, and during conferences and workshops, and is not restricted to work hours. Harassment can occur when employees and Other Covered Persons are working remotely as well. Harassment can happen on virtual meeting platforms and in messaging apps, as well as through calls, texts, emails, and social media.

4.3 Consistent with the Laboratory’s Computer Usage Policy, computers, computer files, software, email systems, messaging platforms, and voice mail furnished by the Laboratory may not be used for any improper purpose. For example, any use, display, or transmission of intimidating, hostile, degrading, humiliating, offensive, or sexually explicit images, messages, or cartoons is strictly prohibited. Use of the Laboratory’s property to maintain or communicate material or information of such a harassing nature, including sexually harassing content, will not be tolerated.

4.4 Harassment and/or discrimination experienced by an employee or Other Covered Person can be impacted by biases and identities beyond an individual’s gender, including but not limited to an individual’s race, immigration status, or past experiences as a survivor of domestic violence. Individuals bring personal history with them to the workplace that might impact how they interact with certain behavior. In the interest of creating a safe and equitable workplace, it is especially important for all employees and Other Covered Persons to be aware of how words or actions might impact someone with a different
experience than their own.

B. Sexual Harassment Defined

4.5 Sexual harassment is a form of sex discrimination and is unlawful under federal, state, and (where applicable) local law. The Laboratory prohibits any form of sexual harassment, and all individuals are required to work in a manner that prevents sexual harassment in the workplace. This policy is one component of the Laboratory’s commitment to a discrimination-free work and learning environment.

4.6 Sexual harassment includes harassment on the basis of sex, sexual orientation, self-identified or perceived sex, gender expression, gender identity, and the status of being transgender. Sexual harassment, includes but is not limited to sexual contact, touching, or expressions of a sexually suggestive nature and sexual violence. Sexual harassment includes all forms of gender discrimination including gender role stereotyping and treating individuals differently because of their gender. **Examples of sexual harassment can be found in Appendix B.**

4.7 Respecting an individual’s gender identity is a necessary first step in establishing a safe workplace. The gender spectrum is nuanced, but the three most common ways people identify are cisgender, transgender, and non-binary.

1. A cisgender person is someone whose gender aligns with the sex they were assigned at birth.

2. A transgender person is someone whose gender is different than the sex they were assigned at birth.

3. A non-binary person does not identify exclusively as a man or a woman. They might identify as both, somewhere in between, or completely outside the gender binary. Some may identify as transgender, but not all do.

4.8 Sexual harassment includes any unwelcome conduct which (1) is either directed at an individual because of that individual’s sex, gender identity, or gender expression (perceived or actual), or is of a sexual nature and (2) has the purpose or effect of unreasonably interfering with an individual’s work performance or creates an intimidating, hostile, or offensive work environment.

4.9 Sexual violence is a form of sexual harassment. Sexual violence, as defined by the Office of Civil Rights refers to physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent (e.g. due to the victim’s age or use of drugs or alcohol or because of an intellectual or other disability that prevents the victim from having the capacity to consent.) A number of different acts fall into the category of sexual violence, including rape, sexual assault, sexual battery, sexual abuse, and sexual coercion.

4.10 There are two main types of sexual harassment:

1. Behaviors that contribute to a **hostile work environment** include, but are not limited to, words, signs, jokes, pranks, intimidation, or physical violence which are of a sexual nature, or which are directed at an individual because of that individual’s sex, gender identity, or gender expression. Sexual harassment also consists of any unwanted verbal or physical advances, or sexually explicit or discriminatory statements which an employee or Other Covered Person finds offensive or objectionable, causes an employee or Other Covered Person discomfort or humiliation, or interferes with the employee’s job performance.
2. Sexual harassment also occurs when a person in authority tries to trade job benefits for sexual favors. This type of sexual harassment occurs when employment depends implicitly or explicitly on accepting such unwelcome behavior; or when decisions regarding an individual’s employment are based on an individual’s acceptance to or rejection of such behavior. This can include hiring, promotion, continued employment, or any other terms, conditions, or privileges of employment such as what shifts and how many hours an employee might work, project assignments, as well as salary decisions. This is also called **quid pro quo** harassment.

4.11 Sexual harassment can occur between any individuals, regardless of their sex or gender and does not have to be between members of the opposite sex or gender. **Harassers can be anyone in the workplace, including** a supervisor, supervisee, coworker, independent contractor, contract worker, vendor, client, or visitor.

4.12 No supervisor or other individual providing services in the workplace shall threaten or insinuate, either explicitly or implicitly, that another individual’s refusal to submit to sexual advances will adversely affect that person’s employment, work status, evaluation, compensation, advancement, assigned duties, shifts, or any other term, condition, or privilege of employment or career development. Similarly, no supervisor or other individual providing services in the workplace shall promise, imply, or grant any preferential treatment or employment opportunities in return for sexual favors.

C. **Bystander Intervention**

4.13 There are five standard methods of bystander intervention that can be used when anyone witnesses harassment or discrimination and wants to help.

1. A bystander can interrupt the harassment by engaging with the individual being harassed and distracting them from the harassing behavior;

2. A bystander who feels unsafe interrupting on their own can ask a third party to help intervene in the harassment;

3. A bystander can document the harassment incident to benefit a future investigation;

4. A bystander might check in with the person who has been harassed after the incident, see how they are feeling and let them know the behavior was not ok; and

5. If a bystander feels safe, they can confront the harassers and name the behavior as inappropriate. When confronting harassment, physically assaulting an individual is never an appropriate response.

Though not exhaustive, and dependent on the circumstances, the guidelines above can serve as a brief guide of how to react when witnessing harassment in the workplace. Anyone witnessing harassment as a bystander is encouraged to report it as described in Section 7.0. A supervisor or manager that is a bystander to harassment is required to report it.
5.0 RETALIATION PREVENTION

5.1 The Laboratory’s commitment to equal employment opportunity and a workplace that is free of discrimination, unlawful harassment, including sexual harassment, and retaliation ensures that employees or Other Covered Persons may raise concerns under the Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy without fear of retaliation.

5.2 Individuals engage in protected activity by making a complaint or report of harassment, discrimination, or retaliation; testifying or assisting in a proceeding involving discrimination, unlawful harassment, or retaliation under federal, state, or local laws; or encouraging colleagues to report discrimination, harassment, or retaliation. Retaliation is any unlawful action by an employer or supervisor to discharge, threaten, penalize, or otherwise adversely impact an employee because they have engaged in protected activity or seeks to discourage that individual from making a complaint or supporting a sexual harassment or discrimination claim. Unlawful retaliation is not limited to Laboratory-owned or operated locations. It can occur, for example, while individuals are traveling for business, at Laboratory events or parties, or at off-campus or off-site research facilities, field sites, and during conferences and workshops, and is not restricted to work hours. Such retaliation is unlawful under federal, state, and local law. Examples of retaliation can be found in Appendix B.

5.3 Retaliation against individuals for raising good faith concerns about discrimination, unlawful harassment (including sexual harassment), or retaliation, either with the Laboratory or with any administrative agency or in a court or arbitration proceeding, or for cooperating in an investigation of such concerns will not be tolerated by the Laboratory. This policy is intended to give employees and Other Covered Persons the ability to express legitimate serious concerns without fear of retaliatory action.

5.4 Even if the alleged discrimination or harassment does not actually constitute a violation of law, the individual is protected from retaliation if the person had a good faith belief that the practices were unlawful. However, the prohibition of retaliation is not intended to protect persons making intentionally false charges of discrimination or harassment.

5.5 Any individual who retaliates against employees or Other Covered Persons who raise good faith concerns about discrimination, retaliation, or unlawful harassment, including sexual harassment, or who otherwise engages in protected activity described in the preceding paragraph, will be subject to appropriate disciplinary action, up to and including termination of employment.

6.0 SUPERVISORY RESPONSIBILITIES

6.1 Supervisors and managers have a responsibility to prevent discrimination, sexual or other unlawful harassment, or retaliation. All supervisors and managers who receive a complaint or information about possible discrimination, sexual or other unlawful harassment, or retaliation, observe what may be discrimination, sexual or other unlawful harassment, or retaliation, or for any reason suspect that discrimination, sexual or other unlawful harassment, or retaliation is occurring, are required to immediately contact the Vice President, Chief Human Resources Officer or the Chief Operating Officer so it can be investigated in a timely manner. Supervisors and managers should not be passive and wait for an employee or Other
Covered Person to make a claim of discrimination, sexual or other unlawful harassment, or retaliation. If they observe or become aware of such behavior, they must act.

6.2 Supervisors, and managers can be disciplined if they engage in discrimination, sexual or other unlawful harassment, or retaliation themselves. Supervisors, and managers can also be disciplined in the event they become aware of any violation of the Laboratory’s Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy but fail to promptly report it to the Vice President, Chief Human Resources Officer or the Chief Operating Officer.

7.0 PROCEDURES FOR REPORTING VIOLATIONS OF THIS POLICY

7.1 An individual who believes they have been the victim of discrimination, harassment, or retaliation or the object of inappropriate behavior or sexual or other unlawful harassment, or who witnesses or becomes aware of potential instances of such conduct, should inform the Vice President, Chief Human Resources Officer (516-367-8499) or the Chief Operating Officer (516-367-5200).

7.2 Complaints may be made orally or in writing, but should be made in a timely manner following the incident so that a prompt investigation can occur. An optional form for submission of a written complaint of discrimination, harassment, and/or retaliation may be accessed in one of a number of ways:

1. As an alternative to directly contacting one of the designated individuals listed above, an individual may file a complaint on the Intranet at: https://incident.cshl.edu/ or through EthicsPoint, a third party hotline provider, on a secure server that is not part of the Laboratory at: https://secure.ethicspoint.com/domain/media/en/gui/46674/index.html or by calling 1-844-390-9805. The Laboratory encourages individuals to provide their identity when making the report and provide detailed information in order to facilitate an investigation. However, anonymous reports may be made.

2. An optional form for submission of a written complaint of discrimination, harassment, or retaliation is attached as Appendix A to this policy. Individuals who are reporting on behalf of other individuals also may use the complaint form and note that the complaint is made on behalf of another person. Individuals who believe they have been a victim of unlawful discrimination or harassment, including sexual harassment, may also seek assistance in other available forums, as explained below in the section on Legal Protections and External Remedies. Individuals who are reporting discrimination, harassment, and/or retaliation on behalf of other individuals also may use the complaint form and note that the complaint is made on behalf of another person.

3. Special policies and procedures apply to allegations of sexual harassment covered under Title IX of the Educational Amendments of 1972, which apply to education programs and activities and locations of the Laboratory. For additional information about prohibited conduct, procedures for handling Title IX complaints, and resources available to students, please see the Laboratory’s Title IX Policy. The policy can be found on the Laboratory’s School of Biological Science’s website. There may be a circumstance when the allegations forming the basis of a complaint, if substantiated, would constitute prohibited conduct under
both this Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy and the Laboratory’s Title IX Policy. In that circumstance, the grievance process set forth in the Laboratory’s Title IX Policy will be applied in the investigation and adjudication of all of the allegations.

7.3 Individuals who have concerns about their safety or the safety of others involved in reporting a complaint should contact Security at (516) 367-5555. The Laboratory will promptly undertake an individualized safety and risk analysis to determine whether there is an immediate threat to the physical health or safety of any student, employee, or other individual arising from conduct prohibited by this Policy that would justify the removal of an individual from the Laboratory and/or denial of access to the Laboratory’s facilities or programs pending further investigation.

8.0 COMPLAINTS, INVESTIGATIONS, AND DISCIPLINARY ACTION

8.1 The Laboratory will conduct a prompt, thorough, fair, and impartial investigation following receipt of a complaint about a violation of this policy, or otherwise becomes aware of a violation. The investigation will be conducted in a timely matter by qualified personnel exercising due diligence in as confidential manner as is practical and appropriate under the circumstances, recognizing that some disclosure may be necessary to effectively investigate the complaint.

8.2 The investigation process will give persons accused of prohibited conduct notice of the nature of the allegations and a meaningful opportunity to respond, as appropriate. While some complaints may require extensive investigation, whenever possible, the investigation of a complaint should be completed within sixty (60) calendar days of the receipt of the complaint. Upon completing its investigation, the Laboratory will make findings and conclusions based on the evidence. Appropriate corrective action will be taken whenever violations are determined to have occurred. The Laboratory will promptly notify the individual who complained and the individual(s) accused of the final determination and implement any corrective action.

8.3 All individuals, including managers and supervisors, are required to cooperate with any internal investigation of discrimination, harassment, or retaliation. Anyone interfering with or providing information that the individual knows to be inaccurate may be subject to disciplinary action, up to and including termination of employment.

8.4 Discrimination based on any Protected Status, sexual harassment or other unlawful harassment, and retaliation are forms of misconduct, violations of our policy, and may subject the Laboratory to liability. Individuals of every level who engage in such misconduct, including managers and supervisors who engage in such behavior or who knowingly allow such behavior to continue, will be subject to remedial and/or disciplinary action up to and including termination. Examples of remedial action include, but are not limited to, counseling, training, and mediation.

8.5 The Laboratory will comply with all applicable institutional reporting requirements under third party awards, including but not limited to Federal awards, such as those of the National Institutes of Health (NIH) and National Science Foundation (NSF), New York State and private foundations. More details can be found in the Laboratory’s Sponsored
Program Procedures and Reporting Requirements Relating to Harassment, attached as Appendix C.

9.0 LEGAL PROTECTIONS AND EXTERNAL REMEDIES

9.1 Unlawful discrimination and harassment (including sexual harassment), is not only prohibited by the Laboratory but is also prohibited by federal, state, and (where applicable) local law. Aside from the internal process at the Laboratory, individuals may also choose to pursue legal remedies as follows.

9.2 The United States Equal Employment Opportunity Commission (“EEOC”)

1. The United States Equal Employment Opportunity Commission (“EEOC”) enforces federal anti-discrimination laws, including Title VII of the 1964 federal Civil Rights Act (42 U.S.C. § 2000e et seq.), the Americans with Disabilities Act (ADA) (42 U.S.C. § 12101 et seq), and the Age Discrimination in Employment Act of 1967 (ADEA) (29 U.S.C. § 621 et seq). An individual can file a complaint with the EEOC. The EEOC will investigate the complaint, and determine whether there is reasonable cause to believe that discrimination has occurred, at which point the EEOC will issue a Notice of Right to Sue permitting the individual to file a complaint in federal court, or, if there is a written arbitration agreement covering the issue in dispute, in arbitration.

2. The EEOC does not hold hearings or award relief, but may take other action including pursuing cases in federal court on behalf of complaining parties. Federal courts may award remedies if discrimination is found to have occurred.

3. If an individual believes that they have been discriminated against at work, the individual can file a “Charge of Discrimination.” The EEOC has district, area, and field offices where complaints can be filed. You may contact the EEOC by calling 1-800-669-4000 (1-800-669-6820 (TTY)), visiting their website at www.eeoc.gov, or emailing info@eeoc.gov.

4. If an individual files an administrative complaint with the New York State Division of Human Rights, the Division will automatically file the complaint with the EEOC to preserve the right to proceed in federal court.

9.3 New York State Division of Human Rights

1. The Human Rights Law (“HRL”), N.Y. Executive Law, § 290 et seq., applies to all employers in New York State and protects employees, applicants, interns, and non-employees regardless of immigration status.

2. A complaint alleging violation of the HRL may be filed with the New York State Division of Human Rights (“DHR”); in New York State Supreme Court; in federal court in certain circumstances; or if there is a written arbitration agreement covering the issue in dispute, in arbitration. An individual may not file with the DHR if they have already filed an HRL complaint in court. And an individual may not file an HRL complaint in court if they have already filed a complaint with the DHR.
3. The DHR will investigate complaints and determine whether there is probable cause to believe that discrimination, harassment, or retaliation has occurred. Probable cause cases are forwarded to a public hearing before an administrative law judge. If discrimination, harassment, or retaliation is found after a hearing, the DHR has the power to award relief, which varies but may include requiring an employer to take action to stop the discrimination, harassment, or retaliation, redress the damage caused, including paying of monetary damages, attorney’s fees, and civil fines.

4. The DHR’s main office contact information is: NYS Division of Human Rights, One Fordham Plaza, Fourth Floor, Bronx, New York 10458. You may call the DHR at (718) 741-8400 or visit www.dhr.ny.gov.

5. You may go to https://dhr.ny.gov/complaint for more information about filing a complaint with the DHR. The website has a digital process that can be completed on your computer or mobile device from start to finish, as well as a complaint form that can be downloaded, filled out, and mailed to the DHR as well as a form that can be submitted online. The website also contains contact information for the DHR’s regional offices across New York State.

6. Additionally, all Covered Persons in New York State may use this free and confidential hotline for more information about filing a sexual harassment complaint or to connect with a volunteer attorney experienced in sexual harassment matters who can provide limited free assistance and counsel over the phone: 1-800-HARASS-3 (1-800-427-2773).

9.4 Additional Local Protections

1. Many localities enforce laws protecting individuals from discrimination, harassment, or retaliation. Individuals may contact the county, city, or town, in which they work, to find out if such a law exists.

2. Individuals who work in Nassau County may file complaints with the Nassau Commission on Human Rights at Nassau County Commission of Human Rights, 240 Old Country Road, Suite 606, Mineola, NY 11501; call 516-571-3662.

3. Individuals who work in Suffolk County may file complaints with the Suffolk County Human Rights Commission, which may be contacted at its main office at H. Lee Denison Building, 100 Veterans Memorial Highway, Third Floor, Hauppauge, NY 11788; call (631) 853-5480; or visit www.suffolkcountyny.gov/Departments/HumanRightsCommission.aspx.

4. Individuals who work in New York City may file complaints with the New York City Commission on Human Rights. Such individuals may contact their main office at Law Enforcement Bureau of the NYC Commission on Human Rights, 22 Reade Street, 1st Floor, New York, New York; (212) 306-7450 or (in New York City) 311; or visit www.nyc.gov/html/cchr/html/home/home.shtml.

5. Individuals who work in Westchester may file complaints with the Westchester County Human Rights Division at 112 East Post Rd., 3rd Floor White Plains, NY 10601; call (914) 995-9500.

6. If the harassment involves unwanted physical touching, coerced physical confinement or coerced sexual acts, the conduct may constitute a crime. In such circumstances, individuals may contact the appropriate law enforcement agency.
9.5 Questions concerning the Equal Employment Opportunity, and Discrimination, Harassment, and Retaliation Prevention Policy should be directed to the Vice President, Chief Human Resources Officer (516-367-8499) or the Chief Operating Officer (516-367-5200).

9.6 This policy is not to be considered an employment contract or a guarantee of any kind. The Laboratory reserves the right to interpret, administer, revise, supplement, or rescind policies, as it deems appropriate.

Revised: May 2024
Appendix A

Complaint Form For Reporting Discrimination, Harassment, Including Sexual Harassment, or Retaliation

If you believe that you or another individual have been subjected to discrimination, harassment, including sexual harassment, or retaliation, you may, but are not required to, complete this form and submit it to the Vice President, Chief Human Resources Officer (raftery@cshl.edu) or the Chief Operating Officer (tuke@cshl.edu). If you are more comfortable reporting verbally or in another manner, you may contact the Vice President, Chief Human Resources Officer (516-367-8499) or the Chief Operating (516-367-5200). You will not be retaliated against for filing a complaint.

For additional resources, visit: https://www.ny.gov/PROGRAMS/COMBATING-SEXUAL-HARASSMENT-WORKPLACE

I am completing this complaint form on behalf of: □ Myself □ Someone Else

COMPLAINANT INFORMATION

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Work Address:</td>
<td>Work Phone:</td>
</tr>
<tr>
<td>Job Title:</td>
<td>Email:</td>
</tr>
<tr>
<td>Select Preferred Communication Method: (please select one):</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>Work Email:</td>
<td></td>
</tr>
</tbody>
</table>

SUPERVISOR INFORMATION

<table>
<thead>
<tr>
<th>Immediate Supervisor’s Name:</th>
<th>Work Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Work Phone:</td>
</tr>
</tbody>
</table>
COMPLAINT INFORMATION

1. Your complaint of discrimination, harassment, or retaliation is made against:

<table>
<thead>
<tr>
<th>Name:</th>
<th>Title:</th>
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<table>
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<tr>
<th>Work Address:</th>
<th>Work Phone:</th>
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</table>

Relationship to you (or that person’s):

- [ ] Supervisor
- [ ] Subordinate
- [ ] Co-Worker
- [ ] Other

2. Date(s) discrimination, harassment, or retaliation occurred: ______________________

Is the discrimination, harassment, or retaliation continuing? [ ] Yes [ ] No

3. Please describe what happened and how it is affecting you (or the individual on whose behalf the complaint is made) and your (or that person’s) work. Please use additional sheets of paper if necessary and attach any relevant documents or evidence.

4. Please list the name and contact information of any witnesses or individuals that may have information related to your complaint:

*The last question is optional, but may help facilitate the investigation.*

5. Have you previously complained or provided information (verbal or written) about related incidents or discrimination, harassment, or retaliation at Cold Spring Harbor Laboratory? If yes, when and to whom did you complain or provide information?
If you have retained legal counsel and would like us to work with them, please provide their contact information.

The information submitted on this form is true and accurate to the best of my knowledge.

Signature: ___________________________ Date: __________
Appendix B

Examples of Harassment

The following are examples of types of behavior that may constitute unlawful harassment when based on a Protected Status:

1. Engaging in verbal or physical abuse;
2. Threats;
3. Making suggestive or offensive comments or gestures to intimidate or humiliate;
4. Making insulting or abusive comments or jokes;
5. Bullying;
6. Isolation or exclusion;
7. Displaying discriminatory or harassing symbols or imagery;
8. Misuse of power or position for the purpose of intimidating or humiliating; or
9. Engaging in a pattern of unwelcome or inappropriate verbal, behavioral, or environmental indignities, whether intentional or unintentional, that communicate hostile, derogatory, or otherwise negative prejudicial slights and insults toward an individual or group, including, but not limited to, historically excluded groups.

These can be referred to as microaggressions, such as commenting on ability to speak English or stating and/or perpetuating stereotypes.

Employees and Other Covered Persons should thoughtfully consider their words and actions as the intent of the behavior, for example, making a joke, does not neutralize a harassment claim.

Examples of Sexual Harassment

Sexual harassment does not happen in a vacuum, and discrimination experienced by an employee or Other Covered Person can be impacted by biases and identities beyond an individual’s gender. For example:

1. Placing different demands or expectations on black women than white women can be both racial and gender discrimination;
2. An individual’s immigration status may lead to perceptions of vulnerability and increased concerns around illegal retaliation for reporting sexual harassment; or
3. Past experiences as a survivor of domestic or sexual violence may lead an individual to feel re-traumatized by someone’s behaviors in the workplace.

The following describes some of the types of acts that may be unlawful sexual harassment. This list is just a sample of behaviors and should not be considered exhaustive. Any individual who believes they have experienced sexual harassment, even if it does not appear on this list, should feel encouraged to report it:

1. Physical acts of a sexual nature, such as:
   • Touching, pinching, patting, kissing, hugging, grabbing, brushing against another person’s body, or poking another person’s body; or
   • Sexual violence, including rape, sexual battery, molestation, or attempts to commit these assaults, which may be considered criminal conduct outside the scope of this policy. Please contact local law enforcement if you wish to pursue criminal charges (the Laboratory’s Security Office can assist you with this if you choose).
2. Unwanted sexual comments, advances, or propositions, such as:
   • Requests for sexual favors accompanied by implied or overt threats concerning the target’s job performance evaluation, a promotion, or other job benefits;
   • Subtle or obvious pressure for unwelcome sexual activities; or
   • Repeated requests for dates or romantic gestures, including gift-giving.

