BOARD of REGENTS

AUDIT AND COMPLIANCE COMMITTEE MEETING

Thursday, March 2, 2017 2:30 pm
Scholes Hall, Roberts Room
ACTION ITEMS

1. Confirmation of a Quorum and Adoption of Agenda

2. Approval of Meeting Minutes from November 11, 2016

3. Audit and Compliance Committee Meeting dates for Calendar Year 2017. The following proposed meeting dates are being presented for Committee approval. The Committee meets in the Roberts Room. This schedule will accommodate both entrance and exit conferences for the FY17 External Financial Statements Audit.

   March 2, 2017 Start at 2:30 PM
   April 21, 2017 or May 5, 2017 Start at 9:00 AM (Entrance for FY17 External Audit)
   July 21, 2017 Start at 9:00 AM
   October 20, 2017 Start at 9:00 AM (Exit Conference for FY17 External Audit)

INFORMATION ITEMS

4. Advisors’ Comments

5. Indigent Health Care at University of New Mexico Hospital (Timothy Keller, State Auditor and Josh Lewis, Partner, Moss Adams).

EXECUTIVE SESSION

6. Vote to close the meeting and to proceed in Executive Session as follows:
   a. Discussion of draft Internal Audit Reports, and discussions of information subject to attorney-client privilege pursuant RPM 1.2
   b. Discussion of limited personnel matters pursuant to exception at Section 10-15-1.H(2) NMSA (1978);
   c. Schedule of Audits in Process and FY17 Audit Work plan, pursuant to RPM 1.2
   d. Vote to re-open the meeting.

7. Certification that only those matters described in Agenda item # 6 were discussed in Executive Session and if necessary ratification of action, if any, taken in Executive Session.

INFORMATION ITEMS

8. Main Campus Chief Compliance Officer Status Report (Francie Cordova, Director, Office of Equal Opportunity; Libby Washburn, UNM Main Campus Chief Compliance Officer)

9. Director of Internal Audit Status Report (Manu Patel, Internal Audit Director) and Follow-Up Items from November 11, 2016 Meeting

10. Status of Audit Recommendations (Chien-chih Yeh, Internal Audit Manager)
   Implemented
   Pending

11. Adjournment
Members Present: Chairman Jack Fortner, Tom Clifford, Ryan Berryman (Quorum).

Other Attendees: Robert Frank, Liz Metzger, Libby Washburn, Duane Arruti, Jeff Gassaway, Elaine Rising, Mike Schwantes, Kimberly Bell, Carla Domenici, Mike Tuttle, Robert Burford, Pamina Deutsch, Elsa Cole, Ella Watt, Purvi Mody, Manu Patel, Chien-chih Yeh, Lisa Wauneka, Eileen Sanchez, Mallory Reviere, Amy O’Donnell.

Chairman Fortner called the meeting to order at 1:04 PM in ROBERTS ROOM, Scholes Hall, UNM.

**ACTION ITEMS:**

- The Committee approved the meeting agenda and minutes from the meeting of October 21, 2016.

**INFORMATION ITEMS:**

- Libby Washburn, Interim Chief Compliance Officer, presented the Main Campus Chief Compliance Officer Status Report. Ms. Washburn’s presentation focused on the things she is hoping to accomplish in the coming year. The biggest compliance challenge at UNM right now is complying with the Department of Justice (DOJ) agreement. Ms. Washburn included an implementation plan with actions required, who is in charge, the due dates, and where they are at in the process. Another document is included with those same deliverables sorted by date. The agreement was signed October 17, 2016. There are 17 items and a majority are due December 1, 2016; three are due December 31, 2016. The Compliance Office’s goal is to send the first status report early. After the status report is submitted, the DOJ will get back to UNM with any edits. The Compliance Office is working on about 700 pages of attachments. The next big deadline is February 1, 2017. Training is a large component, and they have a plan about how they are going to train the students and employees as well as specialty staff. They are doing a hard push on communication regarding training that needs to be done before December 31, 2016. There are 35,000 students UNM is required to train in-person, but some of them have already been trained. Ms. Washburn noted they are also doing climate surveys. They have begun meeting with all of the deans. They are starting off with incentives to get people to do the training; next year they will have to get harsher, and are debating on putting a hold on grades until training is complete.

Regent Berryman asked if there are consequences for staff who do not complete the training. Ms. Washburn replied they will probably be debating it; that has not happened before. President Frank stated they target the supervisors, who then tell the employees they have to complete it. Ms. Washburn added that the DOJ wants UNM to deliver the names of everyone who has not taken the training. UNM has to provide a plan on how they will force those people to take it. Regent Clifford asked if UNM can make that a condition for registration for students. Ms. Washburn stated that has been discussed but would be a last case scenario.

Another focus for the Compliance Office is the compliance hotline. There are a lot of things they are working on with regard to the hotline. They want to increase awareness. People know about it but the reporting numbers are lower than the industry average, indicating not as many people are using the hotline as could be. The Compliance Office will be doing an awareness campaign. They are also drafting internal protocols and have circulated the documentation to their internal
partners. In the next week or so, they will put it out more broadly and welcome any comments or suggestions for edits. Campus outreach and further training opportunities for the investigators are also in development. In addition, the Compliance Office is doing more to follow up on complaint outcomes. They are developing a roster of neutral investigators for times where there are items that may be referred back to the unit where they were created.

Internal Audit and the Compliance Office are coordinating on development of a risk assessment in 2017. The last one was done two years ago. Director Patel stated that there were good responses to the last one in 2015. Internal Audit’s five year audit work plan is based on that assessment. If Ms. Washburn and Mr. Patel are able to finalize the questions in December, they could send a survey out in late December or early January, and then develop a revised work plan for Compliance and Internal Audit. Ms. Washburn added the risks would be beyond financial and include strategic, compliance, reputational, and operational risks. The current draft has 15 rating questions and five open-ended questions.

Finally, the Compliance Office will be focusing on minors on campus. UNM adopted a policy on this in April. This resulted in expanded background check and waiver form implementation. There is no one entity that controls minors on campus. There is no exhaustive list as to what minors are on campus. Chairman Fortner asked about what the ages are. President Frank replied it can be all ages, and control/procedures need to be centralized. Ms. Washburn noted it is not only camps, but day care, schools, younger students taking classes, etc.

Regent Clifford noted his primary concern is somehow they have to prioritize all of that work. President Frank stated that the DOJ is inescapable and the high risk of minors on campus requires that we absolutely attack that.

Eileen Sanchez, Compliance Specialist presented the latest hotline report/benchmarking information. Ms. Sanchez explained they benchmark against national and global companies within Navex Global’s Ethics Point database system. This gives a broad spectrum of organizations for reference to see how UNM is doing. There are currently over 850,000 reports and about 800 educational institutions in their system.

The first item is report volume. UNM’s report volume is very low as Ms. Washburn mentioned earlier. Only 0.29 per 100 employees at UNM are reporting through the hotline, vs. the 1.43 average. Compliance units really need to capture and input all inquiries, complaints and allegations and enter them into the hotline system.

The next report is the anonymous reporting rate. UNM is exactly the same as the Ethics Point average at 59%. Out of 131 open cases, 77 of them are anonymous. However, UNM’s rate has increased and the overall average has decreased. Reporters sometimes withhold their identity because they fear retaliation or they do not want to become involved – not because it is particularly frivolous.

In the substantiated or partially substantiated reports, out of 124 closed cases, 26 cases were substantiated or partially substantiated; that’s about 21 percent. Ethics Point is averaging about 41 percent. A higher rate will tell you that you have well-informed employees and good quality investigations.
Case closure time has increased. Best practice is 30 days. If reporters do not get an outcome in a timely manner it may be damaging because they may not trust the system or feel the report was taken seriously. The average increased from 46 to 80 days, but there are cases that are skewing the numbers. There are some that have taken over a year to complete. Chairman Fortner asked if part of the problem might be lack of resources. Ms. Sanchez replied that it is possible, but also some cases have become very complex. Some have multiple departments working on them.

Their office is beginning to look at cases of retaliation. Ethics Point just started benchmarking this data so this is their first opportunity. Out of 131 cases opened in the last nine months, four percent were retaliation cases. This is only six cases, but it is slightly higher than the average. Five of them were unsubstantiated with no action taken. The other was an inquiry that was resolved. The hotline is a good way to monitor retaliation cases.

Since the implementation of the Ethics Point system at UNM, out of 206 closed cases, 51 cases - or 25 percent - were substantiated (29) or partially substantiated (22) with various outcomes. Regent Clifford asked if there is benchmarking on outcomes. Ms. Sanchez replied that Ethics Point does not have that benchmarking capability.

Ms. Sanchez is tracking cases by quarter. This will help determine trends and peak reporting volume. She can also drill down to actual locations to see if specific areas are having problems.

- Chairman Fortner asked for advisor comments. There were no comments.

- Chairman Fortner inquired as to follow-up items from September 2, 2016. Internal Audit Director Patel stated there is only one item, regarding 990T forms (unrelated business income). Regent Clifford had asked what made up $1.3 million in UNM’s unrelated business income. The taxable amount was $356,000. Most of this income is from Athletics, special events, club sports, the UNM Bookstore, housing, and IT. Secondly, Regent Clifford wanted to know what made up the unrelated business income for the Alumni Association. This amount was $19,000. Most of this income was generated from merchandise sales and tour packages. Finally, Regent Clifford inquired about unrelated business income for the UNM Foundation. Based on the IRS rule, they are classifying income generated when the Foundation invests in a Subchapter-S corporation or partnership as taxable.

- Internal Audit Manager Chien-chih Yeh provided the Committee with a list of outstanding audit recommendations and updated them on the status of those recommendations. The current committee has asked for a streamlined format of these reports. Internal Audit will be working with the President’s Office to firm up a new template. The first set of recommendations (implemented) lists a total of items that were closed in this reporting cycle (since the September meeting of this Committee). The second set contains items that remain open because they are not complete.

Regent Clifford asked about the Payroll audit. Mr. Yeh stated that they are awaiting implementation of a new system, the Talent Management System. The estimated implementation is sometime between April and June 2017. Regent Clifford asked if the report could contain a management response stating what they are doing to implement the items. Mr. Yeh replied it could be added. Mr. Patel added that the information was included on the previous version of the report, but the worksheet was getting very large. The way the process works is that Internal Audit
makes the recommendation and gets a response from the auditee, including an implementation date. The auditor will then go back into the department and test to make sure it was indeed implemented. If the auditor is satisfied, they will clear the item, and all the documentation is kept in the audit workpapers.

Regent Clifford stated his concern is if management feels there is a different response that should be made rather than what is recommended. If there is, as long as Internal Audit flags that for the Committee, it is sufficient, if presented along with a date of implementation reported on the follow-up report. Mr. Patel replied that the report could have the recommendation title and what was actually implemented instead of detail.

Regent Clifford asked about a recommendation called PCard but says it is actually about handling of hazardous materials. Mr. Yeh stated it had to do with Safety and Risk Services and the purchase of chemicals and related inventory tracking. It is a repeat finding so the first one cannot be closed until it is all completed.

Regent Clifford stated there are a lot of good projects going on. He had particular interest in a completed audit for Arts and Sciences. Director Patel informed the Committee that when President Frank came onboard at UNM in 2012, one of the concerns was if there were enough resources to hire proposed faculty. Internal Audit performed a thorough audit on the entire college of Arts and Sciences. This included how many faculty they have, how many vacancies, who was retiring or otherwise leaving, etc. Regent Clifford asked for a copy of this report from 2013. He also asked if the follow up reports could include the date of the original audit.

- Mr. Patel reviewed his Internal Audit Director’s Report. The Department expects to close out the fiscal year 2017 with approximately $30,000 in reserves. Also included with the report, is a summary of third party audits. The good news is there are only two ongoing right now, the National Science Foundation and the continuous audit of patient billing by CMS that started in July of 2015. CMS contracted with Connolly and requested 626 records worth $15.8 million. For about 495 of those records, worth about $13 million, there were no findings or exceptions. The hospital had to repay about $610,000 because of overbilling or mismatched diagnoses versus billing codes, etc. Chairman Fortner noted these are not allegations of fraud, but rather differences in billing and coding. Ella Watt, HSC CFO added that it is a very subjective review. They know which ones to pick; which are hot topics across the country. UNM is performing better than average on these audits.

Lastly, the department currently has four student interns. One is graduating in December and due to budget shortages the department will not fill the vacancy at this time.
By unanimous consent, the meeting went into Executive Session for the reasons stated in the agenda. The meeting went into closed session at 1:50 PM.

   a. Discussion of draft Internal Audit Reports, and discussion of information subject to attorney-client privilege pursuant to RPM 1.2;
   b. Discussion of limited personnel matters pursuant to exception at Section 10-15-1.H(2) NMSA (1978);
   c. Schedule of Audits in Process and Proposed FY17 Audit Work plan, pursuant to RPM 1.2;
   d. Vote to re-open the meeting.

The meeting returned to open session at 3:19 PM, with certification that only those matters described above were discussed in Executive Session.

The Committee unanimously approved the following UNM Hospital audits:

   • UNMH Admitting, Report #2016-03
   • SRMC Admitting, Report #2016-03

The meeting adjourned at 3:20 PM.

Approved:

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Audit and Compliance Committee Chairman
There is no handout required for this item
There is no handout required for this item
**Indigent Care Costs Decreased but Shortfall Remains**

State and local governments provide several sources of funding to hospitals in order to support health care for economically disadvantaged people. Understanding the impact of these funds in the already complex landscape of health care costs and payments has proved challenging for policy makers and the public. The Office of the State Auditor (OSA) received several inquiries seeking additional transparency in this area. The University of New Mexico Hospital and its affiliates (collectively, UNMH) agreed to participate in a special audit of revenues and expenses related to indigent health care (the “Special Audit”).

The Special Audit found that UNMH’s costs of indigent care have decreased by over 50% between Fiscal Year 2014 and Fiscal Year 2016. Due to Medicaid expansion and the Affordable Care Act, the resulting shortfall, meaning the amount of uncompensated indigent care that UNMH provides, decreased steadily even though UNMH served 34% more indigent patients. However, a $60 million shortfall still remains.

The Bernalillo County and Sandoval County mill levies are not designated or restricted for indigent health care. Instead, that money is directed more generally toward operating a hospital for the general public, which includes the only Level 1 Trauma Center and the only teaching hospital in the state. In Fiscal Year 2016, the Bernalillo County mill levy generated $95,849,349 for the benefit of UNMH, and the portion of the Sandoval County mill levy for the benefit of Sandoval Regional Medical Center generated $6,152,531.

### Health Care Finance in a nutshell

**Hospital costs** are the direct costs (like nurses’ salaries, supplies) and indirect costs (like the salaries of accounting staff) that a hospital incurs to provide care to a patient. **Hospital charges** are like a “list price” for medical services. However, charges are not identical to the prices that most patients pay. Instead, most patients pay a **negotiated rate**, which commercial insurers, Medicaid and Medicare have negotiated with healthcare providers on behalf of their members. Because the charges are specific to services while the costs are generalized for the whole enterprise, hospitals generate a **cost-to-charge ratio** by dividing total hospital charges by total hospital costs. To calculate the cost of services to indigent patients, the Special Audit multiplied the charges for those patients by the cost-to-charge ratio.

