Data Collection and Waiver Submission Portal

All Institutions of Higher Education in Massachusetts must submit the information herein to the Massachusetts Department of Higher Education pursuant to Chapter 337 of the Acts of 2020

The 2021 Campus Sexual Assault Law is one of the first state laws of its kind specifically focused on campus responses to sexual violence. The law applies to both public and private higher education institutions located in the Commonwealth and authorized to grant degrees and has two major sections: a section pertaining to the requirement that all institutions conduct sexual misconduct climate surveys at least once every four years; and another section which imposes specific policy, procedure and **reporting requirements** on institutions' efforts to identify, prevent, and respond to sexual misconduct.

This online portal will serve to fulfill the requirement that institutions report specific sexual misconduct incident data, as required by the law; as well as provide a user-friendly mechanism to provide status updates and documentation related to local law enforcement agency (LEA) memoranda of understanding (MOUs), registration and waiver requests related to Sexual Assault Crisis Service Centers (SACSCs), and additional Campus Safety and Violence Prevention (CSVP) information. For more information on the 2021 Campus Sexual Assault Law and other CSVP matters, please visit our website.

You are starting a 2022 CSVP Annual Report for Test Institution.

To get started please click Continue.

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filed by employees against students

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filed by students against students	
filed by students against employees	
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filed by employees against students	
Formal complaints under Title IX or sexual misconduct policies that resulted in disciplinary action	
filed by students against students	
filed by students against employees	
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filed by employees against students	
Students and employees found responsible for violating Title IX or sexual misconduct policies	
number of students found responsible	
number of students subject to disciplinary actions as a result	
number of employees found responsible	
number of employees subject to disciplinary actions as a result	
multiple applicable policies, procedures, offices, or sta defined under the 2021 Campus Sexual Assault Law. T reported data, or feedback on the content and format	Education (DHE) understands that each institution is unique and may have aff which oversee institutional responses to incidents of sexual misconduct as to the extent it is helpful for institutions to provide context regarding the above-of these questions in the 2021 Campus Sexual Assault Law, please use the omments you wish for the DHE to consider alongside the data submitted in this
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ase provide the address and contact ssachusetts campus(es) required pure	information for the local LEA or LEAs with jurisdiction suant to 610 CMR 14.04(1)(a).	on or around the institution's
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CSVP Contacts
EA MOUs
Please provide the information below regarding the institution's entrance into any LEA MOUs required pursuant to M.G.L. c. 6 S 68E(c), 610 CMR 14.03, and 610 CMR 14.04(2) (if applicable).
1. Has the institution entered into an MOU, the terms of which are in compliance with 610 CMR 14.03, with each LEA with juris on or around each of the intitution's campuses?
● Yes ○ No
Please certify that the institution has entered into an MOU, the terms of which are in compliance with 610 CMR 14.03, with a LEA with jurisdiction on or around each of the institution's campuses.
CEO or President Initials
Please provide a copy of the applicable MOU or MOUs.
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Please provide a Status Update on the institution's compliance with M.G.L. c. 6 Section 168E(c) / 610 CMR 14.00 Local Law Enforcement MOUs.
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CEO or Pres	ident Initial	S						
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SACSC Registration and Waivers	
Pursuant to the 2021 Campus Sexual Assault Law, an institution that does not provide its own sexual assault crisis service cen (SACSC) shall enter into and maintain an MOU with a community-based sexual assault crisis service center funded by the deport public health (DPH) and a community-based domestic violence program (DVP) funded by DPH.	
Institutions that already have such services in place on-campus are exempt from this statutory requirement.	
An institution that plans to add to or adjust its existing on-campus services to meet the intent of the statute should have made progress or fully achieved these efforts in Implementation Year 1. IHEs that do not offer such services on-campus are expected engage in good faith efforts to secure the statutorily required MOUs.	i to
If an institution is encountering challenges in this process despite its good faith efforts, and/or requires additional time, it may rawaiver through this annual report.	equest
Please indicate in the fields below whether the institution already has an SACSC, has entered into an MOU with at least one community-based SACSC and DVP funded by DPH, or is seeking a waiver from this statutory requirement at this time.	
believe my institution	
Is exempt from this statutory requirement because the institution already provides its own SACSC.	
 Has met this statutory requirement by entering into one or more MOUs with one or more community-based SACSCs and DVPs funded by E Despite its good faith efforts, requires additional time to enter into the required MOUs and is seeking a waiver from this statutory requirement time. 	
Please certify that the institution provides its own SACSC by initialing this field.	
CEO or President initials	
Please certify that the SACSC provides sexual assault crisis services on-campus in response to sexual misconduct to students employees, including access to a sexual assault nurse examiner (off-campus is acceptable); or domestic violence crisis service initialing this field.	
CEO or President initials	
Please certify that the SACSC ensures that a student or employee of the institution is able to access free and confidential cour and advocacy services either on campus or off campus by initialing this field.	seling
CEO or President initials	
Please certify that the SACSC encourages cooperation and trainings between the institution and the SACSC to ensure an understanding of the roles that the institution and sacsc should play in responding to reports and disclosures of sexual miscon against students and employees of the institution and the institution's protocols for providing support and services to the student employees by initialing this field.	
CEO or President initials	
Please provide the address, website, phone number, and email address for the SACSC	
Address Support	