3. Sexually oriented gestures, noises, remarks or jokes, or questions and comments about a person’s sexuality, sexual experience, or romantic history which create a hostile work environment. This is not limited to interactions in person. Remarks made over virtual platforms and in messaging apps when working remotely can create a similarly hostile work environment.

4. Sex stereotyping, which occurs when someone’s conduct or personality traits are judged based on other people's ideas or perceptions about how individuals of a particular sex should act or look:
   • Remarks regarding a person’s gender expression, such as wearing a garment typically associated with a different gender identity; or
   • Asking employees to take on traditionally gendered roles, such as asking a woman to serve meeting refreshments when it is not part of her job duties.

5. Sexual or discriminatory displays or publications, such as:
   • Displaying pictures, posters, calendars, graffiti, objects, promotional material, reading materials, or other materials that are sexually demeaning or pornographic;
   • This includes such sexual displays on workplace computers or cell phones and sharing such displays while in the workplace;
   • This also extends to the virtual or remote workspace and can include having such materials visible in the background during a virtual meeting.

6. Hostile actions taken against an individual because of that individual’s sex, sexual orientation, gender identity, or gender expression, such as:
   • Interfering with, destroying, or damaging a person’s workstation, tools or equipment, or otherwise interfering with the individual’s ability to work;
   • Sabotaging an individual’s work;
   • Bullying, yelling, or name-calling;
   • Intentional misuse of an individual’s preferred pronouns.
   • Creating different expectations for individuals based on their perceived identities, i.e. leaving parents/caregivers out of meetings.

**Examples of Retaliation**

Examples of retaliation may include, but are not limited to:

1. Demotion, termination, denying accommodations, reduced hours, or the assignment of less desirable shifts;
2. Publicly releasing personnel files;
3. Labeling an individual as “difficult” and excluding them to avoid “drama”;
4. Undermining an individual’s immigration status; or
5. Reducing work responsibilities, passing over for a promotion, or moving an individual’s desk to a less desirable office location.
Appendix C

Sponsored Program Procedures and Reporting Requirements Relating to Harassment

Cold Spring Harbor Laboratory ("the Laboratory") is committed to providing equal employment opportunities and a workplace that is respectful, productive, and free from discrimination, harassment, and retaliation. The Laboratory has established policies, procedures and oversight to promote ethical conduct and compliance with laws, regulations and policies. Part of the Laboratory’s obligation is to ensure that it complies with sponsors’ expectations and requirements regarding harassment-free environments. Many sponsors require the Laboratory to inform them when an individual’s ability to perform work on the project is impacted. To that end, the Laboratory will abide by the following procedures:

1. When the Laboratory receives a complaint of sexual harassment, other harassment, sexual assault, discrimination or other forms of inappropriate conduct that can result in a hostile work environment, the Office of Human Resources (HR) or its designee(s) will coordinate with the General Counsel’s Office to investigate the complaint against the respondent in accordance with the Laboratory’s policies and procedures, including but not limited to its Equal Employment Opportunity and Discrimination, Harassment and Retaliation Prevention Policy, and its Title IX Policy, as applicable.

2. Depending on the circumstances, prior to, during, or after an investigation, the respondent may be put on administrative leave or an administrative action may be imposed.

3. If the respondent is a Principal Investigator (PI), co-Principal Investigator (co-PI) or key scientific personnel, HR and/or the General Counsel will ask the Office of Sponsored Programs (OSP) to confidentially provide a list of that individual’s active sponsored awards.

4. Upon conclusion of an investigation or imposition of an administrative leave/action for a PI, co-PI or key personnel, HR and Legal will engage and work with OSP to draft and submit any required notifications to sponsoring agencies, as applicable.

NIH Notification Requirements: The Laboratory’s AOR, Vice President, Executive Director of Sponsored Programs (osp@cshl.edu) will be instructed by the Laboratory’s CHRO and/or General Counsel to notify the NIH when a PI, co-PI or person identified as key personnel in an NIH Notice of Award is removed from their position or is otherwise disciplined due to concerns about harassment, bullying, retaliation, or hostile working conditions. Such notification will occur within 30 days of the removal or disciplinary action of the PI, co-PI or key personnel, in compliance with NIH Terms and Conditions. In addition, the Laboratory will notify the NIH of changes in a PI, co-PI or other key person’s status, for example modified employment or leave status during an investigation of alleged sexual misconduct. The Laboratory may propose a substitute investigator if it determines the PI or co-PI may not be able to carry out the funded project or activity and/or abide by the award terms and conditions.
**NSF Notification Requirements:** The Laboratory’s AOR, Vice President, Executive Director of Sponsored Programs (osp@cshl.edu) will be instructed by the Laboratory’s CHRO and/or General Counsel to notify the NSF’s Office of Diversity and Inclusion via its*Organizational Notification of Harassment Form* within ten business days from the date of the Laboratory’s finding/determination of sexual harassment, other form of harassment, or sexual assault by a PI or co-PI, or the date of the Laboratory’s placement of a PI or co-PI on administrative leave or the imposition of an administrative action, whichever is sooner.

**Definitions:** For purposes of this section:

**Sexual Harassment:** May include but is not limited to gender or sex-based harassment, unwelcome sexual attention, sexual coercion, or creating a hostile environment, as set forth in the Laboratory’s policies or codes of conduct, statutes, regulations, or executive orders.

**Sexual Violence:** Sexual violence is a form of sexual harassment. Sexual violence, as defined by the Office of Civil Rights, refers to physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent (e.g. due to the victim’s age or use of drugs or alcohol or because of an intellectual or other disability that prevents the victim from having the capacity to consent.) A number of different acts fall into the category of sexual violence, including rape, sexual assault, sexual battery, sexual abuse, and sexual coercion.

**Other Forms of Harassment:** Non-gender or non-sex-based harassment of individuals protected under federal civil rights laws, as set forth in the Laboratory’s policies or codes of conduct, statutes, regulations, or executive orders.

**Finding/Determination:** The final disposition of a matter involving sexual harassment or other form of harassment under organizational policies and processes, to include the exhaustion of permissible appeals exercised by the PI or co-PI, or a conviction of a sexual offense in a criminal court of law.

**Administrative Leave/Administrative Action:** Any temporary/interim suspension or permanent removal of the PI or co-PI, or any administrative action imposed on the PI or co-PI by the grantee under organizational policies or codes of conduct, statutes, regulations, or executive orders, relating to activities, including but not limited to the following: teaching, advising, mentoring, research, management/administrative duties, or presence on campus. The Laboratory may propose a substitute investigator if it determines the PI or co-PI may not be able to carry out the funded project or activity and/or abide by the award terms and conditions.

**Related NSF requirement for Conferences:** The Laboratory’s Meetings and Courses (Conferences) each have a Code of Conduct that addresses sexual harassment, other forms of harassment, and sexual assault, and include clear and accessible means of reporting violations. The applicable Code of Conduct is disseminated to Meetings and Courses participants and is easily accessible to participants throughout the time they attend the Meeting or Course, whether attendance is in person or virtual.

**Other Third Party Sponsor Notification Requirements:** OSP, working in collaboration with HR and General Counsel, will be instructed to provide any notifications relating to sexual harassment, other forms of harassment or sexual assault as may be required pursuant to the terms and conditions of other third party sponsored awards, including but not limited to other federal agencies and private foundations.
Appendix D

Sexual Harassment of Women:
Climate, Culture, and Consequences in Academic Sciences, Engineering, and Medicine
https://www.nationalacademies.org/ssexualharassment

The National Academies of}

SCIENCES
ENGINEERING
MEDICINE
Appendix E

Supportive Resources
Services for CSHL employees and students who believe they have experienced or witnessed harassing or discriminatory behavior

For information about FILING A REPORT, scan the QR code

Confidential Onsite Counselor
Appointments with Leslie Reduto at CSHL Wed/Fri 8:00 am – 4:00 pm
516-519-0350 | lreduto@northwell.edu

Confidential Employee Assistance Program Counselors
Northwell Health
Optum EAP (United Healthcare)
After-Hours Support
24/7 Support
1-877-EAP-4YOU (877-327-4968)
1-866-248-4094

Confidential Ombuds Office
516-367-8404 (voice) | 516-336-3293 (voice/text) | ombuds@cshl.edu

The SightMD Center for Health and Wellness
8:30 am – 4:30 pm (closed 1 pm – 2pm)
Dolan, East Wing, Room 111 | 516-422-4422

Sexual Assault Nurse Examiners
North Shore University Hospital
300 Community Drive
Manhasset, NY 11030
888-321-DOCS

Stony Brook University Hospital
101 Nicolls Road
Stony Brook, NY 11794
631-444-2499

The Safe Center LI
Information, support and immediate help in cases of abuse or assault
24/7 Hotline: 516-542-0404

Scan to report an incident or learn more at
tiny.co/CSHLsupport

For EMERGENCY SERVICES, please call security
516-367-5555 or 911
EQUAL EMPLOYMENT OPPORTUNITY AND DISCRIMINATION, HARASSMENT, AND RETALIATION PREVENTION POLICY

ACKNOWLEDGMENT AND AGREEMENT

I acknowledge that I have received a copy of the Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy. I understand that this policy reflects important legal rights and obligations with respect to conduct in the workplace and in all work-related settings. I agree to carefully review the policy and abide by it.

_______________________________  _________________________________
Signature                                      Date

Printed Name: __________________________
Individual Development Plans and Post-Graduate Plans

Two mechanisms are in place to help students develop plans for their postgraduate careers in a timely and informed manner. Such pre-planning is critical to maintain momentum moving forward, and equally so whether students intend to do a postdoc or pursue another career.

1. Starting in the second year and once per year thereafter, all students are required to complete an individual development plan (IDP). The goal of this requirement is to help students focus their career goals and establish the necessary steps to reach these goals. Moreover, the NIH strongly urges students to develop their own IDPs. Students should use the “myIDP” exercises and analysis provided by AAAS (myidp.sciencecareers.org) to assess their skills, interests, and values and define the careers that best fit these parameters. This exercise takes about 15 minutes. Following from the IDP, students should discuss their career goals and career development plans with either their academic mentor; a member of their thesis committee (once established); or the Dean, Associate Dean, or Director of Academic Programs. This discussion should include concrete career development steps the student will take in the coming year, distinct from their thesis research. At each Spring/Summer thesis committee meeting, the student must report to the committee that this discussion has taken place. The committee will indicate on the thesis committee meeting form that the student has completed and discussed the IDP, providing a permanent record of such. Students are not required to share their IDPs.

2. IDPs complement the existing requirement that all students must provide a written description of their postgraduate plans at the start of their fourth year. The postgraduate plans are provided to the members of the thesis committee and should be discussed at the student’s Fall/Winter thesis committee meeting. These plans define precisely what the student intends to do upon graduation, with a view to their long-term career goals. The description should also indicate how the student’s experience and skill set prepare them for this career. If a student is considering multiple options (for instance, postdoc in academia or job in biotech/industry) they should have defined plans for both paths (for instance, specific research area, labs, and companies). The postgraduate plan should also include a timeline from the present until graduation, describing when the student will contact future advisors/employers and other relevant deadlines, such as submission of fellowship proposals or applications for advanced degree programs. Students should appreciate that early applications are viewed favorably by potential postdoc supervisors and employers, as it demonstrates genuine interest and motivation. Students intending to pursue postdoc positions in competitive academic labs should keep in mind that it can take more than a year to arrange such a position.

In addition to the formal postgraduate plan submitted at the start of the fourth year, students will update their thesis committee on progress at each committee meeting thereafter. At the meeting, students should report precisely whom they have contacted regarding postgraduate positions and the outcome of those communications. This is true for students pursuing academic research careers as well as those interested in research outside of academia or non-research careers. Students must also continue their IDP analyses and discussions on an annual basis and confirm these with the committee.
Prohibition on the Marketing of Credit Cards on CSHL Property

In compliance with Section 6437 of Article 129-A of the Education Law, Cold Spring Harbor Laboratory (CSHL) has adopted the following prohibition of credit card marketing:

No person, corporation, financial institution nor any other business entity that promotes, offers, or accepts applications for a credit card shall solicit current or potential students for credit card applications, nor conduct any other activity in connection with credit card solicitation on CSHL property or at CSHL sponsored events. These prohibited acts include but are not limited to the posting of material on CSHL property, setting up display tables on CSHL property, inserting credit-card promotional materials into shopping bags that are used in the CSHL shop or bookstore or at events sponsored by CSHL and mailing advertisements in CSHL campus mailboxes or locations and any other marketing of credit cards.
Rights of Reporting Individuals

Reporting Individual encompasses the terms victim, survivor, complainant, claimant, witness with victim status, and any other term used to reference an individual who brings forth a report of a violation.

As a reporting individual, you have the right to make a report to campus security, local law enforcement, and/or state police or choose not to report; to report the incident to CSHL; to be protected by CSHL from retaliation for reporting an incident; and to receive assistance and resources from CSHL.

All reporting individuals have the right to:

a. Notify campus security, local law enforcement, and/or state police;

b. Have emergency access to the Title IX Coordinator or other appropriate official trained in interviewing victims of sexual assault who shall be available upon the first instance of disclosure by a reporting individual to provide information regarding options to proceed, and, where applicable, the importance of preserving evidence and obtaining a sexual assault forensic examination as soon as possible, and detailing that the criminal justice process utilizes different standards of proof and evidence and that any questions about whether a specific incident violated the penal law should be addressed to law enforcement or to the district attorney. Such official shall also explain whether he or she is authorized to offer the reporting individual confidentiality or privacy, and shall inform the reporting individual of other reporting options;

c. Disclose confidentially the incident to the specific CSHL representatives who may offer confidentiality pursuant to applicable laws and can assist in obtaining services for reporting individuals;

d. Disclose confidentially the incident and obtain services from the state or local government;

e. Disclose the incident to CSHL representatives who can offer privacy or confidentiality, as appropriate, and can assist in obtaining resources for reporting individuals;

f. File a report of sexual assault, domestic violence, dating violence, and/or stalking and the right to consult the Title IX Coordinator and other appropriate institution representatives for information and assistance. Reports shall be investigated in accordance with CSHL policy and a reporting individual’s identity shall remain private at all times if said reporting individual wishes to maintain privacy;

g. Disclose, if the accused is an employee of CSHL, the incident to CSHL’s Human Resources Department or the right to request that a confidential or private employee assist in reporting to the Human Resources Department;

h. Receive assistance from appropriate CSHL representatives in initiating legal proceedings in family court or civil court; and

i. Withdraw a complaint or involvement from the CSHL process at any time.
Research Data Policy

CSHL’s administration, Principal Investigators (“PIs”), and scientific staff are partners in the management, integrity and protection of Research Data (defined below). This Policy applies to all CSHL faculty, staff, postdoctoral fellows, students, and any consultants, volunteers and visiting scientists involved in the design, conduct, reporting, storage or other administration of research performed at CSHL or using CSHL’s resources, regardless of the source of funding.

This Policy complements and does not supersede any other existing CSHL policies and procedures, or applicable regulations, including but not limited to those related to data sharing and human subjects research. However, if a research project is funded pursuant to a written agreement (“Agreement”) between a sponsor and CSHL that includes specific provisions regarding ownership, retention and access to Research Data, the provisions of that Agreement supersede this Policy with regard to such research. PIs are responsible for complying with any conditions specified in a grant (including grants from the National Institutes of Health or National Science Foundation), contract, or agreement with respect to Research Data, including but not limited to any applicable data management and sharing plans or data use agreements.

I. Ownership

CSHL owns all Research Data and other records generated by projects conducted at CSHL or with CSHL resources, regardless of funding source, unless such ownership is precluded or altered by the specific terms of a sponsorship or other Agreement. Similarly, any intellectual property rights in Research Data shall remain with CSHL, unless otherwise specified by law or in a duly executed agreement.

For purposes of this Policy, “Research Data” means any recorded information (regardless of form or media) that is collected and/or generated in the course of a research project, including but not limited to raw and curated experimental results; laboratory notebooks (regardless of format or media); computer software programs, algorithms, databases and documentation; recordings and digital images; protocols; graphs; charts; instrument outputs; other deliverables under sponsored agreements; statistics; findings; conclusions; and any other records that could be used for reconstruction and evaluation of reported or otherwise published research results.

II. Data Retention and Responsibilities of Researchers

PIs and other scientific staff are stewards of the Research Data they generate and must work with CSHL to ensure that it is recorded, retained, secured, shared and accessible in accordance with regulatory requirements and the terms and conditions of sponsored programs. PIs are responsible for choosing appropriate means of storing and archiving Research Data, and
determining what needs to be retained in sufficient detail to enable publication of the research and appropriate responses to inquiries about accuracy, authenticity, intellectual property, and compliance with laws and regulations governing the research. PIs are accountable for adoption of an appropriate data security and/or privacy plan for Research Data collected and/or generated in the course of their research projects. PIs are also responsible for providing training and guidance so that all participants in a research project are aware of their obligations regarding Research Data. PIs with any questions regarding the preservation of Research Data should reach out to the Director of Research, who will provide advice or direct the PI to the appropriate person for guidance.

Research Data must be maintained for the longest applicable period required by Federal and/or State law or policy, CSHL policy or sponsored Agreement terms. At a minimum, Research Data must be maintained for three (3) years following final submission of all required scientific and financial reports for the applicable project. The minimum retention period for Research Data may be extended for various reasons, including but not limited to, protecting intellectual property, allegations of scientific misconduct, audit, litigation, or if a student is involved in the research (in which case the Research Data must be kept until the student has been awarded a degree or it is clear the student has abandoned efforts to complete the project). Specific grants or contracts may require a longer minimum retention period.

CSHL encourages PIs to retain Research Data beyond the minimum record retention period, to the extent practical. Once Research Data has been maintained past the required retention period, a PI may request approval from the Office of Sponsored Programs for destruction of the data. However, CSHL encourages the archival of research data for historical records of the research conducted at CSHL and CSHL will provide resources to archive appropriate materials when agreed by the CSHL Director of Research and the PI.

III. Access

CSHL, as owner and co-steward of the Research Data, has the right to access Research Data as necessary or appropriate for technology transfer, reporting, compliance or other purposes, irrespective of the location of the responsible PI. CSHL may take custody of Research Data if necessary and with notification to the PI. CSHL also has the right to move certain aspects of privately funded Research Data to CSHL’s Archives and make it publicly available.

IV. Transfer if a Researcher Leaves CSHL for another Academic Institution

When a PI leaves CSHL for another academic institution, ownership of Research Data generated at CSHL may be transferred to the PI’s new institution with prior approval of CSHL’s Director of Research in consultation with CSHL’s President and with written agreement that (1) the PI’s new institution accepts custodial responsibilities for the Research Data and (2) CSHL has the right to access the Research Data should that become necessary. In all cases, the transfer of Research Data will be subject to relevant confidentiality and record
retention obligations and, in certain instances, a sponsor’s prior approval may also be necessary. CSHL’s Director, Research Operations and Chief Information Officer should be contacted to coordinate the transfer of Research Data to the PI’s new institution.

If a researcher, other than a PI, leaves CSHL to move to another academic institution, they may take a copy of their Research Data from projects they worked on, unless restricted by the terms of the applicable Agreement with the research sponsor or prohibited by relevant confidentiality and record retention obligations. The departing researcher may not take original Research Data unless permitted by their PI and by the terms of the applicable Agreement with the research sponsor, and subject to relevant confidentiality and record retention obligations. In all cases, the PI of the departing researcher will be responsible for retaining copies of, or CSHL’s access to, such Research Data in accordance with the terms of this Policy.

When a PI or other researcher leaves CSHL for any reason other than taking an academic position at another institution, all Research Data (originals and copies) generated at CSHL must remain with CSHL except in extraordinary circumstances where prior approval to retain a copy is granted by the CSHL President or Director of Research. Such approval will be granted when, for example, the departing researcher needs to retain a copy of certain Research Data to complete preparation of a publication.

Researchers that leave CSHL without taking a copy of applicable Research Data but who subsequently desire to access such Research Data for scholarly or other permissible purposes will be provided access to such Research Data, provided it has not previously been destroyed following the applicable retention period.

* * * *

Revised and Adopted: January 11, 2022
SECTION 1: PURPOSE, KEY DEFINITIONS AND SCOPE

1.1 PURPOSE

Cold Spring Harbor Laboratory (CSHL) expects its institutional members to conduct research and engage in related academic activities in accordance with the highest scientific and ethical standards. CSHL’s commitment to research integrity, truth, and accountability are an integral part of its environment. Any occurrence of research misconduct is a threat to the basic principles of research. CSHL holds the primary responsibility for preventing, detecting, investigating, reporting, and resolving allegations of research misconduct. This statement of policy and procedures is intended to carry out Cold Spring Harbor Laboratory’s responsibilities under the Public Health Service (PHS) Policies on Research Misconduct, 42 CFR Part 93. The Public Health Service, however, retains the ultimate responsibility and authority for monitoring such investigations when PHS support is involved.

The purpose of the CSHL Research Misconduct Policy is to establish, codify, and explain the procedures CSHL will follow in cases where a specific allegation is made or apparent instance of research misconduct exists. CSHL will respond to an allegation or apparent instance of research misconduct in a systematic and objective fashion. An institutional member is assumed innocent of research misconduct until a contrary conclusion is reached using the procedures described in this policy. A finding of research misconduct under this policy requires the following:

- There is significant departure from accepted research practices.
- The misconduct is committed intentionally, knowingly, or recklessly.
- The allegation is proven by a preponderance of evidence.

Research misconduct represents a major breach of contract between scientific personnel and CSHL, and may result in sanctions being instituted against the individual(s) involved. This policy applies to all of CSHL’s research and scientific institutional members, and is particularly pertinent to those individuals who are involved with a research project supported by the Public Health Service and National Science Foundation or who have submitted an application for such support.

1.2 KEY DEFINITIONS

1. **Allegation** means a disclosure of possible Research Misconduct through any means of communication. The disclosure may be by written or oral statement or other communication.

2. **Cold Spring Harbor Laboratory (CSHL or the Laboratory)** means Cold Spring Harbor Laboratory and all entities controlled by CSHL, including the School of Biological Sciences and the DNA Learning Center.
3. **Complainant** means a person who in Good Faith makes an Allegation of Research Misconduct.

4. **Fabrication** is making up data or results and recording or reporting them.

5. **Falsification** is manipulating research materials, equipment, and/or processes, or changing or omitting data or results such that the research is not accurately represented in the Research Record.

6. **Good Faith** as applied to a complainant or witness, means having a belief in the truth of one’s Allegation or testimony that a reasonable person in the complainant’s or witness’s position could have based on the information known to the complainant or witness at the time. An Allegation of Research Misconduct, or cooperation with a Research Misconduct proceeding, is not in Good Faith if made with knowing or reckless disregard for information that would negate the Allegation or testimony. Good Faith as applied to a committee or panel member means cooperating with the Research Misconduct proceeding by carrying out the duties assigned impartially for the purpose of helping an institution meet its responsibilities under this part. A committee or panel member does not act in Good Faith if his or her acts or omissions on the committee or panel are dishonest or influenced by personal, professional, or financial conflicts of interest with those involved in the Research Misconduct proceeding.