### Indigent Care Costs, Funding and Net Shortfalls in Funding, FY 2014-2016

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<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Total Funding for Indigent Care</th>
<th>Total Cost of Providing Indigent Care</th>
<th>Excess (Shortfall) of Funding for Indigent Care to Cost of Providing Indigent Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>$132,411,661</td>
<td>$82,018,593</td>
<td>$50,393,068</td>
</tr>
<tr>
<td>2015</td>
<td>$4,778,931</td>
<td>$7,199,215</td>
<td>$(2,419,284)</td>
</tr>
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<td>2016</td>
<td>$(127,632,730)</td>
<td>$(74,819,378)</td>
<td>$(52,813,352)</td>
</tr>
</tbody>
</table>
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“Financial reporting plays a major role in fulfilling government’s duty to be publicly accountable in a democratic society.” — Governmental Accounting Standards Board, Concept Statement No. 1.
**Analysis**

Because of the nature of hospital finance, it is difficult to draw a straight connection between the dollar value of funding that UNMH receives for indigent care and the dollar value of indigent healthcare services it provides. While revenue is relatively straightforward, there is not a clear answer as to whether the value of services should be measured by the hospital charge, a negotiated rate, or some other measure (see box on page 1). To help resolve this, the OSA asked UNMH to establish several metrics to measure against revenue:

- Services provided to indigent patients, based on hospital charges
- Services provided to indigent patients, based on hospital costs
- The number of indigent patients served
- The number of indigent patient encounters

UNMH attributes the decrease in indigent health care costs to Medicaid expansion and the Affordable Care Act (ACA), which have reduced the costs of serving some patients who continue to rely on the primary financial assistance program, known as UNM Care. Patients who have Medicaid or an ACA plan may still utilize UNM Care on a secondary basis to provide financial assistance with copays and deductibles. The number of patients with UNM Care financial assistance on a secondary basis has increased since Fiscal Year 2014. These patients would have been eligible for full coverage of their encounters under UNM Care but now have some other form of coverage, resulting in a decreased cost to UNMH.

**Indigent Care Patient Encounters, Patients and Costs, Fiscal Years 2014-2016**

![Graph showing changes in patient encounters, patients, and costs from 2014 to 2016]

**What “counts” as Indigent Health Care?**

Although the term “indigent” is somewhat antiquated, it is still commonly used to describe programs designed to provide healthcare to people who cannot afford it. In developing the procedures performed during the Special Audit, the OSA worked with UNMH to determine what should be included as indigent healthcare for the purposes of this Report.
The primary program for indigent health care is called UNM Care. UNM Care gives financial assistance to low-income individuals, and is described in more detail below. This Report includes UNM Care costs, charges and patient data as indigent health care. UNM Care is included whether it was the primary source of financial assistance to the patient, or secondary to Medicaid, Medicare or private insurance.

The Emergency Medical Services for Aliens (EMSA) program provides federal reimbursement for emergency services to certain non-citizens who meet all eligibility criteria for an existing Medicaid category except for their immigration status. This Report includes EMSA costs, charges and patient data as indigent health care.

Although UNM Care offers financial assistance for low-income people, the Special Audit did not include costs, charges and payments for the portion of care provided by UNMH to Medicaid patients for Medicaid covered services under the Centennial Care Program.

The Special Audit did not include as costs any “bad debt,” meaning the amounts that patients owe to UNMH but have not paid for a significant amount of time, regardless of whether those individuals were from low-income backgrounds. Bad debt is considered to be uncompensated care. Some bad debt may stem from services to patients whose income may have qualified the patient for either Medicaid or indigent status but were not eligible due to immigration status, inclusion in a population considered not covered by Emergency Medical Services for Aliens, or to patients whose income levels were greater than income thresholds for either UNM Care or Medicaid. However, bad debt is not necessarily from low-income persons.

Many discussions of healthcare costs use the term “uncompensated care.” Uncompensated care equals the uncompensated costs of providing indigent healthcare, plus bad debt.

On the revenue side, the OSA erred on the side of inclusion. The revenue streams dedicated to indigent healthcare are certain state appropriations, out-of-county indigent funds, payments and copayments received from uninsured patients qualifying for indigent care, reimbursement received for services provided to patients qualifying for coverage under EMSA, and charitable contributions from donors that are designated for indigent care.

Mill levy revenue is not included in the calculations of excess/shortfall in funding for indigent care. This is because the mill levies in Bernalillo and Sandoval Counties are not designated or restricted for indigent care. For example, the Bernalillo County 2016 ballot asks about imposing “a tax levy of Six and Four-Tenths (6.4) mills each year for a maximum of eight (8) years on each dollar of net taxable value of property in Bernalillo County, New Mexico, for the operation and maintenance of the University of New Mexico Hospital” (emphasis added). The mill levy in Sandoval County is not exclusively for the UNM Sandoval Regional Medical Center.

UNM Care

UNM Care, also sometimes referred to as UNM Charity Care, provides financial assistance to qualifying low income adults. To qualify for UNM Care, patients must provide documentation that they live in and have an intent to remain in Bernalillo County and have income below 300% of the Federal Poverty Level (FPL). For a family of three, in 2016, the Federal Poverty Level was $20,090 in annual income. Patients can enroll in UNM Care prospectively, but more commonly, UNMH will determine eligibility for UNM Care after a patient has sought services and has been determined to be eligible. Once established, eligibility is good for one year. UNM Care patients pay a small sliding-scale co-payment. Even if a patient has insurance, they may be eligible for UNM Care as a secondary source of financial assistance. This is a more common occurrence after the Affordable Care Act’s individual mandate increased the use of high-deductible plans. The Special Audit included testing of the UNM Care policies and procedures to determine
whether patients were being properly enrolled in the program. The findings from this test work appear in the Special Audit Report.

**Methodology**
The Office of the State Auditor designated UNMH for a Special Audit of indigent healthcare charges, costs and revenues. UNMH selected Moss Adams LLP as its independent public accounting firm. Moss Adams and UNMH received input from the OSA on the agreed-upon procedures to be applied during the Special Audit. We note that within the term “UNMH,” this Transparency Report includes UNM Hospital, UNM Sandoval Regional Medical Center, and services rendered by the UNM Medical Group. The entire Moss Adams Special Audit report is attached to this Transparency Report.

UNMH provides a detailed set of reports to the public in its “Governor’s Task Force” series. However, because the focus of these reports is not on understanding indigent healthcare, they seem to have created some confusion. The OSA used the Task Force reports as a starting point, but created new disclosure requirements for this Report. The OSA intends to use this work to expand and make uniform the disclosure of these items statewide.

**Learn More**
The Impact of Federal Healthcare Reform on Bernalillo County, by Dr. Kelly O’Donnell, 2011
http://www.bchealthcouncil.org/Resources/Documents/BernalilloCountyUNMCareFINALREPORT.pdf

University of New Mexico Hospital Mill Levy Information Page
REPORT OF INDEPENDENT ACCOUNTANTS
ON APPLYING AGREED-UPON PROCEDURES

Board of Regents
University of New Mexico
and
Timothy Keller, New Mexico State Auditor

We have performed the procedures enumerated below, which were agreed to by the University of New Mexico Health Sciences Center ("UNM HSC") and the New Mexico Office of the State Auditor (collectively referred to as the “Parties”), solely to assist the Parties in evaluating the information included in UNM HSC’s Indigent Care Cost and Funding Reports for Bernalillo and Sandoval Counties (the “Reports”), prepared in accordance with the Definitions for Indigent Care Cost and Funding Components and the applicable Financial Assistance policies, for the three-year period ended June 30, 2016. UNM HSC is responsible for the Reports. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

Our procedures performed on the Reports, which are attached hereto as Attachment A, and the results of those procedures, are as follows:

1. We recalculated the mathematical accuracy of the following line items:
   a. Total Funding for Indigent Care.
   b. Total Cost of Providing Indigent Care.
   c. Excess (Shortfall) of Funding for Indigent Care to Cost of Providing Indigent Care.

   **Result:** No variances were noted in the mathematical accuracy of the Reports for the line items listed above.

2. For the line item entitled "State appropriations specified for indigent care - Out of County Indigent Fund", we compared amounts to the amounts listed under “out-of-county indigent fund” in the corresponding New Mexico laws:
Result: We noted that the amounts in the Reports agreed to the following lines in the respective laws:

a. Bernalillo County Report 2014 amount was compared to page 175, line 7, of the General Appropriations Act of 2013 and no variances were noted.
b. Bernalillo County Report 2015 amount was compared to page 167, line 9, of the General Appropriations Act of 2014 and no variances were noted.
c. There were no amounts listed within the UNM HSC section of the General Appropriations Act of 2015 (page 152, line 13 through page 153, line 19) for funding of out-of-county indigent funds for 2016. No differences were noted between this and A1 for 2016 in the Bernalillo County report.
d. There were no amounts listed in the General Appropriations Acts of 2013, 2014, or 2015 for out-of-county indigent funds specific to Sandoval County for 2014, 2015, or 2016, respectively. No differences were noted between this and A1 for 2014, 2015, or 2016 in the Sandoval County report.

3. We compared amounts listed on the following line items under Funding for Indigent Care to supporting detail, which consisted of detailed listings of the individual transactions making up the totals, provided by UNM HSC:

a. County indigent funds received.
b. Out of county indigent funds received.
c. Payments and copayments received from uninsured patients qualifying for indigent care.
d. Reimbursement received for services provided to patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA).
e. Charitable contributions received from donors that are designated for funding indigent care.

Result: No variances were noted between the Reports and the supporting detail provided by UNM HSC with respect to the line items listed above.
4. We compared amounts listed on the following line items under Cost of Providing Indigent Care to the Calculations of Cost of Providing Indigent Care worksheets (the “Worksheets”), which are attached hereto as Attachment B, provided by management:
   a. Total cost of care for providing services to uninsured patients qualifying for indigent care.
   b. Total cost of care for providing services to patients qualifying for coverage under EMSA.
   c. Cost of care related to patient portion of bill for insured patients qualifying for indigent care.
   d. Direct costs paid to other providers on behalf of patients qualifying for indigent care.

   **Result:** No variances were noted between the Reports and the Worksheets with respect to the line items listed above.

5. With respect to the Worksheets, we compared amounts listed under each of the following line items to supporting detail schedules by patient account provided by management:
   a. Uninsured patients qualifying for indigent care.
   b. Patients qualifying for coverage under EMSA.
   c. Cost of care related to patient portion of bill for insured patients qualifying for indigent care.
   d. Direct costs paid to other providers on behalf of patients qualifying for indigent care.

   **Result:** No variances were noted between the Worksheets and the detail provided by UNM HSC with respect to the line items listed above. With respect to B4 on the Bernalillo County report, as the amount listed in the Worksheets for this line item represented expenses paid on behalf of patients rather than charges forgone, the detailed support consisted of general ledger detail for the related expense accounts.
6. With respect to the supporting detail by patient account provided by management in procedure number 5 above, we selected a random sample of the populations in the detail. Our sample sizes were planned as follows for each of the Reports (Bernalillo County and Sandoval County):

<table>
<thead>
<tr>
<th>CATEGORY</th>
</tr>
</thead>
<tbody>
<tr>
<td>CATEGORY</td>
</tr>
<tr>
<td>YEAR ENDED JUNE 30,</td>
</tr>
<tr>
<td>2014</td>
</tr>
<tr>
<td>1. Uninsured patients qualifying for indigent care.</td>
</tr>
<tr>
<td>2. Patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA).</td>
</tr>
<tr>
<td>3. Cost of care related to patient portion of bill for insured patients qualifying for indigent care.</td>
</tr>
<tr>
<td>4. Direct costs paid to other providers on behalf of patients qualifying for indigent care.</td>
</tr>
</tbody>
</table>

**Result:** Samples were selected as planned, other than category 4 for Sandoval County, as there were no costs included under this category in the Sandoval County report.

7. For each sample selected in procedure number 6 above, we performed the following:

a. Obtained documentation from management supporting management’s determination that the patient qualified for indigent care and compare management’s determination with the UNM HSC, UNM Hospital, and Sandoval Regional Medical Center Financial Assistance policies in effect during the three-year period ending June 30, 2016 and noted differences.

b. For each sample in categories 1-3, we compared the total charges on the patient’s account, as provided by management, to the supporting detail schedules provided by management in procedure number 5 above.

c. For each sample in categories 1-3, we noted if a co-pay was required from the patient in accordance with the policies. We obtained information from management as to whether any required payment was received. If a payment was received, we compared it to the detail provided for line A4 of the reports.

d. For category 4, we compared the costs to supporting invoices provided by management.
Result: The results of each component of this procedure are described below:

- **7.a.:** For category 4, we noted that 27 of the samples selected from the detail represented expenses paid on behalf of several patients. With respect to this procedure, we sub-selected a single patient from each sample. Within the 270 samples for categories 1-4, we noted the following:
  - For 254 samples (or 94% of the total samples), we noted no difference between management’s determination and the policies.
  - For 16 samples (or 6% of the total samples), we noted that there was at least one item required under the Financial Assistance policies that was missing from the documentation supporting management’s assessment that the patient qualified for indigent care under the policies.

- **7.b.:** Within the 240 samples for categories 1-3, we noted the following:
  - For the 180 samples in categories 1-2 (or 100% of the total of those samples), we noted no difference between charges in the patient’s account and the detail schedules provided by management in 5 above.
  - For the 60 samples in category 3 (or 100% of the total of those samples), we noted that the detail provided by management in 5.c. above included only indigent care adjustments and not necessarily the total charges on the patient’s account, which is consistent with the Definitions for Indigent Care Cost and Funding Components. We noted no differences between the indigent care adjustments in the patient’s account and the detail schedules provided by management in 5.c. above.

- **7.c.:** Within the 240 samples for categories 1-3, we noted the following:
  - With respect to whether a co-pay was required:
    - For 101 samples (or 42% of the total samples), we noted a co-pay was required.
  - With respect to whether a co-pay was received on the 103 samples on which a co-pay was required:
    - For 19 samples (or 19% of the applicable samples), we noted the co-pay was received.
    - For 82 samples (or 81% of the total applicable samples), we noted the co-pay was not received.
  - With respect to the 19 samples on which a co-pay was received:
    - For 19 samples (or 100% of the applicable samples), we noted the co-pay was included in the detail provided in 3.c. above.
7.d. Within the 30 samples selected for category 4, we noted the following:
   o For 30 samples (or 100% of the total samples), we noted no difference between the detail provided by management and the supporting invoices.

8. With respect to the Worksheets, we obtained supporting information from management with respect to each percentage listed under “ratio of cost to charges.” The supporting information included calculations based on trial balance and related data, which management used to calculate individual cost to charge ratios by department/entity for each year in the report. We then performed the following:
   a. Compared the support provided by management to the calculation of the percentage.
   b. Recalculated the mathematical accuracy of the percentage.