Websit	re
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Please provide the na	ame, title, email address, and phone number for the SACSC Director
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2022 CSVP Annual Report
Submission Review Comments o Status: Unsubmitted History
 CSVP Contacts Incident Data Jurisdiction EA MOUs SACSC Registration and Waivers Campus Climate Surveys Additional Information
SACSC Registration and Waivers
Pursuant to the 2021 Campus Sexual Assault Law, an institution that does not provide its own sexual assault crisis service center SACSC) shall enter into and maintain an MOU with a community-based sexual assault crisis service center funded by the department of public health (DPH) and a community-based domestic violence program (DVP) funded by DPH.
nstitutions that already have such services in place on-campus are exempt from this statutory requirement.
An institution that plans to add to or adjust its existing on-campus services to meet the intent of the statute should have made progress or fully achieved these efforts in Implementation Year 1. IHEs that do not offer such services on-campus are expected to engage in good faith efforts to secure the statutorily required MOUs.
f an institution is encountering challenges in this process despite its good faith efforts, and/or requires additional time, it may request a waiver through this annual report.
Please indicate in the fields below whether the institution already has an SACSC, has entered into an MOU with at least one community-based SACSC and DVP funded by DPH, or is seeking a waiver from this statutory requirement at this time.
believe my institution
Is exempt from this statutory requirement because the institution already provides its own SACSC.
Has met this statutory requirement by entering into one or more MOUs with one or more community-based SACSCs and DVPs funded by DPH
Despite its good faith efforts, requires additional time to enter into the required MOUs and is seeking a waiver from this statutory requirement at this time.
Please provide a copy of the institution's MOU or MOUs with community-based, DPH-funded SACSCs and DVPs.
To attach a file drag & drop here or click to choose Choose File No file chosen
Please certify that the MOU or MOUs provide an off-campus alternative for students and employees to receive sexual assault crisis services, including access to a sexual assault nurse examiner if available, or domestic violence crisis services in response to sexual misconduct by initialing this field.
CEO or President initials
Please certify that the MOU or MOUs ensure that a student or employee of the institution is able to access free and confidential counseling and advocacy services either on campus or off campus by initialing this field.
CEO or President initials
Please certify that the MOU or MOUs encourage cooperation and trainings between the institution and the service center or program to ensure an understanding of the roles that the institution, service center and program should play in responding to reports and disclosures of sexual misconduct against students and employees of the institution and the institution's protocols for providing support and services to the students and employees by initialing this field.
CEO or President initials

Please provide a Status Update on the institution's compliance with M.G.L. c. 6 Section 168E(h) MOUs with Sexual Assault Crisis Service Centers, which includes a summary of the institution's good faith efforts towards entering into an MOU based, DPH-funded SACSCs and DVPs that meet the requirements of Section 168E(h).

or

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Submission Review Comments o Status: Unsubmitted History

- 1. CSVP Contacts 2. Incident Data 3. Jurisdiction 4. LEA MOUs 5. SACSC Registration and Waivers
- 6. Campus Climate Surveys 7. Additional Information

SACSC Registration and Waivers

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

Institutions that already have such services in place on-campus are exempt from this statutory requirement.

An institution that plans to add to or adjust its existing on-campus services to meet the intent of the statute should have made progress or fully achieved these efforts in Implementation Year 1. IHEs that do not offer such services on-campus are expected to engage in good faith efforts to secure the statutorily required MOUs.

If an institution is encountering challenges in this process despite its good faith efforts, and/or requires additional time, it may request a waiver through this annual report.

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

I believe my institution...

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

Please certify that the institution is requesting a waiver from the SACSC/DVP MOU requirement as a result of both not having its own SACSC and not obtaining a signed MOU despite acting in good faith pursuant to M.G.L. c. 6 Section 168E(h) par. 3 by initialing this field.

Please provide a Status Update on the institution's compliance with M.G.L. c. 6 Section 168E(h) MOUs with Sexual Assault Crisis Service Centers, which includes a summary of the institution's good faith efforts towards entering into an MOU with community-based, DPH-funded SACSCs and DVPs that meet the requirements of Section 168E(h).

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- 6. Campus Climate Surveys 7. Additional Information

Campus Climate Surveys

Has your institution conducted* a campus sexual misconduct survey using the Task Force on Sexual Misconduct Surveys model questions (found in Appendix B of this report) as approved by the Commissioner?

*Under the 2021 Campus Sexual Assault Law, institutions have until August 1, 2025 to conduct their first survey.

O Yes	No		
Please	provide the date of the institution's	s most recently-administered Sexual Misconduct Climate Survey.	

If a survey has yet to be conducted, please indicate when you plan to do so and if you plan to use the model questions or develop your own survey. Any other information or comments regarding the sexual misconduct survey requirement are welcome.

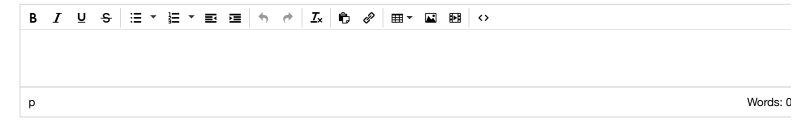
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- 6. Campus Climate Surveys 7. Additional Information

Additional Information

Please inform the DHE of any areas where technical assistance may be helpful in complying with either the 2021 Campus Sexual Assault Law or 610 CMR 14.00.



Please provide any additional questions, comments, or concerns here.



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