7. **Institutional Member** means a person who is employed by, is an agent of, or is affiliated by contract or agreement with the Laboratory. Institutional Members may include, but are not limited to, officials, faculty, teaching and support staff, researchers, research coordinators, clinical technicians, postdoctoral and other fellows, students, volunteers, agents, and contractors, subcontractors, and subawardees, and their employees.

8. **PHS Support** means PHS funding, or applications or proposals therefor, for biomedical or behavioral research, biomedical or behavioral research training, or activities related to that research or training, that may be provided through: funding for PHS extramural research; PHS grants, cooperative agreements, or contracts or subgrants or subcontracts under those PHS funding instruments; or salary or other payments under PHS grants, cooperative agreements or contracts.

9. **Plagiarism** is the use of another person’s ideas, processes, results, or words without giving appropriate credit.

10. **Preponderance of Evidence** means proof by information that when compared with opposing information, leads to the conclusion that the issue in question is more probably true than not true.

11. **President** means the appointed President of Cold Spring Harbor Laboratory.

12. **Reasonable Grounds** means a set of facts or circumstances that would cause a person of ordinary and prudent judgment to believe beyond a mere suspicion.
13. **Research Misconduct** means Fabrication, Falsification, or Plagiarism in proposing, performing, or reviewing research, or in reporting research results, and also includes any other serious deviations or significant departures from accepted and professional research practices, such as the mistreatment or abuse of human or animal research subjects. Research Misconduct does not include honest error or reasonable differences of opinion in interpretations or judgments of data.

14. **Research Record** means the record of data or results that embody the facts resulting from scientific inquiry, including but not limited to, research proposals, laboratory records, both physical and electronic, progress reports, abstracts, theses, oral presentations, internal reports, journal articles, and any documents and materials provided to the Responsible Director by a Respondent in the course of the Research Misconduct proceeding.

15. **Respondent** means the person against whom an Allegation of Research Misconduct is directed, or who is the subject of a Research Misconduct proceeding.

16. **Responsible Director** means the person appointed who is responsible for handling and running the proceedings associated with any Allegation of Research Misconduct at CSHL. The Responsible Director is the Director of Research at CSHL.

1.3 **Scope of the Research Misconduct Policy**

This policy applies to all Institutional Members of CSHL, regardless of rank or status or funding source. If an Allegation or apparent instance of Research Misconduct is made against an Institutional Member of CSHL, CSHL will respond in an objective manner and ensure that no person involved in the proceedings has a conflict of interest. These persons include the Complainant, Respondent, President, Responsible Director, witnesses, committee and panel members, and any other Institutional Member involved in the Allegation. If any of these people do have a conflict of interest, where possible, a fair and competent person will act as a replacement. The determination of a suitable replacement will be at the discretion of the CSHL General Counsel. If the individual believes that the Responsible Director may be involved in the wrongdoing or has a conflict of interest, he or she should inform the President, who will then take on the responsibility otherwise assigned to the Responsible Director under this policy. If the President is involved in the wrongdoing or has a conflict of interest that cannot be overcome, then the President’s responsibilities will be assumed by the CSHL Board of Trustees.

The Responsible Director maintains the primary responsibility for implementing this policy and carrying out all proceedings having to do with Allegations of Research Misconduct. The ultimate decision concerning the Allegations of Research Misconduct will be made by the President.

**Section 2: Confidentiality, Cooperation, Retaliation and Obstruction**

2.1 **Confidentiality**

Any inquiry into or investigation of alleged Research Misconduct could potentially damage the reputations of the Respondent(s) and the Complainant(s). Therefore, CSHL will
take great care in protecting the Respondent(s) and Complainant(s) from a wrong accusation until all of the proceedings are completed and decisions finalized by limiting voluntary disclosure of information about an Allegation of Research Misconduct. The Responsible Director shall, to the extent possible, limit the disclosure of the identity of the Respondent(s) and Complainant(s) to those within and outside CSHL who have a need to know the information, consistent with a thorough, competent, objective, and fair Research Misconduct proceeding. The same consideration will be extended to witnesses when the circumstances indicate that the witnesses may be harassed or otherwise need their identity protected. Except as otherwise prescribed by law, the Responsible Director shall limit the disclosure of any records or evidence from which research subjects might be identified to those who need to know in order to carry out the Research Misconduct proceeding.

Notwithstanding the foregoing, the Responsible Director may, at his or her discretion and at any time, report in writing the progress and/or the results of any proceeding to the Complainant(s) and any other appropriate persons. Other appropriate persons may include, but are not limited to: (1) co-authors, co-investigators, or collaborators; (2) editors of journals in which work was published or to which work was submitted; (3) professional societies; (4) state professional licensing boards; and (5) other institutions with which the Respondent is or has been affiliated. Any written report provided pursuant to this paragraph will also be provided to the Respondent(s).

2.2 COOPERATION

All Institutional Members of CSHL, and all those who were Institutional Members of CSHL during the time period the alleged misconduct occurred, are expected to fully cooperate with the proceedings. If another institution is taking the lead on an inquiry or investigation that involves an Institutional Member of CSHL, CSHL Institutional Members are expected to cooperate with those proceedings to the best of their ability as well. Cooperation includes, but is not limited to, providing information, Research Records, or other evidence.

2.3 RETALIATION PROHIBITED

Any retaliation against a Complainant who has made an Allegation in Good Faith, or against a person who in Good Faith provides information about the alleged Research Misconduct, will not be tolerated. CSHL will take reasonable and practical steps to protect the positions and reputations of Complainants who have acted in Good Faith and protect them from false accusation or retaliation by Respondents and others within CSHL.

2.4 OBSTRUCTION OF PROCEEDINGS

Any obstruction of any proceedings, or of proceedings of another institution leading the investigation into alleged Research Misconduct involving a CSHL Institutional Member, is a violation of this policy, and may in itself constitute Research Misconduct and result in sanctions or loss of employment. Obstruction includes, but is not limited to, intentionally withholding or destroying evidence in violation of a duty to disclose or preserve information; falsifying evidence; encouraging, soliciting, or giving false testimony; or attempting to intimidate witnesses, potential witnesses, or potential leads to witnesses or evidence.
SECTION 3: REPORTING MISCONDUCT, INSUBSTANTIAL REPORTS, NOTICE TO RESPONDENT, AND PRESERVING RECORDS

3.1 REPORTING POSSIBLE MISCONDUCT

All Institutional Members should report observed, suspected, or apparent Research Misconduct to the Responsible Director. If an individual is unsure whether a suspected incident falls within the definition of Research Misconduct, he or she may meet with or contact the Responsible Director to discuss the suspected Research Misconduct informally, which may include discussing it anonymously and/or hypothetically.

If the individual thinks the President is involved in the wrongdoing, he or she should inform the Responsible Director, who will then take on the responsibility otherwise assigned to the President. If the individual thinks the Responsible Director is involved in the wrongdoing, he or she should inform the President, who will then take on the responsibility otherwise assigned to the Responsible Director. If the individual believes that both the President and the Responsible Director are both involved in the alleged Research Misconduct, then he or she should inform the Chief Operating Officer, who will perform the initial assessment of Allegations as described in Section 3.2 and, if the Allegation meets the requirements of Section 3.2, who will then inform CSHL’s Board of Trustees, who will then handle the case. To the extent practicable, the Responsible Director will deal with Allegations from parties outside CSHL under this policy.

3.2 ASSESSMENT OF ALLEGATIONS

Once an Allegation of Research Misconduct has been made, the Responsible Director will immediately assess the Allegation to determine whether: (1) it is sufficiently credible and specific, (2) whether the Allegation falls within the definition of Research Misconduct, and (3) whether it falls within the jurisdictional criteria of 42 CFR Part 93.102(b). As long as the first two criteria are met, an inquiry headed by the Responsible Director must be conducted. If the circumstances described by the individual do not meet the definition of Research Misconduct, the Responsible Director will refer the individual or Allegation to the official with responsibility for resolving the problem.

3.3 INSUBSTANTIAL, UNFOUNDED, OR FALSE REPORTS OF ALLEGED RESEARCH MISCONDUCT

If the Responsible Director, upon reasonable inquiry, determines a report of alleged Research Misconduct is insubstantial or trivial, or has no reasonable foundation, no further action need be taken under this policy. All of the parties involved must be notified about the Responsible Director’s conclusion.

It is a violation of this policy for a person to knowingly, recklessly, or in bad faith bring a false Allegation of Research Misconduct against another person. The bringing of a false Allegation, if carried out knowingly, recklessly, or in bad faith, is considered a violation of this policy and may result in disciplinary action, up to and including termination of status.
3.4 Notification of the Respondent

If the Allegation is determined to warrant an inquiry, the Responsible Director must promptly notify the Respondent, in writing. If the inquiry subsequently identifies additional Respondents, the Responsible Director must notify them, in writing, as well. The notice should include sufficient information about the Allegation to allow the Respondent(s) to prepare to respond.

The Respondent(s) may submit one or more written responses to the Allegation to the appropriate individual(s) prior to or during any proceeding under this policy. Any written responses will become part of the permanent record for that proceeding.

3.5 Respondent’s Participation in Proceedings

The Respondent is required to participate in all proceedings under this policy. During any interview related to any proceedings, the Respondent may be accompanied by an advisor, who can be a CSHL faculty member or employee, or an outside scientist. The Respondent may consult with the advisor or counsel during the interview, but these people may not direct questions or answers, offer arguments, or directly participate in the proceedings unless asked to by the Responsible Director.

3.6 Preserving Records

Before or on the date the Respondent is notified of the Allegation, the Responsible Director must take all reasonable and practicable steps to obtain custody of, inventory, and sequester in a secure manner, all of the research records and evidence needed to conduct the Research Misconduct proceedings. The same preservation and maintenance steps must be taken for all additional Research Records or evidence that is discovered during the course of the proceedings. When the Research Records or evidence encompass scientific instruments, including computers, shared by a number of users, custody may be limited to copies of the data or evidence on such instruments, so long as those copies are substantially equivalent to the evidentiary value of the instruments. The Responsible Director may consult with the Office of Research Integrity (ORI) for advice and assistance in this regard if the alleged Research Misconduct involved PHS Support. The Responsible Director must, where appropriate, give the Respondent copies of, or reasonable supervised access to, all the records obtained for the proceedings.

Where the Research Misconduct Allegations involve PHS Support and fall under the provision of 42 CFR 93.102, all qualifying records of the Research Misconduct proceeding under 42 CFR 93.317 must be maintained in accordance with the requirements of that provision.

Section 4: Conducting the Inquiry Proceedings (Hearing # 1)

4.1 Initiation of the Inquiry Proceedings

If the Responsible Director determines that the requirements for an inquiry are met, he or she will immediately initiate the inquiry process. The purpose of the inquiry is to conduct an initial review of the evidence to determine whether to conduct an investigation. The Responsible Director will designate two or more individuals to form a CSHL Research
Misconduct Ad-Hoc Committee to conduct the inquiry and appoint a Committee Chair. All members of the Ad-Hoc Committee must be CSHL employees. No member of the Ad-Hoc Committee may have any unresolved personal, professional, or financial conflict of interest with those involved with the inquiry and all scientific members of the Ad-Hoc Committee must have the appropriate scientific expertise to evaluate the evidence and issues related to the Allegation, interview the principals and key witnesses, and conduct the inquiry. The Responsible Director will not take part in the inquiry conducted by the Ad-Hoc Committee.

4.2 INQUIRY PROCEEDINGS

At the first meeting, the Responsible Director will review the Allegation and discuss all issues and procedures related to the inquiry with the Ad-Hoc Committee. The Ad-Hoc Committee shall conduct the inquiry proceedings. They should review all the evidence that was collected by the Responsible Director, as well as any additional relevant information. The Ad-Hoc Committee should interview the Complainant(s) and the Respondent(s). They may also interview any witnesses, or any other people who the Committee finds may have relevant information that may impact the investigation.

The Responsible Director should be immediately informed if the Ad-Hoc Committee finds evidence of a possible criminal offense; any immediate health hazards; an immediate need to protect human or animal research subjects, CSHL funds or equipment, or the Complainant or the Respondent; or a likelihood that the allegation will be reported or disclosed publicly. Safety to CSHL and its staff is of the highest priority. The Responsible Director may take such actions as he or she determines are necessary to address any of these circumstances.

4.3 PERIOD FOR COMPLETION

The inquiry, including preparation of the final inquiry report and the decision of the President on whether an investigation is warranted, must be completed within 60 calendar days of initiation of the inquiry, unless the Responsible Director determines that circumstances clearly warrant a longer period. If the Responsible Director approves the extension, the inquiry record must include documentation of the reasons for exceeding the 60-day period and the Respondent(s) must be notified of the extension.

4.4 AD-HOC COMMITTEE WRITTEN REPORT

After completing the inquiry proceedings, the Ad-Hoc Committee shall promptly submit to the Responsible Director a written report conveying their findings and conclusions. This inquiry report must include enough information to permit further assessment of the reasons for reaching the conclusion made. The report must: (a) provide the name and position of the Respondent(s); (b) describe the Allegations of Research Misconduct; (c) describe the process used by the Ad-Hoc Committee to conduct the inquiry; (d) state what evidence was used for the inquiry; (e) summarize relevant interviews; (f) include the conclusion of the Ad-Hoc Committee; and (g) if the Research Misconduct falls under the jurisdiction of 42 CFR Part 93, list the PHS Support, including, for example, grant numbers, grant applications, contracts, and publications listing PHS Support.
The conclusion of the Ad-Hoc Committee shall be either (1) that there are no Reasonable Grounds for believing that Research Misconduct occurred and no further investigation is warranted, or (2) that there are Reasonable Grounds for believing that Research Misconduct occurred and further investigation is warranted. An investigation is warranted if there is a reasonable basis for concluding that the Allegation falls within the definition of Research Misconduct under this policy and preliminary information-gathering and preliminary fact-finding from the inquiry indicates that the Allegation may have substance.

Institutional counsel should review the report for legal sufficiency. Modifications should be made as appropriate in consultation with the Responsible Director and the Ad-Hoc Committee.

4.5 OPPORTUNITY TO COMMENT

The Responsible Director shall notify the Respondent(s), in writing, as to whether the inquiry found an investigation to be warranted, provide the Respondent(s) with a copy of this policy and a copy of the draft report for comment and rebuttal, and provide the Complainant(s) with portions of the draft report that relate to the Complainant’s role and testimony in the inquiry. If the Research Misconduct falls under the jurisdiction of 42 CFR Part 93, the Respondent(s) shall be given a copy of 42 CFR Part 93.

A confidentiality agreement is required for access to the report. The Respondent(s) and Complainant(s) will have 10 calendar days to provide their comments, if any, to the Ad-Hoc Committee. Any comments submitted will become part of the final inquiry report and record. Based on the comments, the Ad-Hoc Committee may revise the draft report as appropriate.

4.6 IF MISCONDUCT IS ADMITTED

If a legally sufficient admission of Research Misconduct is made by the Respondent, Research Misconduct can be determined at the inquiry stage if all relevant issues are resolved. In that case, all further proceedings may be cancelled by the Responsible Director and the Responsible Director and President may determine appropriate sanctions for the Respondent. Sanctions may include a letter of reprimand, retraction or correction of publications, special monitoring of future research, probation, suspension from employment and/or termination of employment. If the Research Misconduct falls within the jurisdiction of 42 CFR Part 93, the Laboratory shall promptly consult with ORI to determine the next steps that should be taken.

4.7 INQUIRY DECISION

The Responsible Director will provide the final written report, and any comments, to the President, who will make the determination, in writing, as to whether the findings of the Ad-Hoc Committee provide sufficient evidence of possible Research Misconduct to justify conducting an investigation or if further inquiry is required.

If the President determines an investigation is warranted, and the alleged Research Misconduct falls under the jurisdiction of 42 CFR Part 93, the Responsible Director shall provide ORI with the President’s written decision and a copy of the inquiry report within 30 calendar days of the President’s decision.
4.7.1 DECISION THAT AN INVESTIGATION IS NOT WARRANTED

If, after reviewing the written report and other evidence, the President concludes that there are no Reasonable Grounds to believe that Research Misconduct has occurred, and that no additional investigation is necessary, then the President may dismiss the entire matter. If the matter is dismissed, then the Responsible Director shall take appropriate steps to restore and protect the Respondent’s reputation. The President, in consultation with others as necessary, should also decide what actions, if any, they should take against any Institutional Member who is found to have knowingly or recklessly brought a false accusation of Research Misconduct.

If the alleged Research Misconduct falls under the jurisdiction of 42 CFR Part 43, the Responsible Officer shall secure and maintain for seven years after the termination of the inquiry sufficiently detailed documentation of the inquiry to permit later assessment by ORI of the reasons why an investigation was not conducted.

4.7.2 DECISION THAT AN INVESTIGATION IS WARRANTED

If, after reviewing the written report and other evidence, the President reasonably determines there is a reasonable basis for believing that Research Misconduct occurred and an additional investigation is needed, the President will direct the Responsible Director to designate an Investigation Panel of at least three individuals to conduct an investigation based on the inquiry conducted by the Ad-Hoc Committee. CSHL’s legal staff may assist with the investigation. The Responsible Director will not participate in this investigation.

If the alleged Research Misconduct falls under the jurisdiction of 42 CFR Part 93, the Responsible Director will provide ORI with the written finding and a copy of the inquiry report within 30 calendar days of finding that an investigation is warranted.

4.8 NOTIFICATION OF THE INVESTIGATION TO THE RESPONDENT AND THE COMPLAINANT

On or before the date on which the investigation begins, the Responsible Director must notify the Respondent and Complainant in writing that an investigation was found to be warranted. At the same time, the Respondent must also be provided written notice of the Allegations, a copy of the inquiry report, this policy, and if PHS Support is involved, a copy of 42 CFR Part 93. The Responsible Director shall provide the Respondent with written notice of any new Allegations of Research Misconduct within a reasonable amount of time after deciding to pursue Allegations not addressed during the inquiry or in the initial notice of investigation. The Respondent and Complainant will be informed of the membership of the Investigation Panel within 10 calendar days of the appointment. If the Respondent or Claimant believes that a panel member has a conflict of interest, a written objection should be provided to the Responsible Director within 10 days of receiving notice. The Responsible Director will take the objection into consideration and make a final determination as to whether a conflict exists.

Prior to notifying the Respondent, the Responsible Director will take all reasonable and practicable steps to obtain custody of, and sequester in a secure manner, all Research Records and evidence needed to conduct the Research Misconduct investigation that were not previously sequestered during the inquiry. The records shall be sequestered following the same procedures that apply during the inquiry.
SECTION 5: CONDUCTING THE INVESTIGATION PANEL (HEARING #2)

5.1 INITIATION OF THE INVESTIGATION PANEL

The investigation must begin within 30 calendar days after determining that an investigation is warranted. The Investigation Panel will thoroughly evaluate the relevant facts and examine the evidence in depth to determine if Research Misconduct occurred, by whom, and to what extent. The investigation should determine whether there are additional instances of possible Research Misconduct that would justify broadening the scope beyond the initial Allegations. The Investigation Panel shall interview each Complainant and Respondent, as well as any other available person who might have additional information related to key aspects of the Allegation, including witnesses identified by the Respondent, and record or transcribe each interview, provide the recording or transcript to the interviewee for correction, and include the recording or transcript in the record of the investigation.

The Investigation Panel should provide the Respondent with the opportunity to submit evidence and suggest witnesses. The Respondent is required to provide information to the Investigation Panel as requested. The Investigation Panel is not bound by the conclusions of the inquiry conducted by the Ad-Hoc Committee. To the extent it is possible, confidentiality shall be maintained throughout the Investigation Panel's investigation to protect the professional reputations of the individuals involved, including the source of the Allegation.

During the course of the investigation, any party may obtain the assistance of counsel. It will remain the obligation of all involved individuals to appear personally and to participate directly in the investigation. Throughout the investigation, the individual and any collaborator or supervisor whose role in the alleged misconduct is being questioned, shall be advised of the progress of the investigation and afforded the opportunity to respond and to provide additional information. The Chairperson of the Investigation Panel shall keep the President and Responsible Director informed of the progress of the investigation.

If PHS Support is involved, ORI will be promptly advised of any developments during the course of the investigation which disclose facts that may affect the current or potential Department of Health and Human Services funding for individual(s) under investigation or that PHS needs to know to ensure appropriate use of federal funds and otherwise protect the public interest.

The Responsible Director should be immediately informed if the Investigation Panel finds evidence or discovers any immediate health hazard or need to protect human and animal research subjects, equipment, the Complainant or the Respondent, or any evidence of a possible criminal violation. The safety of CSHL and its Institutional Members is of the highest priority. The Responsible Director may take such actions as he or she determines are necessary to address any of these circumstances.

5.2 APPOINTMENT OF THE INVESTIGATION PANEL

The Responsible Director, in consultation with other institutional officials as appropriate, will appoint at least three individuals to the Investigation Panel and designate one member of the Investigation Panel as Chairperson. The Investigation Panel must consist of individuals
who do not have unresolved personal, professional, or financial conflicts of interest with those involved with the inquiry or investigation and should include individuals with the appropriate scientific expertise to evaluate the evidence and issues related to the Allegation, interview the Respondent and Complainant and conduct the investigation. Some, but not all, individuals appointed to the Investigation Panel may also have served on the Ad-Hoc Committee.

The Investigation Panel should include at least one non-CSHL employee. The designated individuals can include past or present members of CSHL’s Board of Trustees, Scientific Advisory Council, or outside affiliates who help advise CSHL. These individuals may be scientists, administrators, subject matter experts, lawyers, or other qualified persons. Members of the Investigation Panel will be required to sign conflict of interest and confidentiality statements prior to serving on the Investigation Panel. If CSHL is not able to put together an appropriate Investigation Panel, it will turn to ORI or the funding agency for additional guidance.

CSHL’s Chief Operating Officer and legal staff may assist the Investigation Panel, but they will participate in the investigation as non-voting members.

5.3 FIRST MEETING

At the first meeting, the Responsible Director will review the inquiry report and discuss the procedures and standards for the conduct of the investigation, including the necessity for confidentiality and for developing a specific investigation plan. The Investigation Panel will be given a copy of this policy and, if PHS funding is involved, a copy of 42 CFR Part 93. The Responsible Director will be available throughout the investigation to advise the Investigation Panel as needed.

5.4 TIME FOR COMPLETION

The investigation is to be completed within 120 days of beginning it, including conducting the investigation, preparing the report of findings, providing the draft report for comment, and sending the final report to ORI if PHS Support is involved. However, if the Responsible Director determines that the investigation will not be completed within this 120-day period, and PHS Support is involved, he or she will submit to ORI a written request for an extension, setting forth the reasons for the delay. The Responsible Director will ensure that periodic progress reports are filed with ORI, if ORI grants the request for an extension and directs the filing of such reports.

5.5 INVESTIGATION PANEL WRITTEN REPORT

Within approximately 80 days of the initiation of the investigation, the Investigation Panel shall produce a draft investigation report, unless an extension has been permitted. If PHS Support is involved, the extension must be requested by the Responsible Director and granted by ORI. This report will: (1) describe the nature of the Allegations of Research Misconduct; (2) include a specific description of the Allegations of Research Misconduct charged to the Respondent; (3) list the policies and procedures under which the investigation was conducted, (4) identify and summarize the Research Records and evidence reviewed, and identify any evidence taken into custody but not reviewed; and (5) if the Research Misconduct
falls under the jurisdiction of 42 CFR Part 93, list the PHS Support, including, for example, grant numbers, grant applications, contracts and publications listing PHS Support.