   **Result:** No variances were noted between the Worksheets and the detail provided by UNM HSC with respect to the percentages listed under “ratio of cost to charges” or in the mathematical accuracy of the calculation of the percentages.

9. We compared amounts listed under Patients Receiving Indigent Care Services to supporting detail provided by management, which consisted of system summary reports with respect to patients receiving indigent care.

   **Result:** No variances were noted between these amounts on the Reports and the detail provided by UNM HSC with respect to the amounts listed under Patients Receiving Indigent Care Services.

We were not engaged to and did not conduct an examination, the objective of which would be the expression of an opinion on the Reports. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.
Board of Regents
University of New Mexico
and
Timothy Keller, New Mexico State Auditor

This report is intended solely for the information and use of the University of New Mexico Health Sciences Center and the New Mexico Office of the State Auditor and is not intended to be and should not be used by anyone other than these specified parties.

Albuquerque, New Mexico
October 28, 2016
## University of New Mexico Health Science Center
### Indigent Care Cost and Funding Report
#### UNM Hospitals and UNM Medical Group - Bernalillo County

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
<th>2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A Fundings for Indigent Care</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A1 State appropriations specified for indigent care - Out of County Indigent Fund</td>
<td>$ -</td>
<td>$ 662,600</td>
<td>$ 664,400</td>
</tr>
<tr>
<td>A2 County indigent funds received</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>A3 Out of county indigent funds received</td>
<td>9,242</td>
<td>178,286</td>
<td>1,201,240</td>
</tr>
<tr>
<td>A4 Payments and copayments received from uninsured patients qualifying for indigent care</td>
<td>218,282</td>
<td>268,002</td>
<td>576,733</td>
</tr>
<tr>
<td>A5 Reimbursement received for services provided to patients qualifying for coverage under EMSA</td>
<td>3,803,588</td>
<td>5,744,452</td>
<td>2,308,667</td>
</tr>
<tr>
<td>A6 Charitable contributions received from donors that are designated for funding indigent care</td>
<td>350,081</td>
<td>333,659</td>
<td>-</td>
</tr>
<tr>
<td>A7 Other source 1 (if applicable)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total Fundings for Indigent Care</strong></td>
<td>4,381,194</td>
<td>7,186,999</td>
<td>4,751,039</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>B Cost of Providing Indigent Care</strong></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>B1 Uninsured patients qualifying for indigent care</td>
<td>17,901,249</td>
<td>52,620,806</td>
<td>85,245,201</td>
</tr>
<tr>
<td>B2 Patients qualifying for coverage under EMSA</td>
<td>7,166,115</td>
<td>8,292,489</td>
<td>4,058,552</td>
</tr>
<tr>
<td>B3 Cost of care related to patient portion of bill for insured patients qualifying for indigent care</td>
<td>35,454,764</td>
<td>18,693,542</td>
<td>25,354,558</td>
</tr>
<tr>
<td>B4 Direct costs paid to other providers on behalf of patients qualifying for indigent care</td>
<td>2,016,562</td>
<td>751,209</td>
<td>12,368,927</td>
</tr>
<tr>
<td><strong>Total Cost of Providing Indigent Care</strong></td>
<td>62,538,689</td>
<td>80,358,046</td>
<td>127,227,238</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Excess (Shortfall) of Funding for Indigent Care to Cost of Providing Indigent Care</strong></th>
<th></th>
<th>$ (73,171,047)</th>
<th>$ (122,476,199)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$ (58,157,496)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>C Patients Receiving Indigent Care Services</strong></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>C1 Total number of patients receiving indigent care</td>
<td>68,214</td>
<td>51,067</td>
<td>50,314</td>
</tr>
<tr>
<td>C2 Total number of patient encounters receiving indigent care</td>
<td>139,853</td>
<td>116,531</td>
<td>167,768</td>
</tr>
</tbody>
</table>
University of New Mexico Health Science Center  
Indigent Care Cost and Funding Report  
Sandoval Regional Medical Center and UNM Medical Group - Sandoval County

<table>
<thead>
<tr>
<th></th>
<th>For the year ended June 30,</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2016</td>
</tr>
<tr>
<td><strong>A  Funding for Indigent Care</strong></td>
<td></td>
</tr>
<tr>
<td>A1 State appropriations specified for indigent care</td>
<td>$</td>
</tr>
<tr>
<td>A2 County indigent funds received</td>
<td>-</td>
</tr>
<tr>
<td>A3 Out of county indigent funds received</td>
<td>90</td>
</tr>
<tr>
<td>A4 Payments and copayments received from uninsured patients qualifying for indigent care</td>
<td>5,849</td>
</tr>
<tr>
<td>A5 Reimbursement received for services provided to patients qualifying for coverage under EMSA</td>
<td>5,424</td>
</tr>
<tr>
<td>A6 Charitable contributions received from donors that are designated for funding indigent care</td>
<td>-</td>
</tr>
<tr>
<td>A7 Other source 1 (if applicable) - none</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total Funding for Indigent Care</strong></td>
<td>11,363</td>
</tr>
</tbody>
</table>

| **B  Cost of Providing Indigent Care** |       |       |      |
| Total cost of care for providing services to: |       |       |      |
| B1 Uninsured patients qualifying for indigent care | 574,406 | 804,576 | 4,158,765 |
| B2 Patients qualifying for coverage under EMSA | 72,764 | 57,488 | 24,894 |
| B3 Cost of care related to patient portion of bill for insured patients qualifying for indigent care | 1,492,390 | 798,484 | 1,000,764 |
| B4 Direct costs paid to other providers on behalf of patients qualifying for indigent care | - | - | - |
| **Total Cost of Providing Indigent Care** | 2,139,561 | 1,660,548 | 5,184,423 |

| **Excess (Shortfall) of Funding for Indigent Care to Cost of Providing Indigent Care** |       |       |      |
| $ 2,128,198 | $ (1,648,333) | $ (5,156,531) |

| **C  Patients Receiving Indigent Care Services** |       |       |      |
| C1 Total number of patients receiving indigent care | 2,386 | 2,348 | 2,274 |
| C2 Total number of patient encounters receiving indigent care | 2,720 | 3,316 | 5,011 |
University of New Mexico Health Science Center
Calculations of Cost of Providing Indigent Care
UNM Hospitals and UNM Medical Group - Bernalillo County

NOTE: This worksheet will not be included in the report prepared by the Office of the State Auditor. However, this worksheet should be completed and provided to the independent public accountant that is performing agreed-upon procedures on the related indigent care cost and funding report.

<table>
<thead>
<tr>
<th></th>
<th>For the year ended June 30,</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2016</td>
</tr>
<tr>
<td><strong>Uninsured patients qualifying for indigent care</strong></td>
<td></td>
</tr>
<tr>
<td>Charges for these patients</td>
<td>32,100,382</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>55.8%</td>
</tr>
<tr>
<td>Cost for uninsured patients qualifying for indigent care</td>
<td>17,901,249</td>
</tr>
<tr>
<td><strong>Patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA)</strong></td>
<td></td>
</tr>
<tr>
<td>Charges for these patients</td>
<td>13,257,231</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>54.1%</td>
</tr>
<tr>
<td>Cost for Patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA)</td>
<td>7,166,115</td>
</tr>
<tr>
<td><strong>Cost of care related to patient portion of bill for insured patients qualifying for indigent care</strong></td>
<td></td>
</tr>
<tr>
<td>Indigent care adjustments for these patients</td>
<td>60,496,455</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>58.6%</td>
</tr>
<tr>
<td>Cost of care related to patient portion of bill for insured patients qualifying for indigent care</td>
<td>35,454,764</td>
</tr>
<tr>
<td><strong>Direct costs paid to other providers on behalf of patients qualifying for indigent care</strong></td>
<td></td>
</tr>
<tr>
<td>Payments to other providers for care of these patients</td>
<td>2,016,562</td>
</tr>
<tr>
<td></td>
<td>2,016,562</td>
</tr>
</tbody>
</table>
University of New Mexico Health Science Center  
Calculations of Cost of Providing Indigent Care  
Sandoval Regional Medical Center and UNM Medical Group - Sandoval County  

NOTE: This worksheet will not be included in the report prepared by the Office of the State Auditor. However, this worksheet should be completed and provided to the independent public accountant that is performing agreed-upon procedures on the related indigent care cost and funding report.

<table>
<thead>
<tr>
<th></th>
<th>For the year ended June 30,</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2016</td>
</tr>
<tr>
<td><strong>Uninsured patients qualifying for indigent care</strong></td>
<td></td>
</tr>
<tr>
<td>Charges for these patients</td>
<td>1,223,002</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>46.97%</td>
</tr>
<tr>
<td>Cost for uninsured patients qualifying for indigent care</td>
<td>574,406</td>
</tr>
<tr>
<td><strong>Patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA)</strong></td>
<td>72,764</td>
</tr>
<tr>
<td>Charges for these patients</td>
<td>158,052</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>46.04%</td>
</tr>
<tr>
<td>Cost for Patients qualifying for coverage under Emergency Medical Services for Aliens (EMSA)</td>
<td>46.04%</td>
</tr>
<tr>
<td><strong>Cost of care related to patient portion of bill for insured patients qualifying for indigent care</strong></td>
<td></td>
</tr>
<tr>
<td>Indigent care adjustments for these patients</td>
<td>3,256,184</td>
</tr>
<tr>
<td>Ratio of cost to charges</td>
<td>45.83%</td>
</tr>
<tr>
<td>Cost of care related to patient portion of bill for insured patients qualifying for indigent care</td>
<td>1,492,391</td>
</tr>
<tr>
<td><strong>Direct costs paid to other providers on behalf of patients qualifying for indigent care</strong></td>
<td>3,256,184</td>
</tr>
<tr>
<td>Payments to other providers for care of these patients</td>
<td>-</td>
</tr>
</tbody>
</table>
EXECUTIVE SESSION
There is no handout required for this item.
OFFICE OF EQUAL OPPORTUNITY (OEO)
OEO STAFF

- Francie Cordova, ESQ. (Director)
- Heather Cowan, MA (Title IX Coordinator)
- Rob Burford, MA (Clery Act Compliance Officer)
- Civil Rights Investigators/Compliance Specialists
  - Laura Vele Buchs, JD
  - Aaron Jim, JD
  - Matt Suazo, BS and Retired APD Commander
  - Susan Finke, BS and Former HR Professional
  - Melissa Valdez-Lopez, BA and Former Probation Officer
STAFF

- Compliance Specialist - Eileen Sanchez, CCEP
- Compliance Assistant/Data – Robert Tafoya, BS
- Administrative Assistant III – Melissa Martinez, BA

- Student Employees
  - Brittaney Beller
  - Luc Moulson
WHAT OEO DOES

- INVESTIGATES ALLEGATIONS OF DISCRIMINATION BASED ON

  - Age
  - Ancestry
  - Color
  - Ethnicity
  - Gender identity
  - Gender/sex
  - Genetic information
  - Medical condition
  - National origin
  - Physical or mental disability
  - Pregnancy
  - Race
  - Religion
  - Sexual orientation
  - Spousal affiliation
  - Veteran status

- Based on Title VII of the Civil Rights Act, NM Human Rights Act, Americans with Disabilities Act, Title IX of the Educational Amendments.
WHAT OEO DOES:

- Guidance, training and oversight to campus partners on civil rights, Clery, Title IX, Americans with Disabilities Act (ADA), affirmative action.

- Compiles the annual Clery report required by the Jeanne Clery Act.

- ADA Coordinator for UNM ensuring that the university complies with the ADA and provides reasonable accommodation to employees and visitors.

- Compiles the annual affirmative action plan (AAP) as required by federal law.

- Audits employment hiring practices to ensure compliance with EEO and AAP.

- Advises campus leadership on best practices related to civil rights compliance.

- Maintains neutrality in all informal and formal processes.

- DOJ compliance.

- Committee work including LoboRespect, Title IX, Facilities Access, Diversity & Inclusion.
WHAT OEO DOES NOT DO

OEO does not sanction or discipline.

Sanctions given by those who have authority
- Student = Dean of Students
- Faculty = Provost or Dean
- Staff = Supervisor

- OEO is neutral, impartial and independent.
OEO Training Provided to Campus Community

<table>
<thead>
<tr>
<th>Year</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>109</td>
</tr>
<tr>
<td>2015</td>
<td>130</td>
</tr>
<tr>
<td>2014</td>
<td>124</td>
</tr>
</tbody>
</table>
Office of Equal Opportunity

Investigation Cases (Includes Ed Conf) | Inquiries

<table>
<thead>
<tr>
<th>Year</th>
<th>Investigation Cases (Includes Ed Conf)</th>
<th>Inquiries</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>9</td>
<td>172</td>
</tr>
<tr>
<td>2012</td>
<td>14</td>
<td>122</td>
</tr>
<tr>
<td>2013</td>
<td>22</td>
<td>100</td>
</tr>
<tr>
<td>2014</td>
<td>32</td>
<td>147</td>
</tr>
<tr>
<td>2015</td>
<td>81</td>
<td>161</td>
</tr>
<tr>
<td>2016</td>
<td>114</td>
<td>479</td>
</tr>
</tbody>
</table>
2016 Case Outcomes (114)

- Insufficient Information (3)
- No Policy Violation (13)
- Policy Violation (9)
- Withdrawn (10)
- Still Open (52)
- Informal Resolution (27)
2016 Cases by Protected Status (114)

- Sexual Harassment (60)
- Race (9)
- Pregnancy (3)
- Religion (4)
- National Origin (4)
- Gender/Sex (20)
- Gender Identity (1)
- Disability (5)
- Age (3)
- Sexual Orientation (2)
- Retaliation (3)

- 53% Sexual Harassment
- 3% Race
- 3% Pregnancy
- 3% Religion
- 3% National Origin
- 17% Gender/Sex
- 4% Disability
- 3% Age
- 2% Sexual Orientation
- 1% Gender Identity
- 2% Retaliation
In 2016 - 5 of 114 cases were appealed. Of these 5:

- 1 was overturned (ADA)
- 1 was partially overturned (Discrimination – sex)
- 3 were upheld
The UNM Compliance Office – Main Campus has been focusing on the following matters since the last update to the Audit & Compliance Committee in November 2016.

SAFETY AND SECURITY

DOJ Follow Up

The Compliance Office is overseeing the implementation process for the agreement with the U.S. Department of Justice to ensure that UNM is meeting its requirements and deadlines. UNM has filed three status updates with DOJ since the agreement was implemented on October 17, 2016. Since the last Audit & Compliance Committee meeting, UNM submitted a second status report on January 5, 2017, detailing the completion rate for sexual harassment training for all employees. The third status update was sent to DOJ on February 1, 2017. It included detailed information on the plan to provide in-person training to the entire student body as well as the plan to implement a comprehensive monitoring program.

See attached February 1 Status Report to DOJ

Minors on Campus

On January 9, 2017, the Main Campus Compliance Office convened the Minors on Campus Taskforce to discuss Phase 2 of the Minors on Campus Policy. The Taskforce discussed conducting a comprehensive inventory of the programs across campus that involve minors and possibly implementing a central tracking system to monitor these programs. The Compliance Office offered to take the lead on an inventory and to coordinate with IT on a tracking system.

A meeting was held with IT and the Main Campus Compliance Office to define a process where Minors on Campus programs at UNM would be surveyed and the information collected be automatically entered into a database. This would give UNM a baseline inventory of Minors on Campus programs. Currently Minors on Campus Programs and the numbers of minors coming onto UNM’s campus have not been centrally recorded. This database would eventually be used to register Minors on Campus Programs and continually update data so that the most current information would be readily available. The Main Campus Compliance Office and IT will be talking to the University of Connecticut’s Minor Protection Coordinator to gain insight into their registration application and their experience.
The Taskforce will convene again in early March to discuss the progress on these tasks.

**UNM COMPLIANCE HOTLINE**

**Protocols for Investigations**

Investigation protocols serve to delineate the formal procedures for initiating investigations for a range of university compliance issues. Such protocols protect the integrity of the process as well as the rights of the person filing the complaint and the alleged offender. Currently, different units and departments within UNM have protocols in place but there are no uniform protocols when investigating concerns received through the UNM Compliance Hotline.

In January 2017, the Main Campus Compliance Office finalized the investigative protocols for handling day-to-day internal investigations received through the Compliance Hotline. These protocols describe how an investigation is initiated, conducted, documented and how a decision is ultimately reached and communicated. Consistent, uniform protocols will improve the integrity of the process.

See attached Protocols

**Increase Awareness about the UNM Compliance Hotline**

In January 2017, the Main Campus Compliance Office developed an outreach plan to increase awareness of and encourage reporting through the hotline. The Compliance Office is reaching out to UCAM for assistance with creating several inexpensive communication materials to distribute throughout the campus. In addition, starting in March, the Compliance office will begin to distribute a quarterly newsletter entitled *Lobos for Compliance*.

**Short Form**

In March, 2017 the Main Campus Compliance Office will implement an “Open Door Report Form.” This form is intended for escalating and/or documenting any report or question that involves actual or potential misconduct to policies, laws or regulations. Investigators have been requesting a “Short Form” to add cases to the UNM Compliance Hotline that do not require a full blown investigation. The form can be used to include all intake channels, including phone, web and open door reports in one system. The form will have a URL and can be used out in the field to capture information that will go directly into the UNM Compliance Hotline to be reviewed.

**RISK ASSESSMENT**

In February 2017, the UNM Internal Audit Department and the Main Campus Compliance Office will circulate a formal risk assessment to various UNM Units. Compliance Partners and other
entities on campus will be asked to identify and assess the institutional-level risks and opportunities for which they are responsible. Results of all risk assessments and response plans will be collected by Internal Audit and the Main Campus Compliance Office staff.

After Internal Audit quantifies the results of the risk assessment, the Main Campus Compliance Office will monitor the risks identified by the assessment throughout 2017. The Chief Compliance Officer will also meet with the Compliance Partners to generally discuss risk.

COMPLIANCE MATRIX

In December 2016, the Main Campus Compliance Office convened the Institutional Compliance Committee. At the meeting, the office distributed an updated UNM Compliance Matrix. The Matrix was developed by the Main Campus Compliance Office to document all known federal, state and local laws and regulations governing colleges and universities. It includes a brief summary of each law and the applicable reporting deadlines.

WHISTLEBLOWER POLICY

Fear of retaliation is a major reason that individuals fail to report misconduct. In implementing the UNM Compliance Hotline, UNM adheres to a non-retaliation policy. UNM’s current whistleblower policy was last revised in 2007. A revised whistleblower protection policy is needed to encourage people to bring their concerns forward without fear of retaliation.

The Main Campus Compliance Office is working with the UNM Policy Office to finalize a new policy on Reporting Suspected Misconduct and Whistleblower Protection in 2017.

ONGOING

The Main Campus Compliance Office will continue to evaluate emerging compliance trends in higher education and government and recommend best practices for UNM.

CONTACT INFORMATION

University of New Mexico Main Campus Compliance Office
Libby Washburn, Chief Compliance Officer
Eileen Sanchez, Compliance Specialist
609 Buena Vista Dr. NE, MSC05 3150
Albuquerque, NM 87131-0001
Phone: 505-277-0169  Fax: 505-277-1190  Email: compliance@unm.edu
http://compliance.unm.edu
UNM Compliance Hotline
Toll-Free Phone: 1-888-899-6092
https://unm.ethicspoint.com
STATUS REPORT TO THE U.S. DEPARTMENT OF JUSTICE  
SUBMITTED BY THE UNIVERSITY OF NEW MEXICO  
February 1, 2017

I. INTRODUCTION

The United States Department of Justice, Civil Rights Division, Educational Opportunities Section, the United States Attorney’s Office for the District of New Mexico and the University of New Mexico entered into an Agreement on October 17, 2016, to address the University’s obligations under federal civil rights laws to prevent and address sexual harassment, including sexual violence, and to provide clear and consistent policies and procedures for reporting, investigating and responding to such conduct. The Department of Justice (DOJ) recognized that throughout the investigation into the matter, the University has taken significant and proactive steps to strengthen its prevention of and response to sexual harassment and assault on the campus. The DOJ also acknowledged that the University has, in good faith, initiated many of the actions prior to execution of the Agreement.

UNM agreed to comply with the requirements of the Agreement starting on October 17, 2016, and to maintain compliance for the duration of the Agreement. This February 1, 2017, submission represents the third formal status report filed under the Agreement.

II. DELIVERABLES

Task: Sec. IV.B.1. – Training for Responsible Employees  
Due Date: December 31, 2016

By December 31, 2016, the University will provide training to all University staff and faculty that it designates as responsible employees, including but not limited to members of the UNMPD. This training will explain the University’s responsibilities under Title IX to address allegations of sexual harassment and how employees should respond to reports of sexual harassment.

Status Update:

Currently, in accordance with UAP Policy 2740, all UNM employees are designated as responsible employees. UNM requires all faculty, staff and student employees to take the online course, “Intersections: Preventing Discrimination and Harassment,” on an annual basis. The training is designed to raise awareness about workplace harassment including sexual harassment, various types of discrimination, Title IX, and Campus SaVE Act information. The training includes the role of an employee in reducing or preventing incidents of sexual harassment, UNM’s policies prohibiting sexual harassment, and available resources for those who have experienced sexual harassment. The training module was loaded into UNM’s Learning Central training database in early 2016 and all employees were told they needed to complete the training by December 31, 2016.

In the University’s second status report submitted on January 5, 2017, UNM provided DOJ with an update on responsible employee training completion statistics.

As of January 29, 2017, in Tab 3.1, is the Incomplete Mandatory Training list. This list includes all Faculty, Staff and Student Employees who have not completed the Intersections module. Tab 3.1a contains a
report of totals and percentages for employees who completed the Intersections Training as of January 29, 2017. A summary of the training completion report is as follows:

### Intersections Training: Completions as of 1/29/17

<table>
<thead>
<tr>
<th>Category</th>
<th>Complete</th>
<th>Incomplete</th>
<th>Total</th>
<th>% Complete</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Staff</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contract Staff</td>
<td>174</td>
<td>1</td>
<td>175</td>
<td>99.4%</td>
</tr>
<tr>
<td>CWA Bargaining Unit</td>
<td>508</td>
<td>12</td>
<td>520</td>
<td>97.7%</td>
</tr>
<tr>
<td>Exempt Staff</td>
<td>1969</td>
<td>8</td>
<td>1977</td>
<td>99.6%</td>
</tr>
<tr>
<td>Non-Exempt Staff</td>
<td>1503</td>
<td>13</td>
<td>1516</td>
<td>99.1%</td>
</tr>
<tr>
<td>Police Bargaining Unit</td>
<td>40</td>
<td>1</td>
<td>41</td>
<td>97.6%</td>
</tr>
<tr>
<td>USUNM Bargaining Unit</td>
<td>810</td>
<td>11</td>
<td>821</td>
<td>98.7%</td>
</tr>
<tr>
<td><strong>Total Regular Staff</strong></td>
<td><strong>5004</strong></td>
<td><strong>46</strong></td>
<td><strong>5050</strong></td>
<td><strong>99.1%</strong></td>
</tr>
<tr>
<td>Regular Faculty</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12 Month Faculty</td>
<td>1221</td>
<td>26</td>
<td>1247</td>
<td>97.9%</td>
</tr>
<tr>
<td>9 Month Faculty</td>
<td>1025</td>
<td>49</td>
<td>1074</td>
<td>95.4%</td>
</tr>
<tr>
<td>Executive Faculty</td>
<td>60</td>
<td></td>
<td>60</td>
<td>100.0%</td>
</tr>
<tr>
<td>Post Doctoral and Fellows</td>
<td>110</td>
<td>3</td>
<td>113</td>
<td>97.3%</td>
</tr>
<tr>
<td><strong>Total Regular Faculty</strong></td>
<td><strong>2416</strong></td>
<td><strong>78</strong></td>
<td><strong>2494</strong></td>
<td><strong>96.9%</strong></td>
</tr>
<tr>
<td>Student Employees</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Graduate Student Bi-Weekly</td>
<td>101</td>
<td>18</td>
<td>119</td>
<td>84.9%</td>
</tr>
<tr>
<td>Graduate Student Monthly</td>
<td>1333</td>
<td>81</td>
<td>1414</td>
<td>94.3%</td>
</tr>
<tr>
<td>University Students - Monthly</td>
<td>47</td>
<td></td>
<td>47</td>
<td>100.0%</td>
</tr>
<tr>
<td>University Students Bi-weekly</td>
<td>1930</td>
<td>176</td>
<td>2106</td>
<td>91.6%</td>
</tr>
<tr>
<td><strong>Total Student Employees</strong></td>
<td><strong>3411</strong></td>
<td><strong>275</strong></td>
<td><strong>3686</strong></td>
<td><strong>92.5%</strong></td>
</tr>
<tr>
<td>Temporary and On Call</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exempt Temporary Staff</td>
<td>5</td>
<td>2</td>
<td>7</td>
<td>71.4%</td>
</tr>
<tr>
<td>On Call Staff</td>
<td>769</td>
<td>258</td>
<td>1027</td>
<td>74.9%</td>
</tr>
<tr>
<td>Teaching Non-Credit</td>
<td>211</td>
<td>460</td>
<td>671</td>
<td>31.4%</td>
</tr>
<tr>
<td>Temporary Faculty</td>
<td>405</td>
<td>202</td>
<td>607</td>
<td>66.7%</td>
</tr>
<tr>
<td>Temporary Staff Bi-Weekly</td>
<td>100</td>
<td>7</td>
<td>107</td>
<td>93.5%</td>
</tr>
<tr>
<td><strong>Total Temporary</strong></td>
<td><strong>1490</strong></td>
<td><strong>929</strong></td>
<td><strong>2419</strong></td>
<td><strong>61.6%</strong></td>
</tr>
<tr>
<td>Regular Faculty and Staff Total</td>
<td><strong>7420</strong></td>
<td><strong>124</strong></td>
<td><strong>7544</strong></td>
<td><strong>98.4%</strong></td>
</tr>
<tr>
<td>All UNM Total</td>
<td><strong>12321</strong></td>
<td><strong>1328</strong></td>
<td><strong>13649</strong></td>
<td><strong>90.3%</strong></td>
</tr>
</tbody>
</table>
By February 1, 2017, the University will establish the necessary infrastructure to allow it to provide the in-person interactive training described in the Agreement on an ongoing basis.

Status Update:

Attached you will find UNM’s plan to provide in-person training to students on the UNM campus. This includes details regarding the processes UNM has put in place to track student attendance at training sessions, the penalties for not attending training sessions, and the draft schedule that we will use to implement the in-person training starting in late February 2017.

A draft waiver form for the in-person student training and a process for implementing the form is currently under review to ensure consistency in the type of evidence required and the judgment of adequate grounds for the waiver. The finalized materials will be sent to DOJ in the next regular report.

*TAB 3.2 - Draft Student Training Plan

Task: Sec. IV.A.3. – Notices to Students
Due Date: February 1, 2017

Starting February 1, 2017, the University will issue notices to all current students that those who have not taken the in-person interactive training described in this Agreement through New Student Orientation or another campus opportunity will be required to take such training prior to the end of the Fall 2017 academic semester.

Status Update:

Throughout the month of February, UNM will begin issuing notices to all current students who have not taken the in-person interactive training. Attached you will find a draft email that will be distributed to these students as soon as it is approved by DOJ. In addition, you will find a draft email that will be sent to the administrators, faculty and staff on the UNM Campus regarding the in-person student training.

*TAB 3.3 - Draft email notice to Students and to Administrators, Faculty and Staff

Task: Sec. VI.C. – Monitoring Plan
Due Date: February 1, 2017

Sec. VI.C. By February 1, 2017, the University will implement a monitoring program to assess the effectiveness of its efforts to prevent and address sexual harassment and retaliation and to promote a non-discriminatory school climate. The monitoring program should include an assessment of the effectiveness of its prevention and response efforts as they relate to the
University’s diverse population, e.g. Limited English Proficiency, LGBTQI, and Native American students.

By February 1, 2017, the University will submit a monitoring plan to the Department for review. The monitoring program shall include an annual assessment of the effectiveness of its anti-harassment efforts and submission of the assessment to the Department as required by Section VII.E. The assessment will be completed by June 30, 2017, and then at the conclusion of each academic year for the life of this Agreement, and include:

1. A review of student climate surveys (see Section VI.B) to determine: where and when sex-based harassment occurs; deficits in students’ knowledge of what constitutes sexual harassment that violates University policy, where to report it, and the results of reporting to different resources; barriers to reporting sexual harassment; and recommendations for how the University can better encourage reporting of and improve its response to complaints;

2. A review of all reports of sexual harassment and the University’s responses to such reports, particularly with respect to: whether such reports were adequately, reliably, promptly, and impartially investigated and resolved; how many resulted in a finding of violation of University policy and (where applicable) the disciplinary action taken; the University’s actions to remedy the effects of any hostile environment and retaliation that occurred; how many reports involved particular groups of students or staff (e.g., first-year students, athletes, members of fraternities or sororities, or academic advisors) or particular patterns of behavior (e.g., drug- or alcohol-facilitated assault); whether any individuals engaged in repeat misconduct; and if so, the University’s actions to prevent the repeated misconduct and remedy its effects;

3. Detailed data on the number of sexual harassment reports received by the University, whether the University investigated each report, and, if investigated, the findings, the sanctions imposed (if applicable) and the dates of all relevant events in each report, including but not limited to the date of the complaint and the date findings were communicated to the complainant and respondent;

4. Evaluation and analysis of the data collected, including an assessment of any changes in the number or severity of reported incidents of sexual harassment, particularly among subgroups of students or staff (e.g., first-year students, athletes, members of fraternities or sororities, or academic advisors);

5. Conclusions derived from the monitoring program implemented under Section VI.C.;

6. Any recommendations received from community members and stakeholders, including members of law enforcement, that are gathered for the annual assessment; and

7. Any recommendations by the University for improvement of its sexual harassment response and prevention programs, and timelines for the implementation of the recommendations.
Status Update:

Attached you will find a draft Monitoring Program plan. UNM is starting to employ the infrastructure needed to establish the monitoring program.