In addition, the report should include a statement of findings for each separate Allegation of Research Misconduct identified during the investigation, which provides a finding as to whether Research Misconduct did or did not occur, and if finding it did occur: (a) identifies whether the Research Misconduct was Falsification, Fabrication, or Plagiarism, and if it was intentional, knowing, or in reckless disregard; (b) summarizes the facts and the analysis which support the conclusion and consider the merits of any reasonable explanation by the Respondent, including any effort by Respondent to establish by a Preponderance of Evidence that he or she did not engage in Research Misconduct because of honest error or a difference of opinion; (c) identifies whether any publications need correction or retraction; (d) identifies the person(s) responsible for the Research Misconduct; and (e) if the Research Misconduct falls under the jurisdiction of 42 CFR Part 93, identifies the specific PHS Support and lists any current support or known applications or proposals for support that the respondent has pending with non-PHS Federal agencies.

Institutional counsel should review the report for legal sufficiency. Modifications should be made as appropriate in consultation with the Responsible Director and the Investigation Panel.

5.6 OPPORTUNITY TO COMMENT

The Responsible Director shall give the Respondent a copy of the draft investigation report for comment and, concurrently, a copy of, or supervised access to the evidence on which the report is based. The Responsible Director shall give the Complainant a copy of the portions of the draft report that relate to the Complainant’s role and testimony in the investigation. The Respondent and Complainant will be allowed 30 calendar days from the date he or she received the draft report to submit comments to the Responsible Director.

A confidentiality agreement is required for access to the report. Any comments submitted will become part of the final investigation report and record. The findings of the final report should include and take into account the comments submitted.

5.7 DECISION BY THE PRESIDENT

The Investigation Panel’s final written report will be kept confidential, with the President, the Responsible Director, and the Chairman of the Board of Trustees having sole authority to release its contents to any other party. The Responsible Director will assist the Investigation Panel in finalizing the draft investigation report, including ensuring that the Respondent’s and Complainant’s comments are included and considered, and transmit the final investigation report to the President, who will determine in writing: (1) whether the Laboratory accepts the investigation report, its findings, and the recommended institutional actions; and (2) the appropriate institutional actions in response to the accepted findings of Research Misconduct. If this determination varies from the findings of the Investigation Panel, the President will, as part of his or her written determination, explain in detail the basis for rendering a decision different from the findings of the Investigation Panel. Alternatively, the President may return the report to the Investigation Panel with a request for further fact-finding or analysis. If the Research Misconduct involved PHS Support, the President’s determination, together with the
Investigation Panel's report, constitutes the final investigation report for purposes of ORI review.

When a final decision has been reached, the Responsible Director will provide written notification to both the Respondent and the Complainant. If PHS Support was involved, the Responsible Director shall give ORI notice of the Laboratory’s findings and actions. This notice will include: (a) a copy of the investigation report, including all attachments; (b) a statement as to whether the Laboratory found Research Misconduct, and if so, who committed the misconduct; (c) a statement as to whether the Laboratory accepts the investigation’s findings; and (d) a description of any pending or completed administrative actions against the Respondent. This notification to ORI must occur within the 120 day period for completing the investigation, unless an extension has been granted by ORI.

After notifying the above parties, the President will determine whether law enforcement agencies, professional societies, professional licensing boards, editors of journals in which falsified reports may have been published, collaborators of the Respondent in the work, or other relevant parties should be notified of the outcome of the case. The Responsible Director is responsible for ensuring compliance with all notification requirements of funding or sponsoring agencies.

5.8 DECISION TO DISMISS

If the alleged Research Misconduct is not substantiated by a thorough investigation, all reasonable and practical efforts, if appropriate, should be undertaken to protect and restore the reputation of the persons alleged to have engaged in Research Misconduct but against whom no finding of Research Misconduct is made. All involved individuals should be encouraged to make every effort to resolve their differences. So long as the Allegations were found to be in Good Faith, the individual making the Allegations should be protected from any future discrimination. On the other hand, appropriate action should be taken against any parties whose involvement in leveling unfounded charges was demonstrated to have been malicious or intentionally dishonest.

5.9 REPORTING PREMATURE CLOSURES TO ORI

Generally, all inquiries and investigations will be carried through to completion and all significant issues will be pursued diligently. If PHS Support is involved, the Responsible Director must notify ORI in advance if there are plans to close a case at the inquiry or investigation stage on the basis that the Respondent has admitted guilt, a settlement with the Respondent has been reached, or for any other reason, except: (1) closing of a case at the inquiry stage on the basis that an investigation is not warranted; or (2) a finding of no Research Misconduct at the investigation stage, which must be reported to ORI, as prescribed in this policy and 42 CFR § 93.315.

SECTION 6: CONCLUSION OF INVESTIGATION AND SANCTIONS

6.1 ADMINISTRATIVE ACTIONS AND SANCTIONS

The written investigation report and any statements written by the Respondent or Complainant should be submitted by the Responsible Director to the President, who will review
the report and render a decision as to whether any sanctions are warranted, and if so, what the sanctions should be. Administrative actions may include the following:

- Removal from the particular research project.
- Institutions and sponsoring agencies with whom the individual was affiliated shall be notified of the Investigation Panel’s findings and the sanctions placed upon the Respondent.
- In cases involving sponsored research funding, the awarding agency shall be notified in accordance with the requirements of statutes, regulations, and the policies and procedures of that agency.
- Retraction or correction of publications.
- All pending abstracts and papers emanating from the fraudulent research shall be withdrawn and editors of journals in which previous abstracts and papers appeared shall be notified.
- Special monitoring of future work.
- Restitution of funds to the grantor agency as appropriate.
- A formal letter of reprimand on file.
- Probationary period of employment.
- Suspension from employment without pay.
- Termination of employment or other relationship with the Laboratory.
- Termination of employment with restitution.
- Termination of employment with referral to civil authorities.

6.2 Notification to the Respondent and Complainant

The Responsible Director will promptly provide the Respondent and the Complainant with written notice of the investigation’s results and any sanctions to be imposed on the Respondent.

6.3 Decision to Dismiss

If the alleged Research Misconduct is not substantiated through the investigation, the Director of Research will dismiss the matter. If the matter is dismissed, CSHL should take care to help restore the reputation of the Respondent and others under investigation. All involved individuals should be encouraged to make every effort to resolve their differences. So long as the Allegations were found to be in Good Faith, the individual making the Allegations should be protected from any future discrimination. On the other hand, appropriate action should be taken against any parties whose involvement in leveling unfounded charges was demonstrated to have been malicious or intentionally dishonest.

6.4 Notification to CSHL Board of Trustees

The CSHL Board of Trustees should be notified of the final outcome of the investigation and the sanctions placed upon the Respondent.

6.5 Maintenance of Records

If PHS Support is involved, the Responsible Director must maintain, and provide to ORI upon request, records of the Research Misconduct proceedings, as defined by 42 CFR §
93.317. Unless custody has been transferred to HHS or ORI has advised in writing that the records no longer need to be retained, records of the Research Misconduct proceedings must be maintained in a secure manner for seven years after completion of the proceeding or the completion of any PHS proceeding involving the Research Misconduct Allegation. The Responsible Director is also responsible for providing any information, documentation, Research Records, evidence or clarification requested by ORI to carry out its review of an Allegation of Research Misconduct or of the Laboratory’s handling of such an Allegation.

**SECTION 7: DIGITAL MISCONDUCT**

7.1 **DIGITAL IMAGES**

According to the Council of Science Editors, “The revolution in electronic communications has meant that many journals now have completely electronic workflows. The ease of image manipulation in powerful applications like Photoshop makes it tempting for authors to adjust or modify digital images. With simple forensic techniques, manipulations can be revealed that would not have been visible on a printout.” Any manipulations found at CSHL will be considered fraud under this policy. An Allegation of Research Misconduct could be warranted under this policy.

The digital images guidelines are as follows:

- No specific feature within an image may be enhanced, obscured, moved, removed, or introduced.
- Adjustments of brightness, contrast, or color balance are acceptable if they are applied to the whole image and control(s) and as long as they do not obscure, eliminate, or misrepresent any information present in the original.
- The grouping of images from different parts of the same gel, or from different gels, fields, or exposures must be made explicit by the arrangement of the figure (e.g., dividing lines) and in the text of the figure legend.
ACKNOWLEDGEMENT
RESEARCH MISCONDUCT POLICY

I __________________________________________ (Print Name) have received a copy of and
will promptly read and familiarize myself with and comply with the CSHL policies on
scientific misconduct.

__________________________________________
Signature                                                          Date

Last Revised 08/09/22
School of Biological Sciences

Reasonable Accommodation Policy

1.0 PURPOSE
To assist in the implementation of the reasonable accommodation provisions as required by federal, state, and local law.

2.0 SCOPE
This policy applies to all prospective and current students of Cold Spring Harbor Laboratory’s School of Biological Sciences.

3.0 RESPONSIBILITY
The interpretation and administration of this policy is the responsibility of the Director of Graduate Studies and the Vice President, Chief Human Resources Officer.

4.0 POLICY
Cold Spring Harbor Laboratory’s School of Biological Sciences (“the School”) recognizes that individuals with disabilities, pregnant and parenting individuals, individuals with a status as a victim of domestic violence, sexual violence, or stalking, and individuals who observe certain religions, may need reasonable accommodations with respect to their participation in programs and activities at the School. The School will provide a reasonable accommodation to a qualified individual, provided that such accommodation does not impose an undue hardship on the School. The School will consider and respond to each request on a case-by-case basis.

5.0 REASONABLE ACCOMMODATION REQUESTS
Students seeking an accommodation under this policy should contact the Associate Dean, and provide the reasonable accommodation intake form, attached as Appendix A, as well as supporting documentation. The request for accommodation must be submitted with adequate time for it to be considered and a determination made. The Associate Dean, or a designee, may, when necessary and in a confidential manner, consult with appropriate School officials, to determine program requirements and appropriate accommodations.

The School will engage in an interactive process with the individual in order to determine whether to grant the request. The interactive process involves the School working with the individual to identify existing barriers to the individual’s access to programs and activities at the School, with the intention of finding an appropriate accommodation to address those barriers.
6.0 DISABILITY ACCOMMODATIONS

The School prohibits discrimination on the basis of disability. The School will provide reasonable accommodations for a student who has a qualifying physical or mental impairment that substantially limits one or more major life activities, has a record of such an impairment or is regarded as having such an impairment.

6.1 Service Animals

A service animal is trained to work or perform tasks for the benefit of an individual with a disability. The work or tasks performed by a service animal must be directly related to the individual’s disability. The School has the right to ask for: 1) an affirmation that the service animal is required because of a disability and 2) a description of the work or task that the animal has been trained to perform. If needed, the School may ask for documentation that the service animal is in compliance with all required New York State requirements associated with licensing, vaccinations, and other health regulations.

6.2 Emotional Support Animals

Emotional support animals are animals utilized by individuals with disabilities for emotional support, well-being, or comfort. Students requesting an accommodation for an emotional support animal must submit a request each academic year, along with current supporting documentation from a medical or mental health provider. If needed, the School may also ask for documentation that the animal is in compliance with all required New York State requirements associated with licensing, vaccinations, and other health regulations.

6.3 Additional Restrictions Regarding Service and Emotional Support Animals

Students must not leave their animal unattended, and the animal must remain leashed at all times when in and around campus facilities. The School may prohibit the use of animals in certain locations because of health and safety restrictions (e.g., where the animals may be in danger, or where their use may compromise the integrity of research) or where the animals’ presence would fundamentally alter the nature of a particular service, program, or business of the Laboratory or School. Restricted areas may include, but are not limited to, the following areas: research laboratories, areas where protective clothing is necessary, rooms with heavy machinery, and areas outlined in state law as being inaccessible to animals. When these situations are identified, the student and the School must work together to determine how best to maintain the learning environment while still reasonably accommodating the student.

The School will notify other residents within the housing assignment (as well as maintenance and security staff, as needed), that the service or emotional support animal will be residing in a shared living space. If the presence of the animal is creating an access
issue for another resident or student with a disability (e.g., life limiting animal allergies),
the student with the service or emotional support animal is expected to work with the
School and any other appropriate Laboratory offices to address the access concerns in a
manner that allows all impacted students to be reasonably and appropriately
accommodated.

7.0 **ACCOMMODATIONS BASED ON PREGNANCY, CHILDBIRTH OR A RELATED MEDICAL CONDITION**
The School supports the academic success of pregnant and parenting students and prohibits discrimination based on pregnancy, childbirth, or recovery from related conditions, in all of its educational programs and activities pursuant to Title IX of the Education Amendments of 1972.

8.0 **INDIVIDUALS WITH A STATUS AS A VICTIM OF DOMESTIC VIOLENCE, SEXUAL VIOLENCE OR STALKING**
Individuals requesting an accommodation based on their status as a victim of domestic violence, sex offense, or stalking should contact the Title IX Coordinator. The Title IX Coordinator, or a designee, and the individual will engage in an interactive process with the goal of finding an acceptable accommodation. Individuals may be required where appropriate to submit an intake form and/or provide appropriate documentation to support their status as a victim of domestic violence, sex offense or stalking and to help the School determine a reasonable accommodation. Victims of domestic violence, sex offense, or stalking should consult the Interim Policy and Procedures for Allegations of Title IX Sexual Harassment, available on the School’s website, to the extent they need immediate and supportive interim measures that are not addressed herein.

9.0 **RELIGIOUS ACCOMMODATIONS**
The School prohibits discrimination on the basis of religion. In accordance with New York State Education Law § 224-a, students may miss classes because of their observation of religious holidays. A full list of rights under New York State Education Law § 224-a, is attached as Appendix B.

10.0 **ANTI-RETRALIATION POLICY**
The School prohibits retaliation against individuals for requesting reasonable accommodations, appealing decisions concerning such requests, or for making or participating in claims of discrimination.

11.0 **GRIEVANCE PROCESS**
In accordance with Cold Spring Harbor Laboratory’s Equal Employment Opportunity, Anti-Discrimination, Anti-Harassment, Including Sexual Harassment, and Anti-Retaliation Policy and Interim Policy and Procedures for Allegations of Title IX Sexual Harassment, an individual who believes they been the victim of discrimination or retaliation under this policy should immediately inform the Vice President, Chief Human Resources Officer (516-367-8499) or the Chief Operating Officer (516-367-5200).

The School reserves the right to interpret, administer, revise, supplement, or rescind policies as it deems appropriate.
School of Biological Sciences

Reasonable Accommodation Intake Form

Name: _______________________________________________________________________

Preferred Contact Address:________________________________________________________

Preferred Contact Phone Number:__________________________________________________

Preferred Email Address: _________________________________________________________

Basis for request (choose all that apply):

☐ Disability ☐ Religion ☐ Pregnancy, childbirth, or other related medical condition

☐ Victim of domestic violence, sexual violence or stalking

Request for Accommodation

Please describe the accommodation(s) requested:

______________________________________________________________________________

______________________________________________________________________________

______________________________________________________________________________

______________________________________________________________________________

______________________________________________________________________________

Is the condition or circumstance for which you are requesting an accommodation:

☐ Permanent ☐ Temporary ☐ Unknown duration

If temporary, please provide the anticipated date that the accommodation(s) are no longer needed: _______________________________________________________

You may be required to provide verification by a health professional or other service provider.

Medical verification/documentation should, to the extent possible:

• Be written on the official letterhead of the qualified health professional or health professional’s organization
• Identify the health professional’s credentials. (E.g., M.D.)
• Be dated and signed by the health professional
• Describe the limitations in detail as they currently exist and only in relation to your needs as a student at CSHL.
• State whether the duration of the limitation is permanent or temporary or unknown
• If temporary, specify the date the limitation is expected to no longer require accommodation

For those requesting service animals:

1. I affirm that the service animal is required because of a disability, and
2. Provide a description of the work or task that the animal has been trained to perform:________________________________________________________________
   _______________________________________________________________________

I certify that I have read and understood the information provided in this request, and that it is true to the best of my knowledge, information and belief. I understand that I may be contacted by Cold Spring Harbor Laboratory to provide additional information about the limitation(s) or circumstance(s) described above in connection with my request for an accommodation.

Requestor’s Signature: ______________________ Date: __________________

Please submit this form and any accompanying documents to the Associate Dean, except where requesting an accommodation on the basis of being a victim of domestic violence, sexual violence or stalking, which should be submitted to the Title IX Coordinator.
Appendix B

New York State Education Law Section 224-A

Students unable because of religious beliefs to register or attend classes on certain days

1. No person shall be expelled from or be refused admission as a student to an institution of higher education for the reason that [they are] unable, because of [their] religious beliefs, to register or attend classes or to participate in any examination, study or work requirements on a particular day or days.

2. Any student in an institution of higher education who is unable, because of [their] religious beliefs, to attend classes on a particular day or days shall, because of such absence on the particular day or days, be excused from any examination or any study or work requirements.

3. It shall be the responsibility of the faculty and of the administrative officials of each institution of higher education to make available to each student who is absent from school because of [their] religious beliefs, an equivalent opportunity to register for classes or make up any examination, study or work requirements which [they] may have missed because of such absence on any particular day or days. No fees of any kind shall be charged by the institution for making available to the said student such equivalent opportunity.

4. If registration, classes, examinations, study or work requirements are held on Friday after four o'clock post meridian or on Saturday, similar or makeup classes, examinations, study or work requirements or opportunity to register shall be made available on other days, where it is possible and practicable to do so. No special fees shall be charged to the student for these classes, examinations, study or work requirements or registration held on other days.

5. In effectuating the provisions of this section, it shall be the duty of the faculty and of the administrative officials of each institution of higher education to exercise the fullest measure of good faith. No adverse or prejudicial effects shall result to any student because of [them] availing [themselves] of the provisions of this section.

6. Any student, who is aggrieved by the alleged failure of any faculty or administrative officials to comply in good faith with the provisions of this section, shall be entitled to maintain an action or proceeding in the supreme court of the county in which such institution of higher education is located for the enforcement of [their] rights under this section.
SEXUAL OR ROMANTIC RELATIONSHIPS POLICY

1.0 PURPOSE
Sexual or romantic relationships may raise actual or perceived conflicts of interest, favoritism, and unfair treatment when both people are in the same work or academic environment. This is especially true when one person has supervisory authority over the other, or the authority to hire, fire, promote, discipline, evaluate, assign, direct, formally mentor or determine compensation of, the other. Even when the relationship is consensual, there is significant potential for harm when there is a power imbalance between parties, particularly with sexual or romantic relationships involving a faculty member or employee on the one hand, and a student on the other hand. These relationships have the potential to affect others in the work or academic environment, undermining the integrity of their supervision and evaluation as well.

CSHL has adopted this policy to avoid difficult working environments and actual or perceived bias, favoritism, or unfair treatment created by the development or existence of certain sexual or romantic relationships.

This policy addresses consensual relationships only. Non-consensual or coerced relationships or sexual contact are addressed in Cold Spring Harbor Laboratory's Equal Employment Opportunity, Anti-Discrimination, Anti-Harassment, including Sexual Harassment, and Anti-Retaliation Policy.

2.0 SCOPE
This policy extends to all people in the Cold Spring Harbor Laboratory work or academic environment, including faculty, post-docs, staff, and students.

3.0 RESPONSIBILITY
It is the responsibility of the Vice President, Chief Human Resources Officer to oversee the resolution of matters arising under this policy in a fair and discreet manner.

4.0 POLICY
In the event a sexual or romantic relationship exists between two parties when one person has supervisory authority over the other, or the authority to hire, fire, promote, discipline, evaluate, assign, direct, formally mentor or determine compensation of the other, it is the responsibility of both parties to promptly report the situation to the Vice President, Chief Human Resources Officer and to cooperate with efforts to ensure an appropriate resolution. The Laboratory shall take appropriate steps consistent with this policy.

Faculty members are strictly prohibited from engaging in or attempting to engage in sexual or romantic relationships with students and, likewise, students are strictly prohibited from engaging in or attempting to engage in sexual or romantic relationships with faculty. Should such a relationship exist as of the date the faculty member and student both become affiliated with the Laboratory, both parties must promptly report the existence of such relationship to the Vice President, Chief Human Resources Officer. The Laboratory shall take appropriate steps consistent with this policy.

Possible actions may include, but are not limited to, the following:
- Reassignment of one or both parties to a new position, lab, or department;
- Altering the reporting relationship of the individuals; and/or
- Any other action deemed appropriate by senior management.

Violation of this policy, including failure to report a relationship described in this policy, may result in disciplinary actions, up to and including discharge.

This policy is not to be considered an employment contract or a guarantee of any kind. The Laboratory reserves the right to revise, supplement, or rescind policies as it deems appropriate.

Revised 10.18.19
CODE OF CONDUCT

POLICY STATEMENT

Cold Spring Harbor Laboratory is committed to good governance and to following clearly stated principles of integrity and fair dealing. The Laboratory must define and enforce a policy that prevents employees, students, consultants, or members of our governing bodies from using their positions for purposes that are, or that give the appearance of being, dishonest, malicious, threatening, intimidating or otherwise in contravention of the principles and guidelines of the Laboratory’s policies, or motivated by a desire for private financial gain for themselves or others with whom they have family, business, or personal ties. It is the obligation of each employee and student to be familiar with this Standards of Conduct Policy (“Policy”) and to conduct themselves in an honest, lawful, respectful, and ethical manner at all times and to ensure that their actions conform to the content of this Policy.

This Policy has been developed to promote an environment of respect that is central to the success of Cold Spring Harbor Laboratory and the individuals who work or study here. There are a number of policies that cover specific interactions and situations. This policy does not replace those policies, it provides a framework for them.

Additionally, members of the scientific staff are required to be familiar with the provisions of the Commercial Relations Policy and the Research Misconduct Policy, and to conduct themselves in accordance with the intent of those policies.

GUIDELINES

Ethical Conduct

All members of Cold Spring Harbor Laboratory are expected to conduct themselves ethically, honestly, and with integrity in all dealings. This is essential to promoting an environment that allows everyone who is part of the Laboratory to do their best work, be respected, and to have as positive an experience as possible at the Laboratory.

All employees and students of Cold Spring Harbor Laboratory must treat each other with respect, fairness, and dignity. Respect for others is expected both inside and outside the community. Always be fair and courteous in verbal and written communications. Respect should be shown at meetings, on the telephone, and in electronic exchanges.

The Cold Spring Harbor Laboratory community is diverse – in experience, culture, age, race, religion, and in many other ways. Respect for others includes a respect and tolerance for those who are different from yourself. Be aware of unconscious bias. This form of prejudice occurs when individuals make judgments at least partially influenced by gender, race, or other factors without realizing that they have done so, usually based on societal stereotypes or their own personal experiences.
Respect for Governance

Respect for governance is the expectation that members of Cold Spring Harbor Laboratory will act in compliance with the laws, regulations and policies that are in effect and govern behavior at the Laboratory and the conduct of Laboratory business.

Cold Spring Harbor Laboratory conducts a significant amount of research that is funded by government agencies and private foundations. As a result, a number of rules and regulations (for example, Conflict of Interest, Research Misconduct, Anti-Harassment), govern activities for people working directly under grants and contracts, and often for everyone conducting research and research-related activities. Members of the Cold Spring Harbor Laboratory faculty and administration are expected to act in accordance with these rules and regulations to maintain the highest standards of compliance and to fulfill their roles as guardians of these important relationships and resources.