*TAB 3.4 - Draft Monitoring Program Plan
*TAB 3.4a – Final Report – Attitudes and Beliefs Survey
*TAB 3.4b - Sample EthicsPoint Report – Participant Section
*TAB 3.4c - Sample EthicsPoint Report – Synopsis Section
*TAB 3.4d - SMART Member List

Task: January 4, 2017 Letter from DOJ to UNM

In the January 4 letter, you suggested revisions to UNM’s documents and clarification on various matters. Below and attached you will find UNM’s revisions and clarifications.

Discrimination Claims Procedure

DOJ noted that UNM’s DCP lacks language specifically required by the Agreement. DOJ stated that some phrasing is confusing and may be misinterpreted by students, particularly those under stress of an investigation. DOJ also stated that the DCP also appears to be incomplete or missing information.

*TAB 3.5 – Revised Discrimination Claims Procedure
*TAB 3.5a – Addendum 1-Checklist for Formal Investigation Process Individual
*TAB 3.5b – Addendum 2-Checklist for Formal Investigation Process Departmental

OEO Internal Protocols

1. OEO Investigator Process Memo

In order to meet the requirements of section II.C of the Agreement, DOJ stated the Process Memo needs to include additional information. In addition, to comply with Title IX, DOJ noted that the Case Search section should require investigators to run the complainant’s and respondent’s names through the OEO database and contact the UNMPD to determine if there have been any prior incidents or allegations involving either party regardless of whether the complainant has selected a formal investigation or decided not to go forward with the process.

*TAB 3.6 – Revised OEO Investigator Process Memo

2. OEO Investigative Case Process Checklist

To meet the requirements of section II.D of the Agreement, DOJ stated that the Checklist should identify to which University official(s) the Final Letters of Determination are sent for documentation. The Checklist should also provide a space for documentation of any disciplinary or remedial action taken. Both are necessary for the Title IX Coordinator to accurately oversee the process.

*TAB 3.7 – Revised Investigative Case Process Checklist

3. OEO Email Templates
DOJ asked that the template emails be reviewed for consistency in content and form.

*TAB 3.8 – Revised OEO Email Templates

4. OEO/UNM Police Department Memorandum of Understanding

DOJ requested information about the MOU including the date it was signed and went into effect.

*TAB 3.9 – OEO/UNMPD MOU – Signed by both parties, effective date of August 10, 2016

5. OEO/Dean of Students Office Draft MOU

To meet the requirements of section II.D of the Agreement, DOJ stated that the draft MOU between OEO and the Dean of Students Office (“DoS”) needs additional provisions.

*TAB 3.10 – Revised OEO/Dean of Students Office MOU

6. Flowchart Bias

DOJ has requested information on how, where, by whom, and to whom this will be disseminated.

The Flowchart for Bias reporting is for OEO Investigators.

7. OEO Finalized Workflow of Notifications of Title IX Concerns

DOJ noted the Workflow does not meet the requirements of section II.D.3 of the Agreement because it is unclear who has access to the Information Reports, and it does not identify who determines which UNM entities, for example, UNMPD and professional schools, must be provided information about findings and sanctions. DOJ also noted confusion by some of the information contained in the document. DOJ requested confirmation that when the document references Information Reports it is identifying Advocate by Simplicity. In addition, they requested an explanation as to why the Student Conduct Officer suspends inputting info on safety measures into the Information Reports after determining the safety measure is warranted. DOJ has asked whether there is another avenue by which the information regarding safety measures is conveyed to need-to-know parties, such as OEO or UNMPD, when input is suspended.

The OEO Workflow of Notification of Title IX Concerns is still under review and will be sent to the DOJ shortly.

Other University Policies and Informational Documents

1. Academic Accommodations

To meet the requirement of the Agreement at section II.D.2, DOJ has said that UNM must include information on the criteria for denying or granting requests for academic accommodations. In addition, the document should clarify the process by which staff members from the Advocacy Center make requests for accommodations from the specific UNM entities that will provide that accommodation, e.g., professors, and the disability center. DOJ also had concerns about the lack of clarity on information sharing
in this document, noting that neither this internal document nor the draft MOU between DOS and OEO clearly defines how information on academic accommodations is shared between the Advocacy Center, OEO, and DOS.

**TAB 3.11 – Revised Academic Accommodations**

2. No Contact Directives

DOJ encourages UNM, through the No Contact Directive (“NCD”) Handout and the NCD internal process draft, to emphasize that granting an NCD requires the Conduct Officer to reveal the name of the requesting party to the respondent. DOJ also requested clarification on whether policy requires every person seeking an NCD to interview with the DOS, and that the Advocacy Center cannot request an NCD on a complainant’s behalf during an investigation.

**TAB 3.12 – Clarification and Revised No Contact Directives**

**Title IX Coordinator**

We appreciate DOJ’s feedback on the work of our Title IX coordinator and acknowledge every point made in the January 4, 2017, letter. UNM is confident that our coordinator is well trained in Title IX, having worked in this area for many years in different university settings as well as attending numerous national training sessions focused on Title IX and sexual misconduct. She has a strong grasp of Title IX and has dedicated her career to these issues. Her credentials are robust and she has dramatically increased them over the years.

While Title IX has been in place for many years, it is an area in which the legal nuances have been evolving in the last five years. The "Dear Colleague Letters" and other relatively new guidance regarding Title IX have changed the playing field in this area. We also recognize that this work can be incredibly difficult. Title IX coordinators have a variety of interests they must meet and constituents with whom they must work closely with both on and off the campus. UNM thinks it is important for everyone, not just the Title IX coordinator, to understand the respective roles and responsibilities under Title IX.

To reiterate, UNM is taking DOJ’s January 4 comments very seriously and we are looking for other training opportunities for our coordinator and the UNM community. We will work together to continue to stay abreast of law and policy in this area. There is always room for growth and additional training and we will keep you apprised of the status of this issue as we pursue additional opportunities in the coming months.

**UNMPD Training and Evaluations**

DOJ suggested that UNM should review, and where necessary revise, its UNMPD training materials to make it clear that all allegations of sexual harassment, including attempted sexual assault, reported to UNMPD must be forwarded to OEO for response under Title IX.

DOJ asked UNM to advise whether the UNMPD Training Evaluation Form will be fleshed out to include information listed in the UNM Assessment Plan, such as pre-test and post-test questions. DOJ noted they were not provided with training evaluations by members of the UNMPD or any other University office.
DOJ has asked to be advised whether UNM has started collecting employee evaluations of its various trainings yet.

We appreciate DOJ’s comments regarding the UNM Police Department. On August 10, 2016, UNMPD and UNM Office of Equal Opportunity (OEO) signed a Memorandum of Understanding, which addresses the reporting and communicating to the department regarding incidents of sexual assault.

The case that DOJ references took place in 2014, prior to the creation of this MOU. Since that time, the UNM Police Department has streamlined communication with OEO in an attempt to prevent recurrence of what happened in the case. The second incident noted by DOJ occurred at a UNM parking garage on November 20, 2016. The UNM Police Department was investigating the assault and prior to determining specifically what type of assault it was, a timely warning was issued in an attempt to alert the campus community of the assault as soon as possible. Consequently, the timely warning was issued parallel with the ongoing investigation in order to inform the public of a potential threat. Continued investigation by SMART investigators determined that elements were present of a sexual assault after a more comprehensive interview with the victim. Robert Burford, the Clery Coordinator for UNM and OEO employee, was informed of the situation early and spoke directly to the SMART investigator shortly after investigation started. The timely alert notified the entire UNM campus community to include UNM OEO. Due to the fact that the victim was not a UNM student, OEO would not typically be notified directly by the UNM Police Department unless they initiated an inquiry subsequent to the timely warning.

We believe that the UNM Police Department’s training materials are clear that all allegations of sexual harassment and attempted sexual assault are reported to OEO for response under Title IX. We hope this summary provides DOJ with additional information that was not reported by the Albuquerque news outlets. UNM officials are available to discuss this matter in greater detail if needed.

Finally, regarding DOJ’s comments about the UNM Police Department’s training evaluations, OEO will be working on a comprehensive evaluation process that will also include training sessions provided by the UNM Police Department. As you are aware, during the week of January 3-5, 2017, UNM Police Department Officers and other members of the UNM community attended FETI training provided by Dr. Christopher Wilson. The training did not include a pre/post-test or evaluation but OEO has since circulated an evaluation form for the training sessions. OEO will continue to refine the evaluation process in the coming months.

Assessment Plans

DOJ asked UNM to clarify whether this is the full methodology of the assessment plan UNM intends to put into effect by February 1, 2017, as there are other components for assessment listed in section VI.C. of the Agreement, beyond just OEO. DOJ also asked whether the assessment tools described in the plan have been created and who is creating the assessment measures and analyzing them.

Assessment of UNM’s anti-harassment efforts are described in the draft assessment plan for which DOJ provided feedback as of January 4, 2017. Some of these efforts have occurred and some are ongoing. For example, UNM has not yet started focus groups which are scheduled to take place in Spring 2017. These focus groups will target general campus community as well as the diverse populations on the UNM campus. The Title IX Coordinator has additionally identified that Directors from each of the Resource Centers (American Indian Student Services, El Centro de la Raza and African American Student...
Services) on campus should be invited to the Title IX Committee to ensure that the needs of the unique populations they serve are being addressed in campus-wide efforts on gender discrimination and sexual harassment prevention. There is additional and specific information on UNM’s assessment efforts that can be found in the Monitoring Plan under Section 6 and 7.

**Reporting Systems**

**System A: EthicsPoint by Navex Global sample report**

To meet the requirements of the Agreement, DOJ notes the reporting system needs to record the dates of participant interviews and OEO’s communications with complainant and respondent, and records information on extensions of time granted.

*TAB 3.13 – Revision to EthicsPoint*

**System B: Advocate by Symplicity sample report**

DOJ noted they are confused regarding how DoS, UNMPD, Residential Life, or another entity with access to the system would be able to ascertain the name of the person for whom the safety or support measure applies. In addition, DOJ has asked that we provide information on which entities have access to Advocate by Simplicity, EthicsPoint, or both so they can further understand how the systems inter-relate.

*TAB 3.14 – Clarification to Advocate System*

**Spring 2016 NCCS Campus Climate Survey on Sex Misconduct**

DOJ has requested that UNM confirm that this is the Climate Survey the University intends to use again, and the timeframe during which UNM intends to conduct the next survey. If this is the survey UNM intends to use, DOJ will assess the tool and provide any feedback or concerns that arise.

Yes, UNM confirms this is the Climate Survey we intend to use in 2017. We note that DOJ has reviewed this tool and has provided feedback on this tool via phone call on January 30, 2017. UNM is working with the vendor, NCCS, to incorporate this feedback.

**III. CONCLUSION**

This document represents UNM’s third formal status report in accordance with the October 17, 2016, Agreement. UNM staff are available to discuss this status report and the attached documentation with the DOJ at any time. We look forward to a cooperative relationship in ensuring that UNM promotes and maintains a caring and safe educational environment with fair processes for all.
UNM MAIN CAMPUS COMPLIANCE OFFICE - INTERNAL PROTOCOLS

The University of New Mexico is committed to the highest standards of integrity, controls, risk management and ethics in pursuit of its mission of engaging students, faculty and staff in its comprehensive educational, research and service programs. The UNM Main Campus Compliance Office strives to ensure institutional compliance with applicable laws, regulations and policies; to promote ethical behavior and integrity; and to provide the tools and guidance needed to meet all necessary oversight requirements.

UNM faculty, staff, students and members of the greater community are encouraged to report good faith concerns about suspected misconduct and possible violations of law, regulations or policies to their respective supervisors, departments and units. UNM takes all reports of misconduct or wrongdoing seriously. There might be a concern about adequate steps being taken to resolve concerns or a fear of retaliation for reporting concerns. Therefore, individuals may make inquiries and file complaints and allegations through the Main Campus Compliance Office. Inquiries, complaints and allegations may arrive through many channels: walk-in, phone call, fax, letter, email, hotline submission, etc. All inquiries, complaints and allegations should be logged into the UNM Compliance Hotline EthicsPoint Incident Management System. Submissions can be made confidentially and anonymously, if desired.

UNM Compliance Hotline Reporting Examples:

Financial: Accounting or internal control issues, fraud, theft or other financial issues.

Safety: Unsafe conditions, environmental issues or other safety matters.

Medical and Health: Patient confidentiality, billing/coding issues, misleading/inaccurate medical documentation or accreditation issues.

Human Resources: Harassment, discrimination, threats or other forms of misconduct.

Information Systems: Data privacy, confidentiality, or other waste or abuse of resources or information.

These internal protocols detail the process that the UNM Main Campus Compliance Office uses to research allegations of wrongdoing raised through inquiries and complaints. Every investigation will have unique issues and circumstances, challenges and outcomes. Following these protocols ensures that our reviews and investigations are conducted in a professionally consistent manner.
REPORTING CONCERNS

University of New Mexico Main Campus Compliance Office
609 Buena Vista Dr. NE
MSC05 3150
Albuquerque, NM 87131-0001
Phone: 505-277-0169
Fax: 505-277-1190
Email: compliance@unm.edu
Web: http://compliance.unm.edu

UNM Compliance Hotline
EthicsPoint Incident Management System
Toll-Free Phone: 1-888-899-6092
Web: https://unm.ethicspoint.com
(Toll free phone number or through the web intake form)

INTERNAL PROTOCOL STEPS

1) Receipt of an Inquiry, Allegation or Complaint
   a. Inquiries, allegations and complaints may be received or submitted as a phone call, walk-in, letter, fax or email. Other submissions can be input directly into the UNM Compliance Hotline.
   b. Inquiries, allegations and complaints may be forwarded from various University offices, management, the Board of Regents, state and local government agencies, etc.
   c. All inquiries, allegations and complaints will be entered in the UNM Compliance Hotline EthicsPoint Incident Management System. This allows for better internal benchmarking and trend-spotting as well as improved recordkeeping and better organization of cases.

2) Review of Inquiries, Allegations and Concerns
   a. Once a matter is received, the Main Campus Compliance Office will determine the significance, immediacy or urgency of the matter.
   b. The Compliance Office will determine whether the inquiry, allegation or complaint is valid and if sufficient information exists for an investigation.
   c. The Compliance Office will determine the most appropriate reviewing office to address and assess the facts.
   d. The objective is to process and assign the matter to the appropriate office within one business day.

3) Determine the Significance, Immediacy or Urgency of the Matter
   a. The Main Campus Compliance Office will determine if the matter needs expedited attention or if it can be dealt with in the normal course of action.
   b. The goal for resolution of all matters is 45 days. Some cases will be resolved faster.
More complicated matters will take longer.