Cold Spring Harbor Laboratory is a non-profit institution and is therefore also subject to federal and state rules that govern non-profit institutions. Cold Spring Harbor Laboratory’s status as a tax-exempt organization is central to its mission and well-being. Members of the Cold Spring Harbor Laboratory faculty and administration are expected to comply with all applicable rules and regulations pertaining to non-profit organizations and to act as stewards of the trust entailed in the non-profit designation.

Gifts, Gratuities, Favors

Employees and students may not solicit or accept substantial gifts, gratuities, favors, or excessive entertainment for themselves or for any person or organization that does business or has the potential of doing business with the Laboratory. Excepted from this prohibition are non-cash gifts of nominal value involving normal and ordinary social amenities or sales promotion. All offers of or actual receipt of gifts, even nominal ones, shall be disclosed to the Vice President, Chief Human Resources Officer.

Avoidance of Favoritism or Other Misconduct

The Laboratory does not discourage the employment of qualified members of the same family or persons in similar relationships. However, no such employment relationship should be maintained under circumstances that tend to or appear to provide opportunity for favoritism or to interfere with sound and consistent judgment regarding the work or studies of any employee or student. The approval of the Vice President, Chief Human Resources Officer, after consultation with the Chief Operating Officer is necessary before any employee or student may work or study under the supervision of a relative or someone in a similar relationship. To avoid the existence or appearance of favoritism, breaches of confidentiality, misuse of authority or other unprofessional conduct, employees and students must disclose the existence of a familial (or similar relationship, e.g., co-habiting, “significant other” relationships, etc.) to the Vice President, Chief Human Resources Officer.

Sexual or romantic relationships may raise actual or perceived conflicts of interest, favoritism, and unfair treatment when both people are in the same work or academic environment. Sexual or romantic relationships are addressed in Cold Spring Harbor Laboratory’s Sexual or Romantic Relationships Policy.
Personal Business

Employees and students may not conduct personal business during normal working time. This prohibition also bars personal use of the Laboratory’s postage, telephones, copy machines, computers and supplies. Excepted from this prohibition is minor, incidental personal business.

Workplace Bullying

The Laboratory considers bullying unacceptable and will not tolerate it under any circumstances. Workplace bullying may cause the loss of trained and talented employees and students, reduce productivity and morale and cause legal risks.

The Laboratory defines bullying as the use of force, threat, or coercion to abuse, intimidate, or aggressively dominate others. Bullying may be direct or indirect, verbal or physical, and conducted by one or more persons against another.

The Laboratory encourages all employees and students to report workplace bullying to the Vice President, Chief Human Resources Officer. Reported bullying will be treated seriously and investigated promptly, confidentially, impartially and without retaliation.

Social Media

For the purpose of this Policy, social media includes all means of communicating or posting information or content of any type on the Internet, including to your own or someone else’s web log or blog, journal or diary, personal website, social networking or affinity website, web bulletin board or a chat room, whether or not associated or affiliated with the Laboratory, as well as any other form of electronic communication.

The same principles and guidelines found in the Laboratory’s policies apply to your activities on social media. Inappropriate postings that may include discriminatory remarks, harassment, and threats of violence or similar inappropriate or unlawful conduct will not be tolerated and may lead to disciplinary action up to and including termination.

Always be fair and courteous to fellow employees, students, and other entities who work on behalf of the Laboratory. Also, keep in mind that you are more likely to resolve work-related complaints by speaking directly with your co-workers or managers, or by having Human Resources intervene, than by posting complaints to a social media outlet. Nevertheless, if you decide to post complaints or criticism, avoid using statements, photographs, video, or audio that reasonably could be viewed as malicious, obscene, threatening or intimidating, that disparage colleagues or the Laboratory, or that might constitute harassment or bullying.

Always be honest and accurate when posting information or news, and if you make a mistake, correct it quickly. Be open about any previous posts you have altered. Remember that the Internet archives almost everything; therefore, even deleted postings can be searched. Never post any information or rumors that you know to be false about the Laboratory, employees, students, or other entities working on behalf of the Laboratory.

Maintain the confidentiality of the Laboratory’s private or confidential information. Do not post internal reports, policies, procedures, or other internal confidential communications.

Express only your personal opinions. Never represent yourself as a spokesperson for the Laboratory. If the Laboratory is a subject of the content you are creating, be clear and open about the fact that you are an employee or student and make it clear that your views do not represent those of the Laboratory, its employees, students, or other entities working on behalf of the Laboratory. If you do publish a blog or post online related to the work you do or subjects associated with the Laboratory, make it clear that you are not
speaking on behalf of the Laboratory. It is best to include a disclaimer such as “The postings on this site are my own and do not necessarily reflect the views of Cold Spring Harbor Laboratory.”

Do not use the Laboratory’s logos, trademarks, web addresses, email addresses or other symbols in social media. You may not use the Laboratory’s name or other identifying information to endorse, promote, denigrate, or otherwise comment on any product, opinion, cause or person.

Please ensure that engaging in social media does not interfere with your work commitments. Do not use your Laboratory email addresses to register on social networks, blogs or other online tools utilized for personal use.

General Conduct

All employees and students are prohibited from using their position with the Laboratory in any way that fosters a political ambition or bribery. All employees and students are expected to report to the Vice President, Chief Human Resources Officer knowledge of any illegal activity that they may be aware of that concerns the Laboratory, its employees, students, or affiliates in any way.

ADMINISTRATION

A copy of this Policy will be distributed by the Human Resources Department to all scientific and administrative personnel upon hire. New hires and students will be required to sign a statement to verify that they have read and understand the Policy. The Vice President, Chief Human Resources Officer is responsible for distribution of related Policy revisions to current employees and students.

Any actions that are not in compliance with the Policy will be brought to the attention of the Chief Operating Officer for review. The Chief Operating Officer shall be responsible for correcting any non-compliance after appropriate consultation with the President and/or the Executive Committee of the Board of Trustees. Willful and serious violations of this Policy shall result in termination of employment. Non-willful and minor violations will result in a written reprimand. Repeated violations may result in termination of employment or student status.

In the event of the termination of a project or program director or other key official, the appropriate awarding office will be promptly notified.

Retaliation is prohibited. The Laboratory prohibits taking negative action against any employee or student for reporting a possible deviation from this Policy or for cooperating in an investigation. Any employee or student who retaliates against another for making a good faith report of a possible deviation from this Policy or for cooperating in an investigation will be subject to disciplinary action, up to and including termination.

This Policy is not to be considered an employment contract or a guarantee of any kind. The Laboratory reserves the right to interpret, administer, revise, supplement, or rescind policies as it deems appropriate.
Cold Spring Harbor Laboratory

Student Code of Conduct

1) Introduction and Statement of Purpose

The following Policy is adopted in compliance with Section 6430 of the New York Education Law and shall be filed with the Commissioner of Education and the Board of Regents as required by statute. This Policy is subject to amendment and/or revision.

Cold Spring Harbor Laboratory ("CSHL" or "Laboratory") is proud of its work and academic environment and strives to maintain a professional, collegial, and academic environment for employees, students, guests, and visitors, all of whom are expected to treat each other with courtesy, consideration, and professionalism. Being a member of the CSHL community is an opportunity, but it is also a privilege. By joining us, a student accepts the responsibility and the obligation to conduct themselves ethically, honestly, and with integrity in a civil and responsible manner in keeping with the highest values of CSHL as an educational institution. Remaining a member of the CSHL community requires, and is conditioned upon, each student continuously complying with the policies contained within this Student Code of Conduct Policy ("Policy") governing academic progress, social interactions, and personal behavior. At CSHL, we are accountable to each other, to the Laboratory, and to ourselves for personal and professional behavior and decisions. By this Policy, CSHL seeks to create a community of scholars that strives for academic excellence, while, at the same time, recognizing and emphasizing mutual respect and responsibility. All students are responsible for their own actions and all are expected to follow, uphold, and respect the policies set forth herein.

2) Application of Rules

This Policy shall apply to all students at CSHL. The Laboratory reserves the right to investigate and resolve any report or incident where a student is alleged to have violated any of the policies set forth herein. This Policy applies to any and all properties owned and/or operated by CSHL. Any additional rules, adopted by the Laboratory, may be included in this policy. The Policy shall apply to all situations involving students affiliated with CSHL and shall govern the behavior of students upon the campus of CSHL and any property under the control of CSHL, including those used in teaching, as residences and for research, administrative, service, cultural, recreational, athletic, and other programs and activities. These policies shall also govern incidents by individuals associated with the Laboratory whose behavior manifests itself on the Internet or through other electronic means.

3) Respect for Others

CSHL is a diverse community—in experience, background, socio-economic status, culture, age, race, politics, religion, ability, gender, and gender expression. The actions of community members should, at all times, show respect for each community member’s contributions. CSHL strives to establish and maintain
a culture of tolerance and respect. Principles of free speech and expression are paramount at CSHL. However, members of the community must, at all times, show respect for the rights and dignity of others, regardless of our differences.

4) Compliance with Policy and Notice

CSHL has adopted this Policy, in addition to other policies and procedures, to manage its research, education, business, and other operations. Some of these policies and procedures are proscribed by law and others designed to afford the Laboratory organized and coordinated operations. Members of the CSHL community are expected, and assumed, to have notice of this Policy and are expected to inform themselves of and comply with this Policy as well as the other policies of the Laboratory, each of which are accessible on CSHL’s Human Resources webpage (http://intranet.cshl.edu/administration/human-resources/cshl-policy-abstract).

5) Conflicts of Interest and Compliance with All Applicable Laws and Regulations

In all of our dealings, members of the CSHL community should act with fairness, as well as the appearance of fairness, in mind. CSHL is sensitive to situations that could raise questions concerning the potential for, or perceptions of, conflicts of interest between personal interests and the interests of the Laboratory. We should be particularly mindful of circumstances and situations where a conflict exists between a community member’s private interests and official responsibilities. CSHL views as equally damaging both conflicts of interest and the perception of a conflict of interest. All members of the CSHL community have a duty to be attentive to these conflicts and community members, who have a duty to report conflicts, must do so in good faith with the interests of the Laboratory’s mission, research, and institutional integrity in mind.

The Laboratory exists in a heavily regulated environment. Compliance with applicable laws and regulations is essential to CSHL. Noncompliance carries with it the potential for severe, and potentially extreme, consequences for the Laboratory, monetarily and reputationally. This Policy demands rigorous compliance with all federal, New York state, and local laws and regulations that apply to the Laboratory's performance and responsibilities. All community members have an ongoing duty to remain informed about applicable legal obligations and, when doubt exists, contact a Laboratory representative for clarification.

6) Compliance with Contractual and Grant Obligations

CSHL is committed to its contractual and grant obligations to donors, government agencies, suppliers, and others. When contractual or grant obligations are difficult to interpret or apply, community members are instructed to consult with a Laboratory representative for clarification.

7) Treatment of Laboratory Property and Funds

CSHL community members are keepers of the Laboratory’s reputation, and often find themselves as stewards of the Laboratory’s property and funds. That stewardship comes with a responsibility to the Laboratory’s contributors, including donors, organizations, and federal, state, and local governments. Therefore, at all times, CSHL community members should treat Laboratory property and funds with the utmost care and respect, expending the funds properly, ethically, and responsibly. Laboratory property is to be used for Laboratory purposes only. As a rule, wastefulness should be kept to a minimum or avoided all together.

8) Computer Use Policy
All use of Laboratory computers, computer networks, and ancillary communication equipment requires ethical behavior by all CSHL community members. Nothing in this policy should be construed as creating an expectation of privacy for any member of the CSHL community. Any information transmitted to, received from, or stored via the Laboratory’s computers, computer networks, and ancillary communication equipment is considered the Laboratory’s sole property, unless otherwise subjected to copyright protection. While respectful of community members’ privacy concerns, the Laboratory reserves the right to restrict or deny the use of its computers and or network system in the event of a violation of Laboratory policies, federal, state, or local laws, or standards of conduct appropriate for a member of the CSHL community.

9) Academic Misconduct

The following are considered Academic Misconduct and will be viewed as violations of this Policy and will be subject to discipline:

a) Plagiarism, including any representation of another person’s work or ideas as one’s own in academic and/or educational submissions;

b) Cheating, including any actual or attempted use or possession of resources prohibited by the instructor or those that a reasonable person would consider inappropriate under the circumstances for academic submissions, and/or any actual or attempted effort to assist another student in cheating;

c) Submitting an academic work for more than one course without express permission;

d) Fabrication, including any falsification or creation of data, research, or resources to support academic conclusions and/or submissions.

10) Violations of this Policy

The following actions constitute violations of this Policy:

a) Alcohol and Drugs

• The CSHL community has a shared responsibility for promoting healthy behavior. The following actions are considered violations of the Policy:

1. Use or possession of alcohol by individuals under the age of 21;
2. Providing or distributing alcohol to individuals under the age of 21;
3. Severe intoxication resulting in disruptive behaviors;
4. Driving under the influence of alcohol or while intoxicated;
5. Possession or use of illegal drugs or controlled substances, except as expressly permitted by all levels of legal authority and provided such use and possession is consistent therewith;
6. Sale, manufacturing, or distribution of illegal drugs or controlled substances or drug paraphernalia;
7. Driving under the influence of any illegal drug or controlled substance;
8. Being in the presence of the use of illegal drugs or controlled substances on campus;
9. Violations of other CSHL drug policies or federal, New York state, and local laws pertaining to illegal drugs and controlled substances.

b) Destruction of Property

• No member of the CSHL community shall willfully damage, deface, vandalize, or destroy property of the institution or any other property to which this Policy applies, nor shall any of the above remove or use such property without authorization.
c) **Discrimination and Harassment**
   • In matters of admissions, employment, housing, services, or in the educational programs or activities that the Laboratory operates, CSHL does not discriminate or harass nor permit discrimination or harassment by any member of its community against any individual on the basis of the following: race, color, national origin, sex, gender, gender identity or expression, sexual orientation, marital status, disability, age, religion, creed, veteran status, genetic information, citizenship status, or any other factors prohibited by law.

d) **Firearms**
   • No member of the CSHL community, other than security officials, shall possess upon any premises to which this Policy applies, any rifle, shotgun, pistol, revolver, or other firearm or weapon without the written authorization of the Chief Operating Officer, whether or not a license to possess the same has been issued to such person.

e) **Endangering Self or Others**
   • No member of the CSHL community shall commit an act of physical abuse of another person or act in a way that endangers, threatens, or is reasonably likely to harm the health, safety, or mental well-being of any such person, including oneself.

f) **Failure to Comply**
   • No member of the CSHL community shall fail to comply with a reasonable request or instruction by a CSHL official or emergency personnel acting in an official capacity.

g) **Fire Safety**
   • No member of the CSHL community shall commit the following: damaging or destroying property by fire or explosives, creating or maintaining a fire hazard, tampering with or misuse of emergency or fire safety equipment, smoking tobacco inside any CSHL facility, failing to immediately exit any CSHL facility when a fire alarm or other emergency notification has been made, and any violation of New York state or local fire and fire-related ordinances.

h) **Guests and Visitors**
   • Knowingly allowing one’s visitors or guests to violate this Policy, or failing to monitor the behavior of one’s visitors or guests to assure adherence to this Policy, is a violation of this Policy.

i) **Hazing**
   • No member of the CSHL community shall, whether on or off CSHL property, act, intentionally or unintentionally, to produce in another individual, mental, physical, or emotional discomfort; servitude; degradation; embarrassment; harassment; or ridicule, or force consumption of liquor or drugs for the purpose of initiation into, affiliation with, admission to, or as a condition for continued membership in a group, team, or other organization, regardless of an individual’s willingness or consent to participate.

j) **Inappropriate Behavior**
   • No member of the CSHL community shall engage in inappropriate, disorderly, or disruptive conduct that is unbecoming of a Laboratory member. Inappropriate behavior includes, but is not limited to:
     1. Yelling, cursing, or causing a disturbance;
     2. Participating in a demonstration or activity that disrupts a normal operation or function of the Laboratory;
3. Obstruction or disruption of teaching, research, administration, or other official Laboratory activities;
4. Leading or inciting others to disrupt scheduled and/or normal activities in the classroom or inside any campus building.

k) Misrepresentation
   • No member of the CSHL community shall engage in acts of fraud, misrepresentation, or dishonesty.

l) Sexual Harassment and Misconduct
   • No member of the CSHL community shall engage in violations of the Laboratory’s Interim Policy and Procedures for Allegations of Title IX Sexual Harassment Policy and Procedures for Allegations of Title IX Sexual Harassment or the Laboratory’s Equal Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy incorporated herein, which includes the following:
     1. Gender-based discrimination;
     2. Sexual Harassment;
     3. Sexual Assault;
     4. Sexual Misconduct;
     5. Stalking;

m) Theft
   • No member of the CSHL community shall commit a theft or the unauthorized use of the Laboratory’s or another’s property, including being in possession of stolen property.

n) Unauthorized Access
   • No member of the CSHL community shall commit an unauthorized access or entry to, presence in, or use of Laboratory properties, physical and virtual, including, but not limited to: CSHL facilities, property, systems, or services and possession, duplication, distribution, or use of keys, access codes, access cards, or other means of entry or access to any CSHL property, premises, or location.

o) Violations of Law
   • No student shall conduct him or herself in a manner that negatively impacts the CSHL community, including any such conduct in violation of federal, state, or municipal law. All students are expected to report to the Vice President, Human Resources any knowledge of illegal activity that concerns the Laboratory, its employees, students or affiliates.

11) Consequences of Violations

CSHL reserves the exclusive right to determine appropriate sanctions when violations of this Policy are committed. When determining appropriate sanctions, CSHL will consider the interests of the complainant, respondent, and the overall well-being of the Laboratory community. CSHL will consider the respondent’s present and past disciplinary record, the nature and severity of the offense, the injury or harm resulting from the prohibited behavior, and any other relevant factors. The following is a non-exclusive list of sanctions that the Laboratory reserves the right to impose:

a) Warning
   • Written notification that a violation of this Policy occurred and that any further responsible finding of misconduct may result in more severe disciplinary action.

b) Probation
• Written notification that indicates a serious and active response to a violation of this Policy for a designated period of time and includes the possibility of more severe sanctions.

c) Loss of Privileges
• Denial of the use of certain Laboratory facilities or the right to participate in CSHL activities, events, and/or programs.

d) Restitution
• A member of the CSHL community may be required to make a payment to an individual or the Laboratory related to misconduct for damage, destruction, defacement, theft, or unauthorized use of property.

e) Relocation or Removal from Laboratory Housing
• Relocation is the reassignment of a student from one living space to another, including the removal of an individual from all CSHL-operated housing;

f) Contact Restrictions
• CSHL reserves the right to prohibit all forms of communication between designated parties, direct or indirect, including in person, social media, text messaging, email, postal mail, and third-party communication.

g) Educational Requirements and Referrals
• CSHL reserves the right to impose counseling or substance assessments or other required educational sanctions.

h) Suspension
• Suspension is the separation of a student from CSHL for a specific period of time, during which the student may not participate in the Laboratory’s academic or extracurricular activities.

i) Expulsion
• Expulsion is the permanent separation of a student from the Laboratory.

12) Procedures for Student Conduct Hearings
Student conduct hearings are administrative procedures and, as a result, do not follow the specific steps, methods, or standards of proof or evidence used in civil or criminal courts. Any member of the Laboratory community may file an incident report alleging a violation of this Policy. The Associate Dean, or a designee, will determine if the allegations are covered by the Policy. Formal disciplinary action shall be instituted only after the Associate Dean, or a designee, has determined that such action is appropriate. A respondent shall be sent notice by the most effective method (including electronic mail) that includes the accusation and a copy of the incident report. An impartial disciplinary hearing shall be initiated by the Associate Dean, or a designee. The respondent shall have the opportunity to respond to the allegations during the disciplinary hearing. Following the discipline hearing, the Associate Dean, or a designee, will notify the student of any disciplinary action and the student’s right of appeal. The respondent shall have the opportunity to appeal to the Associate Dean, or a designee, a disciplinary sanction where: 1) significant new information that was not available at the time of the hearing becomes available; 2) evidence that the Laboratory failed to follow its own procedures; or 3) the assigned sanctions are grossly disproportionate to the violation.

13) No Rights or Claims
This Policy, and any other Laboratory policies, are not contracts of employment nor do they create rights or claims of any kind for members of the Laboratory community or expectations regarding employment at CSHL.
Students' Bill of Rights

Cold Spring Harbor Laboratory is committed to providing options, support, and assistance to victims of sexual assault, domestic violence, dating violence, and/or stalking to ensure that they can continue to participate in Laboratory programs, activities, and employment. All victims of these crimes and violations, regardless of race, color, national origin, religion, creed, age, disability, sex, gender identity or expression, sexual orientation, familial status, pregnancy, predisposing genetic characteristics, military status, domestic violence victim status, or criminal conviction, have the following rights, regardless of whether the crime or violation occurs on campus, off campus, or while studying abroad.

All students have the right to:

1. Make a report to local law enforcement and/or state police;

2. Have disclosures of domestic violence, dating violence, stalking, and sexual assault treated seriously;

3. Make a decision about whether or not to disclose a crime or violation and participate in the judicial or conduct process and/or criminal justice process free from pressure by CSHL;

4. Participate in a process that is fair, impartial, and provides adequate notice and a meaningful opportunity to be heard;

5. Be treated with dignity and to receive from CSHL courteous, fair, and respectful health care and counseling services, where available;

6. Be free from any suggestion that the reporting individual is at fault when these crimes and violations are committed, or should have acted in a different manner to avoid such crimes or violations;

7. Describe the incident to as few CSHL representatives as practicable and not be required to unnecessarily repeat a description of the incident;

8. Be protected from retaliation by CSHL, any student, the accused and/or the respondent, and/or their friends, family and acquaintances within the jurisdiction of CSHL;

9. Access to at least one level of appeal of a determination;

10. Be accompanied by an advisor of choice who may assist and advise a reporting individual, accused, or respondent throughout the judicial or conduct process including during all meetings and hearings related to such process; and

11. Exercise civil rights and practice of religion without interference by the investigative, criminal justice, or judicial or conduct process of CSHL.

To file a complaint, contact:
Julie Block-Rosen
Main Campus, Nichols Building
blockro@cshl.edu or (516) 367-5017

To file a complaint involving the individual listed above, contact the Chief Operating Officer, John Tuke at tuke@cshl.edu or (516) 367-5200. You can also make a report of an incident, with the option to do so anonymously if you so choose, at https://incident.cshl.edu/.
To: Graduate Students who receive stipends from Cold Spring Harbor Laboratory

The payments you are receiving, also known as an unqualified scholarship, can be used for any living and incidental expenses. There is no requirement that the student perform any services for the benefit of the Cold Spring Harbor Laboratory as condition of receiving this payment. These payments are **taxable** income to the student.

**Tax Implications and Reporting Requirements of Unqualified Scholarship Payments to U.S. Citizens, Permanent Residents, and Resident Aliens for Tax Purposes**

Unqualified scholarship payments are **taxable** income to the student. However, there is no requirement for Cold Spring Harbor Laboratory to withhold income tax or to report these payments to the student or the Internal Revenue Service (IRS). The student bares the sole responsibility for reporting and paying taxes on the payment if necessary. Students who are U.S. citizens, permanent residents, or resident aliens without a tax treaty for the calendar year will receive an informational letter confirming the amount of the stipend received for the year. This letter should be retained as proof of taxable income received. No official government forms will be issued. Since CSHL does not withhold income tax on the payments, students should file quarterly estimated taxes. Estimated taxes are filed on a declaration of estimated tax, IRS Form 1040-ES. Failure to file the declaration may subject you to interest on any under-payment of tax when you file your income tax return for the year. Refer to IRS Publication 505, *Tax Withholding and Estimated Tax* for a better understanding of the governing regulations on estimated tax payments.

Any unqualified scholarship payments made to resident aliens with an applicable tax treaty are not subject to withholding. CSHL will report unqualified scholarship payments made to resident aliens with an applicable tax treaty on Form 1042-S. Students with applicable tax treaties must also complete and sign a Form W8-BEN in order to claim the exemption. No taxes will be withheld. However, CSHL will report the payments made on Form 1042-S which students will use to complete their annual tax filings.

**Tax Implications and Reporting Requirements of Unqualified Scholarship Payments to Nonresident Aliens for Tax Purposes**

Unqualified scholarship payments made to nonresident aliens are subject to a 14% federal withholding tax. At the end of the tax year, the student will receive a Form 1042-S, which should be used to complete their annual tax filings. Any unqualified scholarship payments made to nonresident alien students with an applicable tax treaty must also complete and sign a Form W8-BEN in order to be exempt from withholding. No taxes will be withheld. However, CSHL will report the payments made on Form 1042-S.
State Filing Requirements

New York State (NYS) tends to follow the Internal Revenue Code (IRC) when taxing income. The income that the IRC deems subject to taxation is also subject to taxation by the state. If a student files a federal return, he or she will most likely file a corresponding state return. **All** students should file estimated taxes, if necessary (NYS Form IT-2105-I), unless you are either a resident or nonresident alien with a tax treaty.

**For more information, see:**

- IRS Publication 17 – Your Federal Income Tax
- IRS Publication 505 – Tax Withholding and Estimated Tax
- IRS Publication 515 – Withholding of Tax on Nonresident Aliens and Foreign Entities
- IRS Publication 519 – U.S. Tax Guide for Aliens
- IRS Publication 970 – Tax Benefits for Education


This letter is provided for informational purposes only, and should not be considered tax, financial, or legal advice. You should consult your own tax or financial advisor with any questions about your personal situation. If there are any other additional questions, please feel free to contact Payroll, or Alison McDermott (mcdermot@cs11.edu) in Accounting.
Transcript Notation Policy

A record of disciplinary action shall be placed on a student’s academic transcript in the following cases:

1. A student is expelled or suspended from the School of Biological Sciences (this includes but is not limited to cases in which a student is found responsible for an act of violence). A notation will be placed which states, “suspended after a finding of responsibility for a code of conduct violation” or “expelled after a finding of responsibility for a code of conduct violation”. Further, if a Respondent withdraws from the School while conduct charges are pending and fails to complete the disciplinary process, a notation will be placed which states, “withdrew with conduct charges pending”

2. An academic dishonesty determination

Removal of Transcript Notations

Notations for expulsions shall not be removed. Students may request removals of other notations by petitioning the Director of Graduate Studies. This request must be in writing and include the rationale for the request. The Director of Graduate Studies, or his or her designee, will review the request and provide a written response within 45 days from the date the request was received.
1.0 PURPOSE

This Whistleblower Policy (“Policy”) outlines reporting procedures and protections made available by Cold Spring Harbor Laboratory (the “Laboratory”) to its trustees, officers, employees, former employees, independent contractors, students, and volunteers who, in good faith, seek to or actually report activities or suspected activities that are reasonably believed to be illegal, fraudulent, dishonest or in violation of the Laboratory’s policies. This Policy is not a general grievance procedure, and employment-related concerns should be reported and resolved in accordance with the personnel policies set forth on the Laboratory’s Human Resources webpage 
http://intranet.cshl.edu/administration/human-resources/cshl-policy-abstract.

2.0 POLICY

2.1 Definitions.

“Employee” means an individual who performs services for and under the control and direction of the Laboratory for wages or other remuneration, including former employees, or natural persons employed as independent contractors to carry out work in furtherance of the Laboratory’s business who are not themselves employers.

“Whistleblower” means a trustee, officer, employee, student or volunteer of the Laboratory who in good faith reports an activity or suspected activity that is reasonably believed to be illegal, fraudulent, dishonest or in violation of an adopted policy of the Laboratory, an executive order, or a judicial or administrative decision, ruling or order, to one or more of the parties specified in this Policy. A whistleblower is not responsible for investigating the activity or for determining fault or corrective measures; appropriate management officials are charged with these responsibilities. Examples of illegal, fraudulent or dishonest activities, or activities in violation of the Laboratory’s adopted policies, include but are not limited to violations of federal, state or local laws; billing or assisting in billing the Laboratory for services not performed or for goods not delivered; misuse or misappropriation of grant or other Laboratory funds; and other fraudulent financial reporting.

“Retaliatory Action” means an adverse action taken by the Laboratory or its agent to discharge, threaten, penalize or in any other manner discriminate against any employee exercising their rights under this policy or NY Labor Law 740,
including (i) adverse employment actions or threats to take such adverse employment actions against an employee in the terms or conditions of employment, including but not limited to discharge, suspension or demotion; (ii) actions or threats to take such actions that would adversely impact an employee’s current or future employment, or (iii) threatening to contact or contacting United States immigration authorities or otherwise reporting or threatening to report an employee’s suspected citizenship or immigration status or the suspected citizenship or immigration status of an employee’s family or household member.

2.2 Reporting. If an employee, trustee, officer, student or volunteer of the Laboratory has knowledge of or suspects illegal, fraudulent or dishonest activity, or activity that violates any of the Laboratory’s adopted policies, they should contact their immediate supervisor at the Laboratory (if applicable), the Chief Operating Officer or General Counsel of the Laboratory, or the Chair of the Laboratory’s Audit & Risk Committee (AuditChair@cshl.edu), or they should submit an anonymous report to the Whistleblower Hotline (1-844-390-9805) or www.cshl.ethicspoint.com).

In order to avoid baseless allegations, the whistleblower must reasonably believe that there is a violation of law or policy or reasonably believe that there is a substantial and specific danger to public health or safety.

The Laboratory encourages whistleblowers to provide their identity when making a report in order to facilitate an investigation. However, anonymous reports may be made through the Whistleblower Hotline.

2.3 Protections. Wherever possible, the confidentiality of the whistleblower will be maintained. However, the identity of the whistleblower may have to be disclosed to conduct a thorough investigation, to comply with the law or to provide accused individuals an opportunity to defend themselves. The Laboratory strictly prohibits intimidation, harassment, discrimination, retaliatory action or adverse employment consequences against anyone who in good faith makes a report pursuant to this Policy or who participates in the investigation of a complaint pursuant to this Policy. This includes reports made to any elected governmental body, court, governmental agency, law enforcement, federal, state, or local department of an executive branch of government, or any division, board, bureau, office, committee, or commission of any of the public bodies.

Any whistleblower who believes that they have been subject to intimidation, harassment, discrimination, retaliatory action or adverse employment consequences should immediately report such to their direct supervisor at the Laboratory (if applicable), or the Chief Operating Officer or the General Counsel of the Laboratory. A whistleblower’s right to protection does not include immunity for any personal wrongdoing that is alleged and investigated.

The Chief Operating Officer and the General Counsel, or an independent third
party designated by them, will promptly investigate all reports of illegal, fraudulent or dishonest activities or activities in violation of an adopted policy of the Laboratory, unless such investigation would impede or interfere with an external investigation being conducted by law enforcement or other government agency.

2.4 Administration. The Chief Operating Officer and the General Counsel will administer this Policy and report to the Board or an authorized Committee thereof. A person who is the subject of a whistleblower report will not be present at or participate in any Board or committee deliberations or voting related to such report, provided that the Board or committee may request that the person present information as background or answer questions prior to the commencement of deliberations or voting. Trustees who are employees of the Laboratory will not participate in any Board or committee deliberations or voting relating to administration of this Policy.

3.0 DISTRIBUTION

A copy of this Policy will be distributed to all trustees, officers, current employees and students of the Laboratory and to all volunteers who provide substantial services to the Laboratory. Distribution for these purposes includes posting this Policy on the Laboratory’s website and in a conspicuous, easily accessible and well-lit location at the Laboratory.

4.0 RECORDS

All records relating to any reported concern and to the investigation and resolution thereof will be retained by the Laboratory on a strictly confidential basis for a period of seven years (or otherwise as required under the Laboratory’s record retention policies in effect from time to time). All such records are confidential to the Laboratory and such records will be considered privileged and confidential.

Like all other policies of the Laboratory, this Policy is not to be considered an employment contract or guarantee of any kind. The Laboratory reserves the right to interpret, revise, supplement or rescind policies as it deems appropriate.
Policy Effective Date: August 2023
Last Revision Date: July 2023

1.0 PURPOSE
The Academic Probation Policy ("Policy") outlines the procedures followed when a student is placed on academic probation from the School of Biological Sciences ("School").

2. POLICY

2.1 Definitions.
“Student” means an individual that is matriculated in the School.

“Committee” consists of the student’s faculty thesis advisor and faculty academic advisor.

“Meeting” consists of a thesis progress check with the student and their committee. These occur every 6 months.

“Progress” will be judged by several criteria including: the nature of the experiments performed, place in the context of current scientific dogma and direction for the future, as well as the ability to communicate in a written report and an oral presentation.

2.2 Policy Statement.
A student will be placed on academic probation after having met with their committee for their regularly scheduled meeting, and the committee determines that the student has not made sufficient progress in their research.

2.3 Coming off of academic probation
Once a student has been placed on academic probation, they must meet with their committee for an evaluation meeting within 6 months.

If at the evaluation meeting the student has made sufficient progress the following may occur:
   a. the student’s academic probation is immediately lifted, or
   b. the student remains on academic probation until a scheduled subsequent evaluation meeting.

2.4 Being asked to leave the School.
If at any evaluation meeting during or after the student’s probation, the student has not made sufficient progress, the student may be asked to leave the School.
1.0 PURPOSE
The Student Leave of Absence Policy ("Policy") outlines the procedures for requesting a leave of absence from the School of Biological Sciences (the "School").

2 POLICY

2.1 Definitions.
“Student” means an individual that is matriculated into the School.
“Part-time” means that students would be only conducting their doctoral research for less than 40 hours per week.
“Full time” means that students are fully matriculated into the school and participate in full time doctoral thesis research as their only job or around 40 hours per week.

2.2 Policy Statement.
A student may petition the Director of Graduate Studies of the School for a leave of absence. A leave of absence may be awarded for medical leave, parental leave, family leave, or any other reason that is approved by the Director of Graduate Studies and the Director of Human Resources. If requesting a leave for a medical reason, documentation from the student’s medical provider should be provided to Camille Cava at ccava@cshl.edu. **Do not submit medical documentation to the Director of Graduate Studies.**

2.3 Request for part-time doctoral research
A student may request for conducting part-time doctoral research only under exceptional circumstances, such as a medical reason necessitating a part-time schedule. This request is subject to the approval and discretion of the Laboratory.

2.4 Concurrent employment
Students may not request a leave of absence to accept employment. Students may not have concurrent employment and be fully matriculated at the "School."

2.5 Duration of leave.
The Laboratory will determine the duration of the approved leave on a case-by-case basis based on a number of factors, including reason or basis for leave, supporting documentation provided, etc.
TITLE IX POLICY AND PROCEDURES FOR
ALLEGATIONS OF SEX DISCRIMINATION, SEX-BASED HARASSMENT, AND
RETLALIATION

I. Purpose..........................................................................................................................2
II. Scope.............................................................................................................................2
III. Prohibited Conduct.....................................................................................................3
   A. Sex Discrimination
   B. Sex-Based Harassment
      1. Quid Pro Quo Harassment
      2. Hostile environment
      3. Sexual Violence (and Other Specific Offenses)
         a. Sexual Assault
         b. Dating Violence
         c. Domestic Violence
         d. Stalking
   C. Retaliation
   D. Related Definitions
IV. Title IX Coordinator and Administration of Policy.......................................................7
V. Reporting Prohibited Conduct....................................................................................8
   A. Reporting To CSHL
   B. Reporting to Law Enforcement
   C. Responsibilities of Employees to Report, Inform, and Cooperate
   D. Alcohol and/or Drug Use Amnesty for Student
   E. Confidentiality and Privacy
VI. Confidential Resources and Supportive Measures......................................................12
   A. Confidential Resources
   B. Supportive Measures
VII. Informal Resolutions..................................................................................................15
VIII. Grievance Procedures...............................................................................................16
      A. Basic Requirements
      B. Complaint Evaluation
      C. Notice of Allegations
      D. Investigation
      F. Written Determination
      G. Appeals
      H. Sanctions, Other Disciplinary Actions, and Remedies
      I. Informal Resolution
      J. Conflicts of Interest or Bias
IX. Records.......................................................................................................................29
X. Students’ Bill of Rights .................................................................................................29
I. Purpose

To set forth the policy and grievance procedures of Cold Spring Harbor Laboratory ("CSHL" or the "Laboratory") with respect to alleged conduct involving students that meets the definition of sex-discrimination, sex-based harassment (including sexual harassment), and retaliation under the 2024 revised regulations implementing Title IX of the Education Amendments of 1972, 20 U.S.C. 1681 et seq., issued by the U.S. Department of Education ("2024 Title IX Regulations").

Cold Spring Harbor Laboratory ("CSHL" and the "Laboratory") is proud of its work and academic environment and strives to maintain a cordial and collegial environment for employees, students, guests, and visitors, all of whom are expected to treat each other with courtesy, consideration, and professionalism. The Laboratory does not tolerate sex discrimination, sex-based harassment, or retaliation ("Prohibited Conduct") in its education programs and activities against members of the Laboratory’s community. The Laboratory will respond promptly and effectively to a report of Prohibited Conduct. The Laboratory will treat the parties equitably by offering supportive measures to the Parties and by following the investigation and resolution process described in this Policy before imposing any sanctions or other disciplinary actions or other measures against a Respondent.

For the purposes of this Policy, the individual who is alleged to have experienced Prohibited Conduct is referred to as the “Complainant.” Complainant also refers to an individual who is alleged to have been subjected to conduct that could constitute Prohibited Conduct under this Policy and who was participating or attempting to participate in the Laboratory’s education program or activity at the time of the alleged Prohibited Conduct. The “Respondent” is the individual who is alleged to have committed the Prohibited Conduct. “Parties” collectively means both the Complainant and the Respondent.

In addition, for purposes of this Policy, Complaint means an oral or written request to the Laboratory to investigate and make a determination about alleged Prohibited Conduct under this Policy.

To the extent that this Policy and Procedure overlaps with the Laboratory’s Equal Employment Opportunity and Discrimination, Harassment and Retaliation Prevention Policy, this Policy will control in cases alleging Prohibited Conduct under this Policy.

II. Scope

This Title IX Policy and Procedures for Allegations of Sex Discrimination, Sex-Based Harassment, and Retaliation ("Policy") addresses the Laboratory’s responsibilities with sex discrimination, sex-based harassment, and retaliation as defined by the 2024 Title IX regulations and as set forth below. This Policy applies to Prohibited Conduct, defined below, that is alleged to have occurred on or after August 1, 2024.
This Policy covers all education programs and activities and locations of the Laboratory and conduct that is subject to the Laboratory’s jurisdiction. This may include but is not limited to Laboratory-sponsored events that occur off-campus; all campuses and/or satellite sites; off-campus or off-site research facilities, field sites, and while in attendance at conferences and workshops connected to Laboratory activities or programs; and off-campus and/or online speech or conduct, such as social networking sites, which causes a substantial disruption to the Laboratory’s operations and/or mission, or affects students. The Laboratory will address a sex-based hostile environment under its education program or activity, even when some conduct alleged to be contributing to the hostile environment occurred outside the education program or activity or outside the United States, to the extent possible.

This Policy applies to all employees, applicants, students, and where specifically referenced certain non-employees, such as agents or other persons authorized by the Laboratory. This may include individuals involved in scientific, academic, educational, and recreational programs; visitors and guests; meetings and course participants; applicants in the admissions process; and recipients and/or providers of CSHL's programs or services, including participants in CSHL or DNA Learning Center-based research projects, activities, and internships regardless of locations; subcontractors and all employees and applicants for employment in all positions.

Specialized grievance procedures apply to allegations of sex-based harassment when the Complainant(s) and/or Respondent(s) is a student, as detailed in the Policy.

The Laboratory will make the Policy available on the Laboratory website. Misconduct outside the scope of this Policy may be addressed as appropriate by other Laboratory policies, including, but not limited to, the Laboratory’s Equal Employment Opportunity, Discrimination, Harassment and Retaliation Prevention Policy, the Code of Conduct, and the Student Code of Conduct. The Laboratory retains the right to revise this Policy in light of any changes to applicable law.

III. Prohibited Conduct

The following conduct is prohibited under this Policy:

A. Sex Discrimination - Sex discrimination refers to discrimination on the basis of sex, self-identified or perceived sex, sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, gender identity, gender expression, and transgender status.

B. Sex-Based Harassment - Sex-based harassment is a form of sex discrimination and includes sexual harassment. Sex-based harassment is:

1. Quid Pro Quo Harassment - This occurs when an employee, agent, or authorized
person conditions (either explicitly or impliedly) the provision of an aid, benefit, or service they are authorized to provide under the Laboratory’s education program or activity, on another individual’s participation in unwelcome sexual conduct. Some examples of an aid, benefit, or service are hiring, promotion, continued employment, or any other terms, conditions, or privileges of employment, such as what shifts and how many hours an employee might work, project assignments, and salary decisions.

2. **Hostile Environment** - Unwelcome sex-based conduct that, based on the totality of the circumstances, is subjectively and objectively offensive and is so severe or pervasive that it limits or denies a person’s ability to participate in or benefit from the Laboratory’s education program or activity. Behaviors that contribute to a hostile environment include, but are not limited to, words, signs, jokes, pranks, intimidation, or physical violence which are of a sexual nature, or which are directed at a person based on their sex (including based on actual or perceived sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, gender identity, gender expression, and transgender status).

Whether a hostile environment has been created is a fact-specific inquiry that includes consideration of the following factors: (i) the degree to which the conduct affected the Complainant’s ability to access the Laboratory’s education program or activity; (ii) the type, frequency, and duration of the conduct; (iii) the parties’ ages, roles within the Laboratory’s education program or activity, previous interactions, and other factors about each party that may be relevant to evaluating the effects of the conduct; (iv) the location of the conduct and the context in which the conduct occurred; and (v) other incidents of sex-based harassment in the Laboratory’s education program or activity.

Sex-based harassment does not refer to conduct and/or sexual activity that is consensual between the parties. The Laboratory is guided by the principles on affirmative consent as defined below.

3. **Sexual Violence (and Other Specific Offenses)** - is a form of sexual harassment. Sexual violence, as defined by the Office of Civil Rights, refers to the physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent (e.g. due to the victim’s age or use of drugs or alcohol or because of intellectual or other disability that prevents the victim from having the capacity to consent.) A number of different acts fall into the category of sexual violence, including sexual assault, rape, sexual battery, and sexual coercion/

   a. **Sexual Assault** - An offense classified as a forcible or nonforcible sex offense under the uniform crime reporting system of the Federal Bureau of
Investigation (FBI). These sex offenses include rape, sodomy, sexual assault with an object, fondling, incest, and statutory rape. Specifically:

i. **Rape** is defined as the carnal knowledge of a person, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity.

ii. **Sodomy** is defined as oral or anal sexual intercourse with another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity.

iii. **Sexual Assault With An Object** is defined as using an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity.

iv. **Fondling** is the touching of the private body parts of another person for the purpose of sexual gratification without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity.

v. **Incest** is defined as nonforcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

vi. **Statutory Rape** is defined as nonforcible sexual intercourse with a person who is under the statutory age of consent.

b. **Dating Violence** - Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship will be determined based on consideration of: (i) the length of the relationship; (ii) the type of relationship; and (iii) the frequency of interaction between the individuals involved in the relationship.

c. **Domestic Violence** - A felony or misdemeanor crimes committed by a person who: (i) is a current or former spouse or intimate partner of the victim under applicable family or domestic violence laws, or a person similarly situated to a spouse of the victim; (ii) is cohabitating, or has cohabitated, with the victim as a spouse or intimate partner; (iii) shares a child in common with the victim; or (iv) commits acts against a youth or adult victim who is protected from those acts under the applicable family or
domestic violence laws.

d. **Stalking** - Engaging in a course of conduct directed at a specific person that would cause a reasonable person to: (i) fear for the person’s safety or the safety of others; or (ii) suffer substantial emotional distress. This definition incorporates the concept of cyber-stalking, which employs the use of the internet, social media, blogs, texts, cell phones, or other similar devices or forms of communication.

C. **Retaliation** - Intimidation, threats, coercion, or discrimination against an individual for the purpose of interfering with any right or privilege secured by Title IX or this Policy or because the individual person has reported information, made a complaint, testified, assisted, or participated or refused to participate in any manner in an investigation or related proceeding, including in an informal resolution process, in grievance procedures, and in any other actions taken by the Laboratory. Retaliation can be committed by or against any individual or group of individuals, including a Respondent or Complainant or their friends, relatives, or other affiliated individuals. Retaliation is still prohibited even when there is a finding of no responsibility for the allegation.

D. **Related Definitions**

*Affirmative consent* is a knowing, voluntary, and mutual decision among all participants to engage in sexual activity. Consent can be given by words or actions, as long as those words or actions create clear permission regarding willingness to engage in the sexual activity. Silence or lack of resistance, in and of itself, does not demonstrate consent. The definition of consent does not vary based upon a participant's sex, sexual orientation, gender identity, or gender expression. Consent to any sexual act or prior consensual sexual activity between or with any party does not necessarily constitute consent to any other sexual act. Consent is required regardless of whether the person initiating the act is under the influence of drugs and/or alcohol. Consent may be initially given but withdrawn at any time. Consent cannot be given when a person is incapacitated, which occurs when an individual lacks the ability to knowingly choose to participate in sexual activity (further defined below). Consent cannot be given when it is the result of any coercion, intimidation, force, or threat of harm. When consent is withdrawn or can no longer be given, sexual activity must stop.

*Incapacitation* may be caused by the lack of consciousness or being asleep, being involuntarily restrained, or if an individual otherwise cannot consent. Depending on the degree of intoxication, someone who is under the influence of alcohol, drugs, or other intoxicants may be incapacitated and therefore unable to consent. This Policy covers a person whose incapacity results from mental, intellectual, or other disability, involuntary physical restraint, and/or from the use of alcohol or drugs.
IV. Title IX Coordinator and Administration of Policy

The administration of this Policy shall be the responsibility of the Vice President, Chief Human Resources Officer, Katie Raftery, and Julie Block-Rosen, who serves as the Title IX Coordinator for the Laboratory. The Title IX Coordinator is responsible for coordinating the Laboratory’s response to all Title IX complaints involving possible Prohibited Conduct, as well as monitoring and addressing barriers to reporting, assessing the campus climate, coordinating the effective implementation of supportive measures and remedies, as appropriate, along with other responsibilities.References to “Title IX Coordinator,” throughout this Policy and Procedures include designees of the Title IX Coordinator.

When notified of conduct that reasonably may constitute Prohibited Conduct under this Policy, the Title IX Coordinator will notify the Complainant or, if the Complainant is unknown, the individual who reported the conduct, of the available grievance and the informal resolution process if available and appropriate.