4) Determine the Most Appropriate Office to Address and Assess the Inquiry, Allegation or Complaint
   a. The Main Campus Compliance Office will assign the matter to one of the following internal offices for review:
      i. Human Resources
      ii. Internal Audit Department
      iii. Office of Equal Opportunity
      iv. Safety and Risk
      v. Research Compliance
      vi. IT
      vii. Office of the Provost
      viii. Health Sciences Center
      ix. UNM Hospital
      x. Sandoval Regional Medical Center
      xi. UNM Medical Group
      xii. Office of University Counsel
      xiii. UNM Police Department
      xiv. Other

5) Once a Matter is Assigned, the Reviewing Office Will Determine the Following:
   a. Every inquiry, allegation or complaint does not automatically mandate an investigation. All matters will receive an initial review. Each reviewing office will make a threshold determination if further examination or formal investigation is necessary.
   b. If there is not sufficient information, the reviewing office will request additional information from the reporter.
   c. If no response is received from the reporter and there is not enough information available, the reviewing office will close the case and notate that the reporter has not responded to the request for additional information and the case is being closed due to “Insufficient Information.” If the case is closed, the reviewing office should make a reasonable effort to notify the reporter of the action.
   d. The reviewing office will determine if the matter has been resolved in a different manner. For example, has an internal office policy been changed to correct this issue?

6) Determine if the Nature of the Complaint Requires a Full Investigation
   a. The inquiry, allegation or complaint alleges a violation of laws, regulations or policies.
   b. The inquiry, allegation or complaint alleges a violation of established employment practices.
   c. Related or similar issues have been received in the past.
   d. The inquiry, allegation or complaint involves individuals or departments that have been the subject of similar complaints.
   e. The matter is related to or similar to past or ongoing governmental investigations.
If there is an ongoing governmental investigation, the governmental entity/agency should be notified and the office should determine whether it should investigate, or defer to the governmental entity/agency.

f. There is potential of criminal wrongdoing. In this instance, if the office receiving the allegation or complaint is not the UNM Police Department, the potential criminal wrongdoing should immediately be referred to the UNM Police Department.

g. It alleges a violation of health and safety rules.

h. There is a potential of significant loss of revenue or resources.

i. The inquiry, allegation or complaint raises potential systemic issues.

j. An investigation has been requested by management, the Board of Regents, a federal or state agency, etc.

k. Investigation is required to forestall potential litigation or in anticipation of litigation. (Please contact the Office of University Counsel as an alert).

l. The inquiry, allegation or complaint exposes UNM to publicity that could potentially damage its reputation.

m. There is a potential to implicate the conduct of key employees, management, or important business interest and policies.

n. It raises issues involving potential self-reporting obligations or cooperation with governmental agencies.

[The presence of any one of these factors can signal the need for an investigation]

7) Determine If the Matter Can Be Resolved Through Avenues Other Than Investigation

a. If the issue can be resolved informally, the reviewing office can refer it to the appropriate individual to take corrective action.

b. Is the issue a candidate for resolution through mediation or dispute resolution? If yes, UNM’s Ombuds Services for Faculty and Staff can be a resource for the matter.

c. The reporter can elect to withdraw his or her complaint at any time. However, the Main Campus Compliance Office or other reviewing offices reserve the right to continue an investigation into the concerns.

8) If an Investigation Is Required, Next Steps Include:

a. Ensuring that the investigation includes a prompt and expeditious examination and analysis of the factual information.

b. If the investigating body already has internal investigative protocols in place, investigators should follow these internal processes.

c. If the investigating body does not have protocols, the Main Campus Compliance Office Suggested Investigation Guidance should be followed. See below. All investigations conducted by the Main Campus Compliance Office will use the Investigation Guidance.

d. The Main Campus Compliance Office is available to help the reviewing office develop an investigation plan and work with the office before and during the process.

9) When analyzing the facts, investigators will base conclusions by balancing the probability of whether the alleged incident(s) occurred. This is the Preponderance of the Evidence civil standard of proof that an incident is more likely to have occurred than not.
10) Final Report or Recommendation
   a. A final report or recommendation is created at the conclusion of an investigation and should contain a summary of the facts gathered from the investigation.
   b. All case outcomes should be properly documented in the UNM Main Campus Compliance Hotline EthicsPoint Incident Management System.
   c. The report or recommendation should contain:
      i. The nature of the report
      ii. The summary of the facts gathered
      iii. The people interviewed and documents reviewed
      iv. Specific conclusion(s) reached on each key issue
      v. Whether a breakdown of internal controls occurred to allow the problem to occur
   d. The report or recommendation should clearly state the findings:
      i. Substantiated
      ii. Partially Substantiated
      iii. Unsubstantiated
      iv. Insufficient Information
      v. Not in Jurisdiction of the Reviewing Office
      vi. Not a Legal/Policy/Ethics Violation
      vii. Duplicate Case
      viii. Inquiry Resolved
      ix. Reported to Outside Entity
      x. Allegation Resolved
      xi. Case Withdrawn by Reporter
      xii. Executive Resolution
      xiii. No Response to Follow-Up

11) When Concluding the Investigation, the Investigator or Disciplining Office Should Determine:
   a. If there is a finding of wrongdoing, how severe was the violation or action?
   b. Did the evidence of the investigation fully support the allegation or not?
   c. Were others disciplined for this type of violation in the past? If so, what was their punishment?
   d. Was the subject aware of the rule or policy violated?
   e. Are there any mitigating or aggravating circumstances that should be taken into consideration?
   f. Do employees need training on the issues in this investigation?
   g. Who needs to be apprised of the results of the investigation?
   h. Does the matter need to be referred to a particular department or office for corrective action (i.e., discipline, re-assignment, termination, etc.)?
   i. Do any departmental or institutional policies or procedures need to be modified or implemented.
   j. After a violation of policy has been detected, ensure that UNM will take all reasonable steps to respond appropriately and prevent further similar violations from occurring.
k. The Main Campus Compliance Office will also refer to other appropriate offices as necessary (Dean of Students Office, Office of Equal Opportunity, Internal Audit, etc.).

12) The Investigator Should Note the Action Taken with the Case in The UNM Main Campus Compliance Hotline Ethicspoint Incident Management System
   a. No Action Taken
   b. No Action Necessary
   c. Correction of Policy Violation
   d. Ombuds Faculty
   e. Ombuds Staff
   f. Policy/Process Review
   g. Training
   h. Discipline
   i. Termination
   j. Executive Resolution

13) In the Case Where an Allegation is a Violation of Law or Regulation
   a. The Main Campus Compliance Office or reviewing office will coordinate with the UNM Police Department and/or the Office of University Counsel on next steps.
   b. If an investigation leads to a suspicion of criminal wrongdoing, the UNM Police Department and the Office of University Counsel should be immediately notified.
   c. The UNM Police Department and/or the Office of University Counsel will determine if a referral is needed to a duly authorized law enforcement or regulatory agency.

14) Follow Up With Reporter
   a. The case should be closed out through the UNM Main Campus Hotline EthicsPoint Incident Management System.
   b. This includes a note to the reporter informing them that the case has been closed.

15) Timing
   a. All cases should be managed and closed in a timely manner. The goal for resolution of all matters is 45 days.
   b. Did the investigation take longer than expected? If so, why?

16) Documentation
   a. All final reports or recommendations should be provided to the responsible administrator/department/vice president.
   b. A copy of the investigative report should be provided to the Main Campus Compliance Office via the UNM Compliance Hotline. This includes all materials related to the investigation, findings and recommendations for corrective action.
   c. The reviewing office should make certain it has a secure location for record keeping and control access to the file and its location, both physically (if applicable) and electronically (via the UNM Compliance Hotline).
17) **Ensure Fair Treatment**

a. Any person filing an inquiry, complaint, allegation or assisting in an investigation will be protected against retaliation in accordance with University Administrative Policy 2200.

b. All reports of compliance issues will be handled in a manner that protects privacy to the greatest extent practicable and to the extent permitted by law. Confidentiality should never be assured to anyone participating in an investigation.

c. There is no assumption of wrongdoing; rather the investigation will be a fact-finding mission in order to determine appropriate follow up measures.
UNM MAIN CAMPUS COMPLIANCE OFFICE
SUGGESTED INVESTIGATION GUIDANCE

While some offices, such as the Internal Audit Department, have their own investigation guidance and standards, it is understood that not everyone that is asked to do an investigation has such training. This document is not intended to be a how-to for managers or supervisors that are being asked to conduct investigations, but rather to provide information and practical advice.

1) Before the Interview
   a. Identify the preliminary issues that require an investigation.
   b. Identify relevant laws, regulations or University policies or procedures that may be applicable for the investigation.
   c. Identify the witnesses who will need to cooperate in the investigation and identify the individual(s) whose conduct is a potential focus of the investigation.
   d. Identify the documents and data that will require review.
   e. Develop a chronology of events.
   f. Set forth the protocols to maintain confidentiality and minimize the potential of a retaliation claim.
   g. Identify the individuals who should be kept advised of the progress of the investigation and the results.
   h. Evaluate whether there is a need to coordinate with any other pending investigation (internal or external).
   i. Determine that the personnel who conduct the investigation will be viewed as objective, above reproach and immune from influence.
   j. Determine other resources that may be required to supplement or coordinate with the investigation, such as IT personnel, or the Office of Internal Audit.
   k. Identify previous investigations related to this matter or similar issues.
   l. Interviews should be conducted as promptly as possible, while memories are fresh.

2) Fact Finding
   a. Determine if the allegation can be substantiated.
   b. Determine how the violation was committed.
   c. Identify the person(s) committing the act.
   d. Determine the extent of the loss.
   e. Document the facts.

3) Prepare for the Interview
   a. Prepare interview questions.
      i. Keep questions simple.
      ii. Ask questions that require narrative answers.
      iii. Avoid negative questions (e.g. “Why didn’t you...”).
      iv. Refrain from leading questions.
   b. Prepare a strategy for each interview and identify the scope of information to be obtained:
      i. Will advance notice of the interview be provided?
      ii. Where will the interview be conducted?
iii. Will there be any safety concerns during or immediately after any interview? If yes, contact the UNM Police Department.
iv. Will signed statements be secured from any witnesses?

v. Determine whether the employee is represented by a union or an attorney. If yes, contact the Office of University Counsel for guidance on how to proceed.

vi. Determine under what circumstances, if any, the interview will be terminated.
   1. Request for representation
   2. Refusal to cooperate
   3. Other

vii. Determine the sequencing of the interviews.
viii. Determine who will be present for each interview.
   1. Interviewer and note taker
   2. Interviewer and witness
   3. University Counsel
   4. Witness representatives

4) Review All Case Information Prior to Interview
   a. The initial complaint and any supplements.
   b. Applicable law, regulations and policies.
   c. Personnel files (only if necessary for the investigation).
   d. Managerial files (only if necessary for the investigation).
   e. Prior or similar complaints and investigation materials.
   f. Prior witness statements.
   g. Determine if there are prior comparable cases or similarly situated personnel that should be considered here.

5) Conduct the Interview
   a. Provide appropriate notices and warnings.
   b. Anticipate questions that will be raised and prepare the responses.

6) Guidance for Interviews
   a. At the beginning of the interview, explain the context of the interview and that the interview is for fact gathering.
   b. Be non-judgmental, impartial and open to dialogue.
   c. The interview should not be rushed. Allow the person to take their time to tell you what occurred, in their own words.
   d. Get background information to establish facts. Ask:
      i. Who was involved?
      ii. When and where did event occur?
      iii. Is this an isolated event or part of a pattern?
      iv. Do you have specific examples?
      v. Did the person keep a journal, diary or records of the events? If so, ask for a copy.
      vi. Are there any witnesses? If so, ask for names and contact information.
vii. Did you tell anyone else your concern?
viii. Do you have any documentation relating to your complaint? If so, ask for a copy.
ix. Are there any other people that have the same or similar concern?
x. Once questioning is complete, summarize the main points to ensure accuracy.
xi. Remind them that they can add to their statement in the future if they remember any additional information.

7) Conclude Each Interview with the Following:
   a. Confidentiality of the investigation.
   b. Duty to not retaliate.
   c. Tell the interviewee to not discuss the matter with other employees.
   d. Expected timeframe for conclusion.

8) Compile Post-Interview Notes in a Timely Manner
   a. Document all relevant information obtained.
   b. Notes should be typed up as soon as possible after the interview.
   c. Document any notices or warning given during the interviews.
   d. Document the time, place and who was present during the interviews.
   e. Document the concluding instructions provided.
   f. Identify if an additional investigation is required as a result of the interviews.
   g. The interview notes should be factual and not contain your opinions.

9) Revise the Investigation Plan as Dictated by Events
   a. Additional documents and data to be obtained.
   b. Additional witnesses to be interviewed.
   c. Identify follow up that may be necessary.
   d. Have new issues been raised?
   e. Draft and review the investigative report to ensure everything was addressed during the investigation.
   f. Go over all witness statements and identify any that were unclear or inconsistent that would warrant a re-interview to clarify facts.
   g. Review all documentary evidence to ensure nothing is missing.
   h. Review any evidence the subject provided in defense and make sure it is included in the investigation.
   i. Assess the balance of material supporting and disputing the allegation.

10) Do Not Disseminate or Circulate Draft Report

11) Final Report or Recommendation
   a. All case outcomes should be properly documented in the UNM Main Campus Compliance Hotline EthicsPoint Incident Management System.
   b. A final report or recommendation is created at the conclusion of an investigation and should contain a summary of the facts gathered from the investigation.
   c. The report or recommendation should contain:
i. The nature of the issue
ii. The summary of the facts gathered
iii. The people interviewed and documents reviewed
iv. Specific conclusion(s) reached on each key issue
v. Whether a breakdown of internal controls occurred to allow the problem to occur

d. The report should clearly state the findings:
   i. Substantiated
   ii. Partially Substantiated
   iii. Unsubstantiated
   iv. Insufficient Information
   v. Not in Jurisdiction of the Reviewing Office
   vi. Not a Legal/Policy/Ethics Violation
   vii. Duplicate Case
   viii. Inquiry Resolved
   ix. Reported to Outside Entity
   x. Allegation Resolved
   xi. Case Withdrawn by Reporter
   xii. Executive Resolution
   xiii. No Response to Follow-Up
Compliance Office Main Campus
UNM Compliance Hotline Report

March 2, 2017
Submitted by Eileen Sanchez, CCEP
Compliance Specialist
EthicsPoint System Administrator
Compliance Office Main Campus

UNM COMPLIANCE HOTLINE
BENCHMARKING REPORTS
JANUARY 1, 2016 TO DECEMBER 31, 2016

The UNM Compliance Hotline Benchmarking Reports allow UNM to compare UNM’s hotline data to industry norms. Benchmarking also allows UNM to answer questions regarding the university’s culture, communications, investigations, training, policies and reporting channels. These reports identify and spot trends and patterns that may help to avoid potential risks to the university. The statistics identified in this report to the Regents does not include the Office of Equal Opportunity hotline statistics which are addressed in the report presented by OEO.

Report Volume

Report Volume benchmarking enables UNM to compare the total number of employees using the hotline with employees from other organizations who use their hotline. For FY 2016 UNM’s report volume has remained extremely low. Only 0.64 employees report for every 100 employees. This compares to other organizations with 1.90 employees reporting for every 100 employees. One of the Compliance Office’s goals in 2017 will be to increase employee’s knowledge of the reporting channels that are available. This will be accomplished with an outreach plan to increase awareness, the implementation of the “Open Door Report Form” and encouraging reporting through the hotline. Communication materials along with a quarterly newsletter are also planned.