In the absence of a complaint or the withdrawal of any or all of the allegations in a complaint, and in the absence or termination of an informal resolution process, the Title IX Coordinator will determine whether to initiate a complaint of Prohibited Conduct that complies with the applicable grievance procedures. To make this fact-specific determination, the Title IX Coordinator, in coordination with others involved in the administration of this Policy, will consider, at a minimum, the following factors:

1. The Complainant’s request not to proceed with initiation of a complaint;
2. The Complainant’s reasonable safety concerns regarding initiation of a complaint;
3. The risk that additional acts of Prohibited Conduct would occur if a complaint is not initiated;
4. The severity of the alleged Prohibited Conduct, including whether the discrimination, if established, would require the removal of a Respondent from campus or imposition of another sanction or other disciplinary action to end the Prohibited Conduct and prevent its recurrence;
5. The age and relationship of the parties, including whether the Respondent is an employee of the Laboratory;
6. The scope of the alleged Prohibited Conduct, including information suggesting a pattern, ongoing Prohibited Conduct, or Prohibited Conduct alleged to have impacted multiple individuals;
   a. The availability of evidence to assist a decisionmaker in determining whether Prohibited Conduct occurred; and
   b. Whether the Laboratory could end the alleged Prohibited Conduct and prevent its recurrence without initiating its applicable grievance procedures.
If, after considering these and other relevant factors, the Title IX Coordinator determines that the conduct as alleged presents an imminent and serious threat to the health or safety of the Complainant or other person, or that the conduct as alleged prevents the Laboratory from ensuring equal access on the basis of sex to its education program or activity, the Title IX Coordinator may initiate a complaint. If initiating a complaint, the Title IX Coordinator will notify the Complainant prior to doing so and appropriately address reasonable concerns about the Complainant’s safety or the safety of others, including by providing supportive measures. The Title IX Coordinator will keep the parties timely informed of the status of any investigation and inform the parties of any extensions of time to complete the process and the reason(s) for the extensions.

Regardless of whether a complaint is initiated, the Title IX Coordinator will take other appropriate prompt and effective steps, in addition to steps necessary to effectuate the remedies provided to an individual Complainant, if any, to ensure that Prohibited Conduct does not continue or recur within the Laboratory’s education program or activity.

V. Reporting Prohibited Conduct

A. Reporting to CSHL

The Laboratory strongly encourages the prompt reporting of all incidents of Prohibited Conduct under this Policy. For emergency or immediate assistance twenty-four (24) hours a day, seven (7) days a week contact Security at (516) 367-5555. All emergency contact numbers are listed on the reverse side of the CSHL identification card.

Any person may report a violation or alleged violation of this Policy at any time, including during non-business hours (whether or not the person reporting is the person alleged to be the victim), in person, by mail, by telephone, or by electronic mail or online portal, using the following contact information for the Title IX Coordinator:

Julie Block-Rosen
Compliance Counsel, and Title IX Coordinator
Nichols Building, 1 Bungtown Rd,
Cold Spring Harbor, NY 11724
Email: blockro@cshl.edu
Telephone: (516) 367-5017

To file a complaint involving the Title IX Coordinator, contact the Chief Operating Officer or Vice President, Chief Human Resources Officer, Katie Raftery.

Complainants may complete an online Incident Report Form located at https://incident.cshl.edu/ or through EthicsPoint, a third party hotline provider, on a secure server that is not part of the Laboratory at: https://secure.ethicspoint.com/domain/media/en/gui/46674/index.html, or by
calling EthicsPoint at 1-844-390-9805. The form, a report or complaint may be filed anonymously. Questions or concerns may be directed externally to the Office for Civil Rights (OCR), U.S. Department of Education, 400 Maryland Avenue, SW, Washington, DC 20202; www.ocr.gov.

B. Reporting to Law Enforcement

A Complainant may pursue a criminal complaint with the appropriate law enforcement agency (if applicable), pursue a complaint through this Policy, or pursue both processes consecutively or concurrently. A Complainant may withdraw a complaint or involvement from the Laboratory process at any time.

If a Complainant wishes to pursue a criminal complaint exclusively, the Complainant may submit a request to temporarily defer the investigation and/or resolution process for a reasonable time by making a formal written request to the Title IX Coordinator, which may delay the investigation and the Laboratory’s ability to respond. The Laboratory will maintain documentation of the date of deferral. The Laboratory may continue its investigation where it has reason to believe that the Respondent may be an imminent threat to the safety of the Complainant and/or other individuals. At any time, the Complainant may choose to rescind the deferral by making a formal written request to the Title IX Coordinator, electing to resume the investigation and/or grievance process under this Policy. The Laboratory will provide written notice to the Complainant and Respondent when it resumes its investigation and grievance process under this Policy, as appropriate.

If a Complainant elects to pursue a criminal complaint exclusively, CSHL’s Director of Security will request that the Prosecutor’s Office immediately inform the Laboratory of its decision on whether to prosecute the complaint. CSHL will maintain documentation relating to the request.

Any individual who reports possible Prohibited Conduct will be provided written notice of their options to pursue a criminal complaint, to pursue a complaint through the Laboratory procedures, or to pursue both processes consecutively or concurrently, and the potential consequences of pursuing both options (i.e., possible deferral of the Laboratory’s investigation and disciplinary process, delays in the Laboratory’s investigation) to allow law enforcement to complete their fact finding, etc.). The Laboratory, through the Title IX Coordinator, will obtain written acknowledgment from the Complainant of his/her decision regarding which options, if any, the Complainant wishes to pursue.

The Laboratory will comply with all federal, state, and local mandates regarding the reporting of crimes to appropriate authorities.

C. Responsibilities of Employees to Report, Inform, and Cooperate

All members of the CSHL community who are not confidential employees are expected to assist and cooperate in the application of this Policy, in particular by cooperating in any investigation
under this Policy. Any person who knowingly misrepresents the truth, or whose willful action or inaction obstructs the application of this Policy may be subject to sanctions and other disciplinary actions, up to and including termination.

Confidential employees are designated Laboratory employees who, upon receiving information about Prohibited Conduct do not have reporting obligations to the Title IX Coordinator because: (i) federal or state law requires that their communications be privileged or confidential, but only with respect to information received while the employee is functioning within the scope of their duties to which the federal or state privilege or confidentiality applies; (ii) they provide services to individuals related to the Prohibited Conduct and received information about the Prohibited Conduct in connection with providing those services; or (iii) they are conducting an Institutional Review Board-approved human-subjects research study designed to gather information about the Prohibited Conduct while conducting the study, but only with respect to information received while conducting the study. Confidential employees will be informed by the Laboratory of this designation.

The following employees who are not confidential employees are required to immediately report alleged Prohibited Conduct to the Title IX Coordinator upon receiving a complaint or information about alleged Prohibited Conduct, observing what may be Prohibited Conduct, or suspecting for any reason that Prohibited Conduct is occurring:

- Employees with administrative leadership responsibilities, including supervisors and managers;
- Faculty members and other employees with teaching responsibilities; and
- Employees with advising responsibilities.

This specifically includes the Title IX Coordinator, the Chief Operating Officer, the Director of the Laboratory’s School of Biological Sciences, the Director of Research, and Laboratory employees in a supervisory or management position.

All other employees who have information about conduct that reasonably may constitute Prohibited Conduct under this Policy, and who are not confidential employees must either: (i) immediately notify the Title IX Coordinator, or (ii) provide the reporting individual with the Title IX Coordinator’s contact information, information about how to make a complaint of Prohibited Conduct with the Laboratory, and state the following:

You have the right to make a report to Laboratory police or campus security, local law enforcement, and/or state police or choose not to report; to report the incident to the Laboratory; to be protected by the Laboratory from retaliation for reporting an incident; and to receive assistance and resources from the Laboratory.
Employees can be disciplined, up to and including termination, if they engage in Prohibited Conduct; fail to notify the Title IX Coordinator; or fail to provide appropriate information to any person who provides them with information about conduct that reasonably may constitute Prohibited Conduct under this Policy.

All employees have a responsibility to prevent Prohibited Conduct. Furthermore, any member of the CSHL community who observes or learns about the abuse of a minor is required to report it immediately to Security and applicable federal, state, or local entities, in accordance with the Laboratory’s Sexual Abuse of Children Prevention Policy.

D. Alcohol and/or Drug Use Amnesty for Students

The health and safety of every student at the Laboratory is of utmost importance. The Laboratory recognizes that students who have been drinking and/or using drugs (whether such use is voluntary or involuntary) at the time that violence, including but not limited to domestic violence, dating violence, stalking, or sexual assault, occurs may be hesitant to report such incidents due to fear of potential consequences for their own conduct. The Laboratory strongly encourages students to report domestic violence, dating violence, stalking, or sexual assault to Laboratory officials. A bystander acting in good faith or a reporting individual acting in good faith that discloses any incident of domestic violence, dating violence, stalking, or sexual assault to Laboratory officials or law enforcement will not be subject to the Laboratory's code of conduct action for violations of alcohol and/or drug use policies occurring at or near the time of the commission of the domestic violence, dating violence, stalking, or sexual assault.

E. Confidentiality and Privacy

At the beginning of the process, the Laboratory will inform the Complainant(s) and Respondent(s) about confidentiality standards and privacy concerns. The Laboratory will provide the student-Complainant(s) and student-Respondent(s) with the Students’ Bill of Rights (see Section IX below).

Confidentiality can only be offered by medical providers and counselors with The SightMD Center for Health and Wellness. These individuals are not required by law to report incidents of Prohibited Conduct to the Title IX Coordinator or other Laboratory officials, except for purposes of reporting certain information in an anonymized manner that does not identify the specifics of the crime or the identity of the reporting individual. Confidential employees at the SightMD Center for Health and Wellness must explain to any person who informs them of conduct that reasonably may constitute Prohibited Conduct under this Policy of:

i. The employee’s status as confidential for purposes of this Policy, including the circumstances in which the employee is not required to notify the Title IX Coordinator
about conduct that reasonably may constitute Prohibited Conduct;

ii. How to contact the Title IX Coordinator and how to make a complaint of Prohibited Conduct; and

iii. That the Title IX Coordinator may be able to offer and coordinate supportive measures, as well as initiate an informal resolution process or an investigation under the grievance procedures.

Even CSHL offices and employees who cannot guarantee confidentiality will maintain the parties’ privacy to the greatest extent possible. The information provided to a non-confidential resource will be relayed only as necessary for the Title IX Coordinator to investigate and/or seek a resolution under this Policy.

The Laboratory will take reasonable steps to protect the privacy of the parties and witnesses during the grievance process. These reasonable steps will not restrict the parties’ ability to obtain and present evidence (such as speaking to witnesses, consult with their family members, confidential resources, or Advisors), the ability of either party to discuss an investigation with other individuals, or otherwise prepare for or participate in the grievance process.

In all cases, privacy of information about complaints and investigations will be maintained to the extent required by law and to the extent possible given the Laboratory’s obligations under the law and under this Policy. The identity of the parties and any witnesses, as well as information about the investigation, will only be shared with those involved in the complaint process to the extent possible.

The Complainant may request that the Title IX Coordinator not share their name (or other identifiable information) with the Respondent, or that the Title IX Coordinator take no action in response to a report or complaint. While absolute confidentiality cannot be promised, CSHL will treat the concerns of the Complainant with sensitivity and respect. A Complainant will be informed that a request for confidentiality may limit the Laboratory’s ability to respond.

VI. Confidential Resources and Supportive Measures

A. Confidential Resources

It is important for individuals who have been the alleged victim of Prohibited Conduct (especially Prohibited Conduct that involves physical contact) to seek immediate and appropriate medical treatment. Such treatment is also important to preserve evidence that may be necessary for proving the Prohibited Conduct or obtaining an order of protection.

The SightMD Center for Health and Wellness is an on-site center for benefits-eligible CSHL students and employees, open Monday-Friday from 9am-1pm and 2pm-5pm, which is equipped to provide free, confidential, and professional medical care. The SightMD Center for Health and
Wellness is located in Dolan Hall, East Wing, and can be reached at 516-422-4222 or CSHLWellness@NSHS.edu. While Center staff members are unable to perform procedures related to the collection of evidence for the purposes of pursuing criminal prosecution, they can provide assistance and support when an individual requests or requires transportation to the North Shore University Hospital and University Hospital at Stony Brook. Both facilities are NYS-designated Sexual Assault Forensic Examiner Hospital Programs and provide specialized care to victims of sexual assault.

The SightMD Center for Health and Wellness also offers free on-site counseling services for benefits-eligible students and employees. Sessions are available on Wednesdays 8am-5pm and Fridays 12pm-5pm. Further, the Safe Center LI (formerly the Nassau County Coalition Against Domestic Violence (CADV) and the Coalition Against Child Abuse & Neglect (CCAN)), provides a broad spectrum of free services from counseling and housing assistance to advocacy and referrals. Lastly, the NYS Department of Health maintains a list of additional resources available to victims of Prohibited Conduct. Additional resources can be found at the New York State Office of Victim Services.

B. Supportive Measures

CSHL will offer non-punitive and non-disciplinary supportive measures without fee or charge, as appropriate, and to the extent reasonably available to the Complainant and/or to the Respondent upon receipt of a report or complaint alleging sex-based harassment involving students under this Policy. Supportive measures mean individualized measures offered as appropriate, as reasonably available, without unreasonably burdening a Complainant or Respondent, not for punitive or disciplinary reasons, and without fee or charge to the Complainant or Respondent to: (1) restore or preserve that party’s access to the recipient’s education program or activity, including measures that are designed to protect the safety of the parties or the recipient’s educational environment; or (2) provide support during the Laboratory’s grievance procedures, including specialized grievance procedures, or during the informal resolution process.

Supportive measures may include but are not limited to: counseling; extensions of deadlines and other course-related adjustments; campus escort services; increased security and monitoring of certain areas of the campus; restrictions on contact applied to one or more parties; leaves of absence; changes in class, work, housing, or extracurricular or any other activity, regardless of whether there is or is not a comparable alternative; and training and education programs related to sex-based harassment.

The Title IX Coordinator will coordinate supportive measures and appropriately address reasonable concerns about the party’s safety or the safety of others. Both parties will be informed in writing of the applicable supportive measures available to them no later than issuance of notice that an investigation will be conducted. The Laboratory may, as appropriate, choose to extend, modify, or terminate supportive measures at the conclusion of the grievance procedures or at the
conclusion of the informal resolution process. A party may seek additional modification or termination of a supportive measure applicable to them if circumstances change materially. Both the Complainant and Respondent may submit a written request to the Associate Dean to seek a modification or reversal of the Title IX Coordinator’s decision to provide, deny, modify, or terminate an applicable supportive measure that directly affects him or her, and shall be allowed to submit evidence in support of his or her request. The Associate Dean will issue a determination if the Title IX Coordinator’s decision to provide, deny, modify, or terminate the supportive measure was inconsistent with the definition of supportive measures within five (5) business days of the receipt of such a request.

The Laboratory will not disclose information about any supportive measures to persons other than the person to whom they apply, including informing one party of supportive measures provided to another party, unless necessary to provide the supportive measure or restore or preserve a party’s access to the education program or activity, and subject to the following exceptions: (i) when the Laboratory has obtained prior written consent to the disclosure from the applicable party; (ii) when the information is disclosed to a parent, guardian, or other authorized legal representative with the legal right to receive disclosures on behalf of the party; (iii) to carry out this Policy, including action taken to address conduct that reasonably may constitute sex discrimination under Title IX; (iv) as required by Federal law, regulations, or the terms and conditions of a Federal award, including a grant award or other funding agreement; or (v) to the extent such disclosures do not otherwise conflict with Title IX and are permitted or required under Federal, State or local law. The Title IX Coordinator may consult, as appropriate, with designated officials or offices to provide support to students with disabilities to determine how to comply with Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. 794, in the implementation of supportive measures.

On an emergency basis, CSHL may remove a student-Respondent from the Laboratory’s education program or activity, which includes but is not limited to denied access to the campus, facilities, events, classes, research laboratories, student housing or dining facilities, and/or all other activities or privileges for which the student-Respondent might otherwise be eligible. Alternative coursework or research options may be offered by the Title IX Coordinator to ensure as minimal impact as possible to the Respondent and Complainant. Prior to such removal, the Laboratory will undertake an individualized safety and risk analysis and determine that an imminent and serious threat to the health or safety of a Complainant or any students, employees, or other persons arising from the allegations of Prohibited Conduct justifies removal. The Laboratory will provide the Respondent with notice and an opportunity to challenge the decision immediately following the removal.

In the event that a Respondent employee is accused of a violation, which also constitutes grounds for immediate dismissal as defined pursuant to other employee policies, processes, and procedures, CSHL may place the employee on administrative leave paid or unpaid, from employment responsibilities pending the grievance process of this Policy. In the event that a Respondent employee is accused of a violation that does not constitute grounds for immediate dismissal under
other employee policies, processes, and procedures, but the continued presence of the employee is disruptive to the work environment, the Title IX Coordinator may recommend that the employee be placed on administrative leave pending resolution of the matter. During such leave, an employee may be denied access to the Laboratory’s campus, facilities, or events. At the discretion of the Laboratory, alternative work options may be pursued to ensure as minimal an impact as possible on the Respondent employee and Complainant or potential Complainant.

The Laboratory will provide the Respondent with written notice of an opportunity to appeal the decision to remove a student-Respondent on an emergency basis or place an employee-Respondent on administrative leave. The written appeal request should state the reasons why the Respondent believes the removal or administrative leave should be overturned. The appeal request must be received by the Associate Dean within five (5) business days of the written notification. The Associate Dean will review the appeal to determine whether the decision was supported. The Associate Dean appeal determination shall be sent to the Respondent within five (5) business days of receipt of the initial appeal request. The appeal determination by the Associate Dean is final.

The Laboratory will promptly address any violation of the emergency removal or administrative leave. The Laboratory will take immediate and responsive action to enforce any violation of an emergency removal or administrative leave.

VII. Informal Resolution

At any time prior to the issuance of a determination related to alleged Prohibited Conduct, the Laboratory may offer informal resolution to the parties as alternative procedures to the grievance procedures, subject to the Laboratory’s discretion and applicable federal, state, and local laws. Informal resolution is a voluntary, structured interaction between or among the parties that is designed to reach an effective resolution to a Complaint. These informal procedures may include, but are not limited to, mediation, counseling, and/or any other means of resolving a complaint other than a formal resolution process. The informal resolution process attempts to resolve the issue with the Complainant and Respondent by mutual agreement. If an informal resolution process is used, CSHL strives to resolve the matter through that process within 30 business days.

Informal resolution is not appropriate for all alleged violations of this Policy and the Title IX Coordinator retains the discretion to determine which cases are appropriate for informal resolution. The Laboratory may decline to offer informal resolution when the Laboratory determines that the alleged conduct would present a future risk of harm to others.

The Laboratory will inform the parties in writing of the offer of informal resolution, along with their rights and responsibilities in the informal resolution process. Participation in the informal resolution process is voluntary, and CSHL will not require the parties to participate in an informal resolution process. Both parties must voluntarily consent to the informal resolution process. The Laboratory does not require the parties to waive the right to an investigation and determination of
a complaint as a condition of enrollment or continuing enrollment, or employment or continuing employment, or exercise of any other right. Both a Complainant and a Respondent can request to end this type of resolution and pursue an investigation at any time.

CSHL must obtain the parties’ voluntary, written consent to the informal resolution process. The Laboratory will provide the parties with written notice disclosing:

1. Information of the allegations;
2. The requirements of the informal resolution process;
3. That, prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and to initiate or resume the recipient’s grievance procedures;
4. That the parties’ agreement to a resolution at the conclusion of the informal resolution process would preclude the parties from initiating or resuming grievance procedures arising from the same allegations;
5. The potential terms that may be requested or offered in an informal resolution agreement, including notice that an informal resolution agreement is binding only on the parties; and
6. What information the Laboratory will maintain and whether and how the recipient could disclose such information for use in grievance procedures under this Policy, if grievance procedures are initiated or resumed.

The facilitator for the informal resolution process will not be the same person as the investigator or the decisionmaker, nor will the facilitator have a conflict of interest or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent.

Written notification will promptly be sent by the Title IX Coordinator to the Complainant and the Respondent of the conclusion of the informal resolution process. The notification will describe the terms of the approved informal resolution agreement, if any. Potential terms that may be included in an informal resolution agreement include but are not limited to restrictions on contact and restrictions on the Respondent’s participation in the Laboratory’s education programs or activities and attendance at specific events, as well as any remedies or sanction and/or other disciplinary actions that could have been imposed at the conclusion of grievance procedures. The Title IX Coordinator will keep records of any resolution that is reached, and failure to abide by the resolution may result in appropriate responsive actions.

VIII. Grievance Procedures

The Laboratory will promptly and equitably resolve complaints of alleged Prohibited Conduct in accordance with the grievance procedures of this Section VIII. The following sets forth the Laboratory’s grievance procedures for complaints of alleged Prohibited Conduct under the Policy. Consistent with the requirements of the Title IX regulations, the Laboratory has also established specialized requirements for complaints of alleged sex-based harassment involving a student Complainant or student Respondent. These specialized requirements are denoted in textboxes
within this Section VIII.

When Complainant(s) and/or Respondent(s) have dual roles as student-employees, the Laboratory will make a fact-specific determination and inform the parties of the applicable grievance process in writing. In making this determination, the Laboratory will consider the student-employee’s primary relationship to the Laboratory and whether the alleged conduct occurred as part of educational- or employment-related work.

A. Basic Requirements

The Laboratory’s grievance procedures for resolving complaints of alleged Prohibited Conduct under this Policy ensures the following basic requirements:

1. Equitable treatment of the Complainant and Respondent.

2. Individuals implementing the grievance procedures will be free of any conflict of interest or bias for or against Complainants or Respondents, either generally or individually.

3. The Respondent is presumed not responsible for the alleged conduct until a determination is made at the conclusion of the grievance procedures.

4. The parties may bring an Advisor to accompany the party to meetings regarding the investigation. The Advisor of choice may be, but is not required to be, an attorney.

5. Major stages of the grievance process will be completed according to reasonably prompt timeframes, which the Laboratory estimates as follows:

   • Complaint evaluations will be completed within ten (10) business days of the date in which the Laboratory received the report of alleged conduct;

   • Appeals of an emergency removal, administrative leave, or complaint dismissal will be completed within five (5) business days of the date in which the Laboratory receives the written request for such appeal.

   • Investigations will be completed within one hundred and twenty (120) business days of the date in which the Laboratory received the report of alleged conduct;

   • Determinations will be completed within fourteen (14) business days of the date in which the investigation report and evidence is submitted to the decisionmaker;

   • Appeals of the determination will be completed within fourteen (14) business days after receipt of the written request for an appeal panel.
• Informal resolution, if applicable, will be completed within thirty (30) business days.

The time frames for each major stage of the grievance process are subject to reasonable extensions of time for good cause, which the Laboratory will determine on a case-by-case basis. The Laboratory will send the parties written notice of any causes or reasons for the delay.

6. The Laboratory will take reasonable steps to protect the privacy of the parties and witnesses during the grievance process. These reasonable steps will not restrict the parties’ ability to obtain and present evidence (such as speaking to witnesses, consult with their family members, confidential resources, or Advisors) or otherwise prepare for or participate in the grievance process.

7. The Laboratory will objectively evaluate all inculpatory and exculpatory evidence that is relevant and not otherwise impermissible in the grievance process. The Laboratory will exclude evidence, and questions seeking evidence, that are not relevant and that is impermissible regardless of relevance.

Relevant evidence means related to the allegations of Prohibited Conduct under investigation. Evidence is relevant when it may aid a decisionmaker in determining whether the alleged Prohibited Conduct occurred. Questions are relevant when they seek evidence that may aid in showing whether the alleged Prohibited Conduct occurred.