Cases Opened = 179
January 1, 2016 to December 31, 2016
Reported by: Employees = 117, Students = 8, Former Employees = 5, Parents = 1, Vendor = 1, Other/Anonymous = 47

<table>
<thead>
<tr>
<th>UNM Report Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Employees reporting for every 100 employees at UNM</td>
</tr>
<tr>
<td>(UNM numbers are calculated based on 117 employees)</td>
</tr>
<tr>
<td>January 1, 2016 to December 31, 2016</td>
</tr>
</tbody>
</table>

UNM Jan 16 to Dec 16
EthicsPoint
0.64
1.90
0.00 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00

Note: Excerpts from Navex Global 2016 Ethics Compliance Hotline Benchmark Report and Navex Global’s EPIM User’s Guide
Anonymous Reporting Rate

The chart below shows the percentage of reporters who chose to withhold their identity. The data shows that **out of 179 opened cases, 56% of the university’s reporters chose to remain anonymous.** UNM’s rate has decreased from 59% in September 2016. This is a good indicator that reporters may be feeling more confident that their reports are being reviewed and would like to have investigators contact them so they can provide additional information.

![Graph showing Anonymous vs. Named Reporters]

**Substantiated and Partially Substantiated Reports**

The Substantiation rate shows the number of allegations that had some merit. UNM’s substantiation rate is very low at **20% or 33 cases.** It is slightly lower than it was in September 2016 and almost ½ or 21% lower than EthicsPoint percentages. The trend concerning low substantiation rates must be monitored to ensure that reporters are making high quality reports and that investigations into those reports are effective.

![Graph showing Substantiated and Partially Substantiated Reports]

Note: Excerpts from Navex Global 2016 Ethics Compliance Hotline Benchmark Report and Navex Global’s EPIM User’s Guide
Case Closure Time

The chart shows the number of calendar days it takes to close a case. Investigations should be completed in a timely manner to ensure that reporters trust their reports are being taken seriously. The Average Case Closure Time for UNM has been steadily rising and is 36 days higher than EthicsPoint’s case closure time. This increase in case closure time needs to be monitored. Some of the reasons for the increase could be the complexity of the cases coming in or that the university might not have enough resources to address the volume of reports being received. Cases are monitored monthly in the hotline to ensure that open cases are being updated and worked on a regular basis.

Reports of Retaliation

Retaliation issues are a serious concern and EthicsPoint now provides data to allow organizations to benchmark this important issue. Issues coming into the hotline with retaliation allegations are slowly rising. Persons who report suspected misconduct are protected from retaliation at UNM. Monitoring systems, such as the UNM Compliance Hotline, along with implementing anti-retaliation training may help to be effective in preventing retaliation.
(Note: This data is different than the previous benchmarking charts. The data in this section represents all cases since the UNM Compliance Hotline started receiving reports through EthicsPoint beginning April 1, 2015.)

The charts below show statistical data from the UNM Compliance Hotline beginning April 1, 2015 to December 31, 2016. Analyzing the hotline data allows UNM to spot potential compliance issues, trends and patterns and possible risks to the university. Collecting and reviewing hotline data permits UNM to capture and investigate reports from all locations and reporting channels in a centralized database.

**Action Taken for Substantiated and Partially Substantiated Cases**

The chart below is broken out by the action taken for cases with Substantiated or Partially Substantiated as an Outcome. Reviewing and monitoring the action taken for closed cases will help to determine if appropriate action is being tendered based on the outcome and comparing the action taken to similar cases within the UNM Compliance Hotline. Of the 246 cases closed, only 24% were Substantiated or Partially Substantiated.
Closed Cases – Additional Outcomes

The chart below shows **188 or 76%** of the closed cases had additional outcomes other than Substantiated or Partially Substantiated. Unsubstantiated cases accounted for **49%** of the closed cases.

![Chart showing additional outcomes of closed cases](chart.png)

The Action Taken for the 188 additional outcomes is shown below.

<table>
<thead>
<tr>
<th>Outcomes</th>
<th>Action Taken</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allegation Resolved</td>
<td>1 Policy Process Review, 4 Training, 1 Executive Resolution</td>
</tr>
<tr>
<td>Duplicate Case</td>
<td>6 Duplicate Case</td>
</tr>
<tr>
<td>Executive Resolution</td>
<td>1 No Action Taken/Necessary, 3 Executive Resolution</td>
</tr>
<tr>
<td>Faculty Handbook Matter</td>
<td>1 No Action Taken</td>
</tr>
<tr>
<td>Inquiry Resolved</td>
<td>7 No Action Taken/Necessary, 4 Policy Process Review, 2 Executive Resolution</td>
</tr>
<tr>
<td>Insufficient Information</td>
<td>23 No Action Taken/Necessary, 1 Correction of Policy Violation</td>
</tr>
<tr>
<td>No Response to Follow-Up</td>
<td>5 No Action Taken/Necessary</td>
</tr>
<tr>
<td>Not in Jurisdiction</td>
<td>3 No Action Taken/Necessary</td>
</tr>
<tr>
<td>Not Legal/Policy/Ethics Violation</td>
<td>3 No Action Taken/Necessary, 1 Policy Process Review</td>
</tr>
<tr>
<td>Referred to HSC Research</td>
<td>1 Correction of Policy Violation</td>
</tr>
<tr>
<td>Unsubstantiated</td>
<td>108 No Action Taken/Necessary, 4 Policy Process Review, 5 Training, 1 Executive Resolution, 2 Correction of Policy Violation, 1 Ombuds/Staff</td>
</tr>
</tbody>
</table>

Note: Excerpts from Navex Global 2016 Ethics Compliance Hotline Benchmark Report and Navex Global’s EPIM User’s Guide
Cases by Quarter

The number of cases being received by Quarter and Year is shown below. It appears from this data that the numbers have been consistent for Apr-Jun and Jul-Sep for both 2015 and 2016. New Cases received for Oct-Dec 2016 were higher than in 2015. Analysis of the data also shows that more cases are coming to the hotline at the end of the semesters during the academic year. Monitoring future quarters will help to determine trends and peak reporting times.
Total Cases Opened by Quarter and Location
298 Cases

The chart below depicts the 298 opened cases and where the allegations were reported from. The end of the semester during the academic year data shows that the highest number of cases are being reported during this time period. Monitoring and tracking cases by location and times of the year can help identify trends and problems within specific areas at UNM.
INFORMATION
TO
BE
SUPPLIED
AT
MEETING
<table>
<thead>
<tr>
<th>Account Description</th>
<th>Budget (FYTD)</th>
<th>Budget (FYTD)</th>
<th>Actuals</th>
<th>Actuals</th>
<th>Actuals</th>
<th>Actuals</th>
<th>Encumbrances</th>
<th>Balance</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Adopted</td>
<td>Adjustments</td>
<td>Current Month</td>
<td>Pct</td>
<td>Fiscal YTD</td>
<td>Pct</td>
<td>Encumbrances</td>
<td>Available</td>
<td>Pct</td>
</tr>
<tr>
<td>Revenue</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>07ZZ - Reimbursement Holding</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
</tr>
<tr>
<td>1640 - Allocations Pooled Allocations</td>
<td>$802,250.00</td>
<td>$0.00</td>
<td>$802,250.00</td>
<td>$0.00%</td>
<td>$802,250.00</td>
<td>100.00%</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
</tr>
<tr>
<td>1660 - Allocations Other Gen</td>
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<td>$3,850.00</td>
<td>$3,850.00</td>
<td>$0.00%</td>
<td>$3,850.00</td>
<td>100.00%</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
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<tr>
<td>1900 - Reserves</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$74,012.35</td>
<td>0.00%</td>
<td>$0.00</td>
<td>($74,012.35)</td>
<td>0.00%</td>
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<tr>
<td>1901 - Budgeted Use of Reserves</td>
<td>$50,000.00</td>
<td>$0.00</td>
<td>$50,000.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$50,000.00</td>
<td>100.00%</td>
</tr>
<tr>
<td>1903 - Change in Reserves</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>($3,231.02)</td>
<td>0.00%</td>
<td>$0.00</td>
<td>$3,231.02</td>
<td>0.00%</td>
</tr>
<tr>
<td><strong>TOTAL Revenue</strong></td>
<td>$852,250.00</td>
<td>$3,850.00</td>
<td>$856,100.00</td>
<td>$0.00%</td>
<td>$876,881.33</td>
<td>102.43%</td>
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<td>($20,781.33)</td>
<td>(2.43%)</td>
</tr>
<tr>
<td>Expense</td>
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<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>2020 - Administrative Professional</td>
<td>$643,931.00</td>
<td>$0.00</td>
<td>$643,931.00</td>
<td>$48,731.22</td>
<td>7.57%</td>
<td>$366,479.00</td>
<td>56.91%</td>
<td>$273,480.25</td>
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<tr>
<td>2050 - Support Staff Salary Detail</td>
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<td>$38,932.00</td>
<td>$3,593.60</td>
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<td>$26,803.50</td>
<td>68.85%</td>
<td>$20,663.20</td>
<td>($8,537.40)</td>
</tr>
<tr>
<td>20JO - Student Salaries Gen</td>
<td>$32,000.00</td>
<td>$0.00</td>
<td>$32,000.00</td>
<td>$392.00</td>
<td>1.23%</td>
<td>$20,234.00</td>
<td>63.23%</td>
<td>$0.00</td>
<td>$11,766.00</td>
</tr>
<tr>
<td>20PO - Temporary Salary Gen</td>
<td>$30,550.00</td>
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<td>$30,550.00</td>
<td>$0.00%</td>
<td>$2,316.39</td>
<td>7.58%</td>
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<td>92.42%</td>
</tr>
<tr>
<td>20SA - Salary Adjustments</td>
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<td>$3,850.00</td>
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<td>$112.46</td>
<td>56.23%</td>
<td>$0.00</td>
<td>$87.54</td>
<td>43.77%</td>
</tr>
<tr>
<td>3100 - Office Supplies General</td>
<td>$1,500.00</td>
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<td>$1,500.00</td>
<td>$119.17</td>
<td>7.94%</td>
<td>$447.87</td>
<td>29.86%</td>
<td>$0.00</td>
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</tr>
<tr>
<td>3110 - Books Periodicals Gen</td>
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<td>$250.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
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</tr>
<tr>
<td>3140 - Computer Software Gen</td>
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<td>$0.00%</td>
<td>$0.00</td>
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<td>100.00%</td>
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<tr>
<td>3150 - Computer Supplies &lt;$5,001</td>
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<td>$0.00</td>
<td>$200.00</td>
<td>$0.00%</td>
<td>$112.46</td>
<td>56.23%</td>
<td>$0.00</td>
<td>$87.54</td>
<td>43.77%</td>
</tr>
<tr>
<td>3189 - Computers &amp; Servers &lt;$5,001</td>
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<td>$0.00</td>
<td>$(1,135.46)</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$1,135.46</td>
<td>0.00%</td>
<td>$0.00</td>
<td></td>
</tr>
<tr>
<td>31AO - Business Food - Local</td>
<td>$1,007.00</td>
<td>$0.00</td>
<td>$1,007.00</td>
<td>$0.00%</td>
<td>$410.00</td>
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<td>$597.00</td>
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<td>31CO - Dues Memberships Gen</td>
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<td>31JO - Parking Permits Gen</td>
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<td>$100.00</td>
<td>20.00%</td>
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<td>31KO - Postage Gen</td>
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<td>100.00%</td>
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<tr>
<td>31PO - Training Materials Supplies</td>
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<td>$0.00</td>
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<td>$0.00</td>
<td>($109.00)</td>
<td>100.00%</td>
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<tr>
<td>3800 - In State Travel Gen</td>
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<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
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<tr>
<td>3805 - Instate Travel-Per Diem Sta</td>
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<td>$0.00</td>
<td>$500.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
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<td>$200.00</td>
<td>$0.00%</td>
<td>$0.00</td>
<td>$0.00%</td>
<td>$0.00</td>
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<tr>
<td>3820 - Out Of State Travel Gen</td>
<td>$2,500.00</td>
<td>$0.00</td>
<td>$2,500.00</td>
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<td>$1,418.24</td>
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<td>$500.00</td>
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<tr>
<td>6020 - Long Distance Gen</td>
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<td>$0.00</td>
<td>$100.00</td>
<td>$0.00%</td>
<td>$24.29</td>
<td>24.29%</td>
<td>$0.00</td>
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<td>$0.00</td>
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<td>$.00</td>
<td>$300.00</td>
<td>$11.25</td>
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<td>$78.75</td>
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<td>6315 - Electronic Databases</td>
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<td>$.00</td>
<td>$.00</td>
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<td>$670.00</td>
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<td>63A0 - Conference Fees Gen</td>
<td>$4,000.00</td>
<td>$.00</td>
<td>$4,000.00</td>
<td>$.00</td>
<td>.00%</td>
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<td>24.75%</td>
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<td>63A2 - Seminars/Training Fees</td>
<td>$4,000.00</td>
<td>$.00</td>
<td>$4,000.00</td>
<td>$800.00</td>
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<td>63C0 - Copying Gen</td>
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<td>6.00%</td>
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<td>66Z0 - Other Professional Services</td>
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<td>$.00</td>
<td>$.00</td>
<td>$.00</td>
<td>$.00</td>
<td>.00%</td>
<td>$687.50</td>
<td>.00%</td>
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<tr>
<td>70E1 - Computer Software Mainten</td>
<td>$8,500.00</td>
<td>$.00</td>
<td>$8,500.00</td>
<td>$.00</td>
<td>.00%</td>
<td>$10,051.00</td>
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<td>$.00</td>
<td>($1,551.00)</td>
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<tr>
<td>70F0 - Equipment Rent Expense G</td>
<td>$3,000.00</td>
<td>$.00</td>
<td>$3,000.00</td>
<td>$208.11</td>
<td>6.94%</td>
<td>$1,654.69</td>
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<td>80K0 - Banner Tax</td>
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<td>$700.00</td>
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<td>$336.50</td>
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<tr>
<td>80K2 - Foundation Surcharge</td>
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<td>$4,500.00</td>
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<td><strong>TOTAL Expense</strong></td>
<td>$852,250.00</td>
<td>$3,850.00</td>
<td>$856,100.00</td>
<td>$55,510.42</td>
<td>6.48%</td>
<td>$452,065.79</td>
<td>52.81%</td>
<td>$.00</td>
<td>$294,143.45</td>
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### Operating Ledger Summary
Through the Month of Jan 2017

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<tbody>
<tr>
<td>Total Revenue</td>
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<td>.00%</td>
<td>$876,881.33</td>
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<td>($20,781.33)</td>
<td>$20,781.33</td>
<td>(2.43%)</td>
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<tr>
<td>Total Expense</td>
<td>$852,250.00</td>
<td>$3,850.00</td>
<td>$856,100.00</td>
<td>$55,510.42</td>
<td>6.48%</td>
<td>$452,065.79</td>
<td>52.81%</td>
<td>$294,143.45</td>
<td>$109,909.76</td>
<td>($294,143.45)</td>
<td>12.84%</td>
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Net: $0.00