Impermissible evidence refers to:

a. Evidence that is protected under a privilege as recognized by Federal or State law or evidence provided to a confidential employee, unless the person to whom the privilege or confidentiality is owed has voluntarily waived the privilege or confidentiality;

b. A party’s or witness’s records that are made or maintained by a physician, psychologist, or other recognized professional or paraprofessional in connection with the provision of treatment to the party or witness, unless the recipient obtains that party’s or witness’s voluntary, written consent for use in the recipient’s grievance procedures; and

c. Evidence that relates to the Complainant’s sexual interests or prior sexual conduct, unless evidence about the Complainant’s prior sexual conduct is offered to prove that someone other than the Respondent committed the alleged conduct or is evidence about specific incidents of the Complainant’s prior sexual conduct with the Respondent that is offered to prove consent to the alleged sex-based harassment. The fact of prior consensual sexual conduct between the Complainant and Respondent does not by itself demonstrate or imply the Complainant’s consent to
the alleged sex-based harassment or preclude determination that sex-based harassment occurred.

8. The Laboratory will not conduct credibility determinations based on a person’s status as a Complainant, Respondent, or witness.

9. The Laboratory will use consistent principles for the applicability of the grievance process under this Policy and the Laboratory’s Equal Employment Opportunity and Discrimination, Harassment, and Retaliation Prevention Policy.

**B. Complaint Evaluation**

Upon receipt of a report or complaint, the Title IX Coordinator or their designee will promptly contact the Complainant for an intake meeting to discuss the availability of supportive measures under this Policy, consider the Complainant’s wishes with respect to supportive measures, inform the Complainant of the availability of supportive measures with or without the filing of a report and explain to the Complainant the process for submitting a complaint. If the potential Complainant is unknown, the Title IX Coordinator will make reasonable efforts to identify the potential Complainant and reach out to that person. During the intake meeting, the Title IX Coordinator will seek to get a basic understanding of the reported conduct so that the Title IX Coordinator can appropriately assess key facts to determine how to proceed. Follow-up intake meetings will be held as deemed necessary by the Title IX Coordinator.

The Title IX Coordinator will also meet with the Respondent separately to discuss the complaint and the process.

The Title IX Coordinator will make an initial determination as to whether the reported conduct, if true, could constitute a violation of the Policy. The Title IX Coordinator may dismiss a complaint of Prohibited Conduct if: (i) the Laboratory is unable to identify the Respondent after taking reasonable steps to do so; (ii) the Respondent is not participating in the Laboratory’s education program or activity and is not employed by the Laboratory; (iii) the Complainant voluntarily withdraws any or all of the allegations in the complaint, the Title IX Coordinator declines to initiate a complaint, and the Laboratory determines that without the withdrawn allegations, the remaining alleged conduct would not constitute Prohibited Conduct even if proven; and (iv) the Laboratory determines the alleged conduct in the complaint, even if proven, would not constitute Prohibited Conduct. The Complainant must submit in writing to the Title IX Coordinator any voluntary withdrawal of the complaint or allegations.

In all other instances, if the Title IX Coordinator determines that the allegations, if true, could constitute a violation of the Policy, and that an investigation will commence, the matter will proceed to an investigation. The Title IX Coordinator or designee will conduct an investigation to determine if the Policy may have been violated.
The parties have the option of using grievance procedures in this Section VIII or the informal resolution procedures described later in this Policy. Under both options, the Title IX Coordinator will meet with the Complainant and the Respondent separately to discuss the complaint and the process.

The Title IX Coordinator will simultaneously provide the Complainant and Respondent with written notice of any decision(s) to dismiss a complaint, in whole or in part, the basis for the dismissal, the availability of supportive measures notwithstanding the complaint dismissal, and each party’s opportunity to appeal the dismissal decision. The Laboratory will make reasonable efforts to clarify the allegations with the Complainant prior to dismissing a complaint, in whole or in part, and the Title IX Coordinator will take other appropriate prompt and effective steps to ensure that the Prohibited Conduct does not continue or recur. In circumstances where the Title IX Coordinator has reasonable concerns for the safety of any person as a result of providing written notice to the Respondent and has delayed such notice, the Title IX Coordinator may forgo issuing written notice to the Respondent of any decision(s) to dismiss a complaint.

The Laboratory may consolidate complaints of alleged Prohibited Conduct under this Policy against more than one Respondent, or by more than one Complainant against one or more Respondents, or by one party against the other party, where the allegations arise out of the same facts or circumstances. If one of the complaints to be consolidated is a complaint of sex-based harassment involving a student as either Complainant or Respondent, the Laboratory’s specialized grievance procedures will apply.

C. Notice of Allegations

The Title IX Coordinator will notify the Complainant and Respondent, if known to the Laboratory, in writing of its decision to proceed to investigation of any alleged violation of this Policy. The Laboratory will provide the parties with sufficient time to review the written notice and prepare a response before any initial interview.

The Written Notice of Alleged Prohibited Conduct will provide the following information to the parties whose identities are known:

a. The grievance process under this Policy and the informal resolution process.

b. Sufficient information available at the time to allow the parties to respond to the factual allegations. Sufficient information includes the identities of the parties involved in the incident(s), the conduct alleged to constitute Prohibited Conduct under this Policy, and the date(s), time(s), location(s), and factual allegation(s) of the alleged incident(s), to the extent that information is available to the Laboratory.

c. Information explaining that the parties may have an Advisor of their choice to accompany the party to meetings regarding the investigation, and that the Advisor may be, but is not
required to be, an attorney;
d. A statement that retaliation is prohibited.
e. Information explaining that the parties are entitled to an equal opportunity to access the relevant and not otherwise impermissible evidence or an investigative report that accurately summarizes this evidence (and the parties’ equal opportunity to request access to the relevant and not otherwise impermissible evidence if provided an investigative report).

For sex-based harassment complaints involving a student Complainant or student Respondent, the written notice must also include:

f. Information explaining that the Respondent is presumed not responsible for the alleged sex-based harassment until a determination is made at the conclusion of the grievance procedures and that prior to the determination, the parties will have an opportunity to present relevant and not otherwise impermissible evidence to a trained, impartial decisionmaker; and
g. Information explaining that the Laboratory prohibits knowingly making false statements or knowingly submitting false information during the grievance procedure.

If, in the course of an investigation, the Laboratory decides to investigate additional allegations of Prohibited Conduct, the Laboratory will provide notice of the additional allegations to the Complainant, Respondent, and other parties whose identities are known.

The Title IX Coordinator will notify the Complainant and Respondent, in writing and simultaneously, of its decision to proceed to investigation of any alleged violation of this Policy. The Laboratory will provide the parties with sufficient time to review the written notice and prepare before any initial interview.

To the extent the Laboratory has reasonable concerns for the safety of any person as a result of providing written notice, the Laboratory may reasonably delay providing written notice of the allegations (and forgo any related written notice of a subsequent dismissal of the complaint) in order to address the safety concern appropriately. Reasonable concerns will be based on an individualized safety and risk analysis and not on mere speculation or stereotypes.

D. Investigation

The Laboratory will respond promptly and effectively to reports or complaints of Prohibited Conduct. The Laboratory will provide an adequate, reliable, and impartial investigation of the alleged Prohibited Conduct. The investigation will include the following steps:

a. The Laboratory will ensure that the burden is on the Laboratory (not the parties) to conduct an investigation that gathers sufficient evidence to determine whether Prohibited Conduct occurred;
b. The Title IX Coordinator or designee will conduct the investigation;
c. The Laboratory will provide an equal opportunity for the parties to present fact
   witnesses and other inculpatory and exculpatory evidence that are relevant and not
   otherwise impermissible;
d. The Laboratory will provide a process that enables the Title IX Coordinator,
   investigator or designee to question the parties and witnesses to adequately assess
   credibility to the extent that credibility is in dispute and relevant to evaluating the
   alleged conduct.; this process must:
   • Allow the investigator to ask such questions during individual meetings with a
     party or witness;
   • Allow each party to propose such questions that the party wants asked of any
     party or witness and have those questions asked by the Title IX Coordinator,
     investigator or designee during one or more individual meetings, including
     follow-up meetings, with a party or witness; and
   • Provide each party with an audio or audiovisual recording or transcript with
     enough time for the party to have a reasonable opportunity to propose follow-
     up questions.
e. The Laboratory will review all evidence gathered through the investigation and
   determine what evidence is relevant and what evidence is impermissible regardless of
   relevance;
f. The Laboratory will provide each party with an equal opportunity to access the
   evidence that is relevant and not otherwise impermissible to the allegations of
   Prohibited Conduct, and issue to the parties a written investigative report that
   accurately summarizes this evidence;
g. The Laboratory will provide the parties with a reasonable opportunity to review and
   respond to the evidence and/or the investigative report prior to the determination
   whether Prohibited Conduct occurred; and
h. The Laboratory will take reasonable steps to prevent and address the parties’
   unauthorized disclosure of information and evidence obtained solely through the
   grievance process, which does not include authorized disclosures of information and
   evidence for purposes of administrative proceedings or litigation related to the
   complaint of Prohibited Conduct.

For sex-based harassment complaints involving a student Complainant or student Respondent,
the following provisions apply:

i. The Laboratory will provide to a party whose participation is invited or expected, written
   notice of the date, time, location, participants, and purpose of all meetings or proceedings
   with sufficient time for the party to prepare to participate;
j. The Laboratory will provide the parties with the same opportunities to be accompanied
   to any meeting or proceeding by the Advisor. The Laboratory may establish restrictions
   regarding the extent to which the Advisor may participate in the grievance procedures,
and any such restrictions will apply equally to the parties.

k. The Laboratory will provide the parties with the same opportunities, if any, to have persons other than the Advisor of the parties’ choice present during the investigations or related meetings;

l. The Laboratory will decide whether the parties may present expert witnesses during the investigation, and this decision will apply equally to the parties;

m. Prior to a question being posed by one party to the other party or to a witness, the Title IX Coordinator, investigator or designee will determine if the proposed question is relevant and not otherwise impermissible and will provide an explanation for any decision to exclude a question as not relevant or otherwise impermissible. Questions that are unclear or harassing to a party or witness will not be permitted. Each party will be given an opportunity to clarify or revise a question that has been determined to be unclear or harassing and, if the party sufficiently clarifies or revises a question, the question will be asked;

n. The Title IX Coordinator, investigator, or designee may choose to place less or no weight upon statements by a party or witness who refuses to respond to questions deemed relevant and not impermissible, however, no inference about whether sex-based harassment occurred will be based solely on a party’s or witness’s refusal to respond to relevant and not impermissible questions; and

o. The Laboratory may also adopt and apply other reasonable rules regarding decorum, provided they apply equally to the parties.

Should an employee-Respondent resign while an investigation is pending, the records of the employee will reflect that status and the Laboratory’s response to any future inquiries regarding employment references for that individual may also reflect that the employee resigned while an investigation was pending. The Laboratory may complete the investigation in these instances based on the information available.

Should a student-Respondent decide to voluntarily withdraw and/or not participate in the investigation and/or other proceedings under the grievance procedures, the process may nonetheless proceed in their absence to completion.

E. Written Determination

The Laboratory will use the preponderance of the evidence standard of proof to determine whether Prohibited Conduct occurred following an investigation and evaluation of all relevant and not otherwise impermissible evidence.

The Laboratory will simultaneously notify the parties in writing of:

a. The determination of whether the preponderance of the evidence establishes a
violation of the Policy,
b. Any applicable sanctions, other disciplinary actions, and/or remedies,
c. The factual findings and rationale supporting the determination and any applicable sanctions, disciplinary actions and/or remedies, and
d. The procedures and permissible bases for appeal available to both parties.

For sex-based harassment complaints involving a student Complainant or student Respondent, the written determination will also include:

e. A description of the alleged sex-based harassment;
f. Information about the policies and procedures that the Laboratory used to evaluate the allegations;
g. The evaluation by the Title IX Coordinator, investigator, or designee of the relevant and not otherwise impermissible evidence, the findings of fact, determination whether sex-based harassment occurred and rationale for the determination as applicable;
h. When there is a finding that sex-based harassment occurred, any sanctions or other disciplinary actions the Laboratory will impose on the Respondent, whether remedies other than the imposition of sanctions or other disciplinary actions will be provided by the Laboratory to the Complainant, and, to the extent appropriate, other students identified by the Laboratory to be experiencing the effects of the sex-based harassment; and
i. The Laboratory’s procedures for the Complainant and Respondent to appeal.

The determination regarding responsibility becomes final either on the date that the Laboratory provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

F. Appeals

The Respondent and/or the Complainant may appeal the written determination of responsibility by the decisionmaker (as applicable, the Title IX Coordinator, investigator, or designee), or the Laboratory’s closure or dismissal of a complaint or allegations therein to the appeal panel. Either party may also appeal before the appeal panel the sanctions or discipline imposed by the applicable decisionmaker. The members of the appeal panel will not the same person as the decisionmaker that reached the determination regarding dismissal, the investigator(s), or the Title IX Coordinator.

The Laboratory will implement the appeal procedures equally for both parties and will use the preponderance of the evidence standard for its determination. A request for an appeal must be submitted in writing to the Associate Dean for consideration by an appeal panel within two (2) calendar days of the issuance of the written determination. Upon notice of the assignment of the appeal panel, the parties will have two (2) calendar days to raise any objections to the Associate
Dean regarding the ability of any member of the appeal panel to conduct an impartial appeal. When an appeal is filed by one party, the Laboratory will notify the other party in writing that an appeal has been filed. The Laboratory will provide both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome.

An appeal of the decision may be considered if one of the following grounds is present:

- **Procedural Error**: A procedural error occurred that affected the outcome, including the findings and/or sanctions or discipline. A description of the error and its impact on the outcome of the case must be included in the written appeal. Minor or harmless deviations from the process will not invalidate the proceedings.

- **New Evidence**: New evidence that was not reasonably available at the time that the determination of responsibility was made and that could affect the outcome, including the findings and/or sanctions. Information that was known to the Complainant or Respondent during the investigation, but which he or she chose not to present, is not new evidence. A summary of this new evidence and its potential impact on the investigation findings and/or sanctions must be included in the written appeal.

- **Conflict of Interest or Bias**: The Title IX Coordinator, investigator(s), or designee(s) had a conflict of interest or bias for or against Complainants or Respondents generally or the individual Complainant or Respondent that affected the outcome of the matter.

Once an appeal request is received, a decision will be issued on eligibility for appeal usually within five (5) business days. If the process is extended beyond five (5) days, the Associate Dean will inform the parties of the extension of time to complete the appeal and the reason(s) for the extension. If the grounds for an appeal are not met, the request for an appeal will be denied and the parties will be simultaneously informed in writing. Regardless of whether all parties request an appeal, the Complainant and Respondent will be informed in writing, and permitted to participate in the appeal and to respond to the information provided by the other party.

The role of the appeal panel regarding appeals is limited. Appeals are not intended to be a full rehearing of the complaint and are confined to a review of the statements submitted by the parties to request or respond to the appeal request, materials from the investigative record, and documentation pertinent to the grounds for appeal.

The Laboratory strives to complete the appeals process within fourteenth (14) business days after receipt of the written request for an appeal. If the grounds for an appeal are not met, the request for an appeal will be denied and the parties will be simultaneously informed in writing. The appeal panel will simultaneously notify both parties in writing of that outcome, including the result of the appeal and the rationale for the result. The decision shall be final.
G. Sanctions, Other Disciplinary Actions, and Remedies

For purposes of this policy,

- Sanctions and disciplinary actions are consequences imposed on a Respondent by the Laboratory following a determination that the Respondent has violated this Policy. As described below, violations of this Policy are subject to the full range of institutional discipline, up to and including suspension or termination from the Laboratory, removal from Laboratory events and premises, and referrals to authorities for criminal prosecution, as appropriate.

- Remedies are measures provided, as appropriate, to a Complainant or any other person the Laboratory identifies as having had their equal access to the recipient’s education program or activity limited or denied by the Prohibited Conduct. These measures are provided to restore or preserve that person’s access to the Laboratory’s education program or activity after a determination that Prohibited Conduct occurred.

If there is a determination that the preponderance of the evidence supports that Prohibited Conduct occurred, the Written Determination will include a description of the applicable sanctions, other disciplinary actions, and remedies as appropriate. The Title IX Coordinator will coordinate the imposition of any sanctions and/or other disciplinary actions on a Respondent, including notification to the Complainant of any such sanctions, and take other appropriate prompt and effective steps to ensure that the Prohibited Conduct does not continue or recur within education program or activity. The Title IX Coordinator will also coordinate the provision and implementation of remedies to a Complainant and other persons the Laboratory identifies as having had equal access to an education program or activity limited or denied by the Prohibited Conduct.

The Laboratory will provide the parties with an opportunity to make an impact statement prior to any deliberation on appropriate sanctions.

Factors considered when determining a sanction or other disciplinary action may include, but are not limited to:

- The nature, severity of, and circumstances surrounding the violation;
- An individual’s disciplinary history;
- Class standing (hours earned) where necessary to determine the impact of the sanction on the Complainant, Respondent, or CSHL community. The academic records of the parties shall not be considered in determining sanctions;
- Previous allegations involving similar conduct;
- Completion of required training related to this Policy;
- The need for sanctions to bring an end to the discrimination, harassment, and/or retaliation;
• The need for sanctions/responsive actions to prevent the future recurrence of discrimination, harassment, and/or retaliation; and
• The need to remedy the effects of the discrimination, harassment, and/or retaliation on the victim and the community.

The Laboratory will not impose discipline on a Respondent for Prohibited Conduct under this Policy unless there is a determination at the conclusion of the grievance procedures that the preponderance of the evidence establishes that Respondent engaged in Prohibited Conduct under this Policy.

The Laboratory will not discipline a party, witness, or others participating in the grievance procedures for making a false statement or for engaging in consensual sexual conduct based solely on the Laboratory’s determination whether Prohibited Conduct occurred.

The following are the possible sanctions that will be imposed upon individuals who are found to be responsible for violations of this Policy. The sanctions listed below may be imposed singularly or in combination and second or subsequent offenses will receive more severe sanction. Possible sanctions include, but are not limited to:

- Warning: Notice, verbally or in writing, that continuation or repetition of the Policy violation may be cause for additional disciplinary action.
- Censure: A written reprimand for violating the Policy.
- Disciplinary Probation: Exclusion from participation in privileged activities for a specified period of time.
- Reassignment or Transfer
- Restitution: Repayment to the Laboratory or to an affected party for damages (amount to be determined by the Laboratory) resulting from a violation of the Policy. To enforce this sanction against students, CSHL reserves the right to withhold its transcripts and degrees or to deny a student participation in graduation ceremonies and privileged events.
- Removal from Laboratory Housing: Respondents may be removed from Laboratory housing and/or barred from applying for Laboratory housing due to disciplinary violations of the Policy.
- Suspension: Temporary exclusion from Laboratory premises, attending classes, and other privileges or activities for a specified period of time. Notice of this action will remain in the individual’s conduct file and will be permanently recorded on a student’s academic transcript. Conditions for readmission may be specified in the suspension notice.
- Expulsion: For students, permanent termination of student status and exclusion from CSHL premises, privileges, and activities. This action will be permanently recorded on the student’s academic transcript. For employees, termination of employment, including permanent exclusion from Laboratory premises and other privileges or activities. Notice of this action will remain in the employee’s conduct file.
• Termination of Employment
• Revocation of Admission and/or Degree: For students, admission to, or a degree awarded by, the Laboratory may be revoked.
• Withholding Degree: For students, CSHL may withhold awarding a degree otherwise earned until completion of the process in the Policy, including the completion of all sanctions imposed, if any.
• Other: Other sanctions may be imposed, including, but not limited to: meetings with administrators, psychological assessment, alcohol or drug counseling, no contact orders, or the assignment of service, education or research projects.

For student-Respondents, sanctions imposed by the decision maker are implemented immediately.

Sanctions of suspension and expulsion are permanently noted on a student’s transcript. For violent misconduct, the Laboratory shall make a notation on the transcript of students found responsible under this Policy that they were “suspended after a finding of responsibility for a code of conduct violation” or “expelled after a finding of responsibility for a code of conduct violation.” For the Respondent who withdraws from the Laboratory while such conduct charges are pending, and declines to complete the disciplinary process, the Laboratory shall make a notation on the transcript of such students that they “withdrew with conduct charges pending.” A Respondent may file an appeal to the Associate Dean seeking removal of a transcript notation for a suspension, but the notation shall not be removed prior to one year after conclusion of the suspension, and Notations for expulsion shall not be removed. If a finding of responsibility is vacated for any reason, any such transcript notation shall be removed.

For employee-Respondents, sanctions, discipline, and remedies recommended by the decision maker will be forwarded to the President, Chief Human Resources Officer and General Counsel of the Laboratory immediately for review. All parties are expected to comply with sanctions or discipline within the time frame specified. Failure to follow or complete the sanctions or discipline by the date specified—whether by refusal, neglect, or any other reason—may result in additional sanctions or disciplinary action up to and including termination from CSHL. The decision maker may also decide to provide remedies to the Complainant.

H. Conflicts of Interest or Bias

Both parties have a right to an investigation and resolution process free of conflicts of interest or bias by any Laboratory employee involved in the grievance procedures, including the Title IX Coordinator, Associate Dean, Investigator, appeal panel, or any person designated by the Laboratory to evaluate the complaint, conduct the investigation, or facilitate an informal resolution process. The Laboratory employee involved in the process should disqualify themselves in a matter or proceeding in which the member’s impartiality might reasonably be questioned, including but not limited to instances where the individual has a prejudgment of the facts at issue, conflict of
interest, or bias for or against Complainants or Respondents generally or an individual Complainant or Respondent. An employee who fails to disqualify themselves or notify the Title IX Coordinator of potential conflicts of interest or bias is subject to disciplinary action, up to and including termination.

A Complainant or potential Complainant and the Respondent have the opportunity to object to the participation of any Laboratory official or employee involved in the grievance procedures (including the Title IX Coordinator, Associate Dean, investigator, or other designed individual(s)) on the grounds of bias or conflict of interest. The investigation or proceeding will be temporarily suspended, and the Title IX Coordinator or another appropriate official who is not the subject of the objection will evaluate whether the objection is substantiated. The parties will be notified in writing of the findings within five (5) business days. If the Laboratory employee or official is found to have a bias or conflict of interest against either party, the Laboratory employee or official will be removed from the matter and (when necessary) replaced. The investigation or proceeding will resume immediately upon a finding of no bias or conflicts, or upon the replacement of the Laboratory employee or official, whichever occurs first.

VIII. Records

The Laboratory will maintain for seven years or the extent they are required by law:

- Records documenting the informal resolution process or the grievance process under this Policy, as applicable, and the resulting outcome for each complaint of sex-based harassment involving students.
- Records documenting the actions the Laboratory took to meet its obligations under this Policy for each notification the Title IX Coordinator receives of information about conduct that reasonably may violate this Policy.
- All materials used to provide training to officials responsible for implementing this Policy. The materials will be available for public inspection upon request.

Records will be retained in accordance with the New York State Model Records Retention Schedule. Complaints and information gathered in the course of an investigation will be kept private to the extent permitted by law.

IX. Students’ Bill of Rights

The Laboratory’s statement of the rights of student Complainants and student Respondents is available, at https://www.cshl.edu/phd-program/student-bill-of-rights/.

Effective August 1, 2024