Parameters:
Index: 676000 - 113280-AUDIT DEPARTME-General Activ

Groupings:

Warning: These reports will show fiscal year activity. For inception to date activity for Grants please use the FRRGLDS - Grant Ledger Detail Summary report.
## Follow Up Report Summary - Implemented

### March 2017 Open Session

<table>
<thead>
<tr>
<th>Row Labels</th>
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<th>Count of Recommendation Title</th>
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<tr>
<td>1</td>
<td>P-Card</td>
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<td>2</td>
<td>Review of College of Arts and Sciences Operations</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>UNM Taos</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>Payroll Follow-Up Audit</td>
<td>3</td>
</tr>
<tr>
<td>5</td>
<td>Safety and Risk Services</td>
<td>2</td>
</tr>
<tr>
<td>6</td>
<td>CTSC Food and Nutrition P-Card Use</td>
<td>1</td>
</tr>
<tr>
<td>7</td>
<td>Men's Basketball P-Card Use</td>
<td>4</td>
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<td>13</td>
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<tr>
<td>No</td>
<td>Project Name</td>
<td>Report Approval Date</td>
</tr>
<tr>
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</tr>
<tr>
<td>1</td>
<td>P-Card</td>
<td>6/20/13</td>
</tr>
<tr>
<td>2</td>
<td>Review of College of Arts and Sciences Operations</td>
<td>4/18/13</td>
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<tr>
<td>No</td>
<td>Project Name</td>
<td>Report Approval Date</td>
</tr>
<tr>
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</tr>
<tr>
<td>3</td>
<td>UNM Taos</td>
<td>04/22/15</td>
</tr>
<tr>
<td>4</td>
<td>Payroll</td>
<td>8/18/15</td>
</tr>
<tr>
<td>4</td>
<td>Payroll</td>
<td>8/18/15</td>
</tr>
<tr>
<td>4</td>
<td>Payroll</td>
<td>8/18/15</td>
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### Follow Up Report - Implemented March 2017 Open Session

<table>
<thead>
<tr>
<th>No</th>
<th>Project Name</th>
<th>Report Approval Date</th>
<th>Recommendation Title</th>
<th>Executive Recommendation</th>
<th>Management Response</th>
<th>Estimated Implementation Date</th>
<th>Recommendation Action</th>
<th>Responsible Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Safety and Risk Services</td>
<td>11/5/15</td>
<td>Recommendation 6 - Safety Concerns Reported to SRS</td>
<td>The Director of Safety and Risk Services should develop and document a process for investigating safety concerns reported to SRS. The process should include detailed use of TMA or similar software to ensure that a clear audit trail from the date of report to final disposition is noted. The process should specifically include the requirement to notify the person who expressed concern about the final outcome.</td>
<td>SRS will work with PPD ISS to train and re-train its employees on TMA. Ideally, TMA can serve as the software for tracking the work and response of SRS staff. SRS will continue to use TMA through June 30, 2016. If the results are not improved, then it will consider the purchase of a software more specifically designed to occupational safety needs.</td>
<td>6/30/2017</td>
<td>SRS documented and finalized a formal SOP for processing safety concerns received at SRS. IA verified the SOP was implemented and followed in a review of an incident reported and addressed in late 2016.</td>
<td>Michael Tuttle,Mgr, Risk Mgmt, Ins &amp; Claims; Carla Domenici, Dir, Safety &amp; Risk Services</td>
</tr>
<tr>
<td>5</td>
<td>Safety and Risk Services</td>
<td>11/5/15</td>
<td>Recommendation 17 - SRS Training - CSO Training</td>
<td>The University President should send a directive to CSOs, PIs, and PCard holders identified as persons who make chemical purchases to comply with their annual requirements to complete CSO and/or ERM training. They should be reminded of the importance to ensure lab safety and accurate chemical labeling and inventory.</td>
<td>In response to Internal Audit report 2015-01-1, the University President directed a group to address university-wide mandatory training for employees. As a component of that effort, the President will direct this group to also develop a mechanism to ensure position-specific mandatory training for CSOs, PIs, and Pcard holders that make chemical purchases.</td>
<td>12/31/2016</td>
<td>HR and SRS worked to compile a list of PIs and CSOs that should obtain required training. HR provided a copy of that list and IA confirmed that their learning plans were updated to include required training.</td>
<td>Dorothy Terese Anderson, Vice President; Human Resources; Provost</td>
</tr>
<tr>
<td>6</td>
<td>STSC Food and Nutrition P-Card Use</td>
<td>3/3/16</td>
<td>Recommendation 3 - P-Card Office Review and P-Card Reviewer and Approver Training</td>
<td>The P-Card Manager should: Strengthen the P-Card reconciliation review process to ensure documentation submitted for purchases is complete and accurate. Provide a P-Card training for Department P-Card reviewers and approvers to ensure P-Card activity is adequately reviewed.</td>
<td>We agree with the audit recommendations. UNM departments are ultimately responsible for submitting properly approved, complete and accurate documentation with their P-Card logs. For this reason, each P-Card log requires the signatures of both the cardholder and Dean/Director/Department Head. Although the P-Card department conducts 100% reviews of PCard transactions, our current resources prohibit us from recalculating the totals of each of the 170,000+ PCard transactions each year. While this could likely be accomplished if significant additional resources were to be provided, the additional cost vs. benefit received would most likely be prohibitive. In response to this recommendation, we have effective immediately, begun to examine and recalculate a portion of receipts that contain elements of higher risk and have an appearance that they have been altered.</td>
<td>12/31/2016</td>
<td>Amy Overby, CTSC Interim Director approves all CTSC purchases and reviews receipts and other documentation after a purchase is made. The UNM P-Card office developed an &quot;Approver Training,&quot; which is available for supervisors and P-Card reviewers on the new Chrome River system. Internal Audit reviewed the training on the Chrome River website.</td>
<td>Peggy Sedillo, Mgr, Purchasing</td>
</tr>
<tr>
<td>7</td>
<td>Men's Basketball P-Card Use</td>
<td>5/5/16</td>
<td>Recommendation 3 - Payment for Scouting Services</td>
<td>The Athletics Chief Financial Officer should determine which scouting service providers have not been paid for services, verify services have been performed, and make payment arrangements.</td>
<td>The list of vendors which has not been paid will be remediated. For next fiscal year, the Athletics Business Office will work closely with teams on the purchases of recruitment services and maintain a written list of scouting services.</td>
<td>12/31/2016</td>
<td>Internal Audit reviewed payment documentation verifying payment to all scouting service providers that had not previously been paid for scouting service provided.</td>
<td>Yvonne Otta, Financial Analyst</td>
</tr>
</tbody>
</table>
### Follow Up Report - Implemented
March 2017  Open Session

<table>
<thead>
<tr>
<th>No</th>
<th>Project Name</th>
<th>Recommendation Title</th>
<th>Executive Recommendation</th>
<th>Management Response</th>
<th>Estimated Implementation Date</th>
<th>Recommendation Action</th>
<th>Responsible Party</th>
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</thead>
<tbody>
<tr>
<td>7</td>
<td>Men's Basketball P-Card Use</td>
<td>Recommendation 6 - Receipts, Invoices, and Other Supporting Documentation</td>
<td>The Athletics Chief Financial Officer should develop P-Card policies and procedures requiring documentation that lists participants that were provided meals during Men's Basketball events. The Athletics Chief Financial Officer should ensure that adequate supporting documentation is obtained for all P-Card purchases. Itemized receipts should be submitted for all purchases.</td>
<td>The Department has begun to include a listing of the team rosters and coaches with P-Card statements. The Department will also ensure that the use of memos to justify lost receipts and invoices is substantially curtailed.</td>
<td>12/31/2016</td>
<td>Internal Audit performed follow-up P-Card test work and noted participants for team meals were listed, and itemized receipts were provided for all purchases tested.</td>
<td>Yvonne Otts, Financial Analyst</td>
</tr>
<tr>
<td>7</td>
<td>Men's Basketball P-Card Use</td>
<td>Recommendation 6 - Receipts, Invoices, and Other Supporting Documentation</td>
<td>The P-Card Manager should develop P-Card policies and procedures requiring documentation that lists participants that were provided meals during Men's Basketball events. The P-Card Manager should also ensure that adequate supporting documentation is obtained for all P-Card purchases. Itemized receipts should be submitted for all purchases.</td>
<td>We agree with the recommendation and have already completed and implemented our corrective action. After deliberation with the Athletics department, both parties agreed that, effective immediately, complete meal logs for all players, coaches and allowable guests would be provided as transactional documentation for all meals purchased on P-Card. Additionally, P-Card infractions will now be reported immediately if a cardholder fails to provide adequate detail to support a meal transaction.</td>
<td>12/31/2016</td>
<td>Internal Audit performed follow-up P-Card test work and noted participants for team meals were listed and itemized receipts were provided for all purchases tested.</td>
<td>Peggy Sedillo, Mgr, Purchasing</td>
</tr>
<tr>
<td>7</td>
<td>Men's Basketball P-Card Use</td>
<td>Recommendation 11 - P-Card Trainings for Supervisors and Reviewers</td>
<td>Provide P-Card training for Department P-Card reviewers and approvers to ensure P-Card activity is adequately reviewed to detect P-Card misuse.</td>
<td>We agree with the audit recommendation. In the past, P-Card training has been required for P-Card holders only. As per Internal Audit’s recommendation, we now also agree to begin requiring separate training for our departmental reviewers and approvers. This new form of training will focus on preparing P-Card reviewers and approvers to detect P-Card misuse and also to adequately review P-Card transactions. We will roll this new training out concurrent with the Chrome River system go-live for P-Card, currently scheduled for 7/1/16.</td>
<td>12/31/2016</td>
<td>The UNM P-Card office developed an “Approver Training”, which is available for supervisors and P-Card reviewers on the new Chrome River system. Internal Audit reviewed the training on the Chrome River website.</td>
<td>Peggy Sedillo, Mgr, Purchasing</td>
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# Follow Up Report Summary - Pending
## March 2017 Open Session

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<tr>
<td>2</td>
<td>Review of College of Education Operations</td>
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<td>3</td>
<td>Cancer Center Portable Devices</td>
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<td>4</td>
<td>UNM Taos</td>
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<td>Harwood Museum</td>
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<td>Payroll Follow-Up Audit</td>
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<td>Safety and Risk Services</td>
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<td>Brain Safe Project</td>
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<tr>
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<td>Harwood Museum</td>
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<td>Harwood Museum</td>
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### Payroll Follow-Up Audit

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<th>Recommendation Title</th>
<th>Executive Recommendation</th>
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<td>6</td>
<td>Payroll Follow-Up Audit</td>
<td>08/18/15</td>
<td>Recommendation 7 - OFAS Adjustment Email Notification</td>
<td>OFAS should work with UNM IT to adopt an EPAF email notification system similar to the one developed by HR IT for UNM Staff.</td>
<td>OFAS will take the lead in soliciting IT’s support to implement email notifications for faculty EPAFs before the end of the fall semester. OFAS will not implement all email notifications given their lack of resources and time to do so until the staff process is fully tested, implemented and assessed. OFAS will work with HSC and SOM Faculty Employment Areas.</td>
<td>6/30/2017</td>
<td>Implementation of the Talent Management System (TMS) is delayed until July 1, 2016. OFAS is working with IT to develop and test the EPAF notification system, but will not have a go-live date until after TMS is fully implemented. 10/6/2016 - As of September of 2016, IT will create an EPAF team that will include participation of all employment areas to manage ongoing development of EPAFs that will be inclusive of all employee types and similar processed to improve automation across campus. By June 30, 2017, OFAS will continue to work with IT to build three remaining EPAFs that have been identified and consider any others that HR or HSC Faculty Contract office find necessary.</td>
<td>Theresa Ramos, Dir, Faculty Employment &amp; Svcs; Carol Parker, Sr. Vice Provost</td>
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<td>6</td>
<td>Payroll Follow-Up Audit</td>
<td>08/18/15</td>
<td>Recommendation 8 - OFAS to Continue Automation of Processes</td>
<td>OFAS should expedite the transition to automated processing of contract renewal processes, and develop a time line to coincide with implementation of Talent Management. OFAS should work with UNM IT to further develop EPAF processes for employment transactions that are not currently using EPAFs.</td>
<td>June 30, 2016: OFAS will work with IT and HSC Faculty Employment Areas to develop additional EPAFs to automate existing paper employment transactions. July 1, 2015: The paperless contract renewals was implemented Main and Branch Campus Faculty. January 30, 2016: OFAS will work with HSC and SOM Faculty Employment Areas to utilize Talent Management for automating onboarding process for new hires with an integration of employee information from TM to Banner. However, fall hiring activity for AY 2016-17 will have started prior to the implementation of TM for Main and Branch Campuses; therefore, there will be delays if fully utilizing TM for Main and Branch Campuses until Spring/Summer 2016. All three faculty employment areas are and will continue to participate in the TM project.</td>
<td>6/30/2017</td>
<td>Implementation of the Talent Management System (TMS) is delayed until July 1, 2016. OFAS has completed several new EPAFs, however, OFAS is working with HSC on their timeline schedule and will not complete all of the EPAFs until after the implementation of TMS. 10/6/2016 – OFAS is working with IT to develop and implement EPAFs for extending Research Faculty and Postdocs, as well as adding new Special Administrative Compensation to F9 faculty appointments. The goal is to have these completed prior to June 30, 2017.</td>
<td>Theresa Ramos, Dir, Faculty Employment &amp; Svcs; Carol Parker, Sr. Vice Provost</td>
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<td>Payroll Follow-Up Audit</td>
<td>08/18/15</td>
<td>Recommendation 9 - OFAS to Work with Payroll Department</td>
<td>OFAS should work with the Payroll Department to integrate their new processes with payroll department processes, work out kinks, discuss issues, and solve potential problems with the rollout of the new system.</td>
<td>OFAS will continue to collaborate with Payroll to complete vital error reports related to employment transactions; continue to meet to address gaps in the understanding of faculty related projects and/or to request their support in testing automation as needed.</td>
<td>6/30/2017</td>
<td>Implementation of the Talent Management System (TMS) has been delayed until July, 2016. Implementation of the audit recommendations depended upon the full functioning of the TMS and has therefore also been delayed. 10/6/2016 - OFAS is continuing to work with Payroll on vital errors and they continue to collaborate with OFAS regarding the TMS project. The two team meet as needed as they both move forward with internal process improvements.</td>
<td>Theresa Ramos, Dir, Faculty Employment &amp; Svcs; Carol Parker, Sr. Vice Provost</td>
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<td>6</td>
<td>Payroll Follow-Up Audit</td>
<td>08/18/15</td>
<td>Recommendation 10 - HSC to Develop Additional EPAFs</td>
<td>HSC should work with UNM IT and UNM HR to further develop EPAF processes for employment transactions that are not currently using EPAFs.</td>
<td>The HSC Faculty Contracts Office will help develop ideas and implement new EPAFs with UNM HR and UNM IT for faculty employment transactions not currently using EPAFs. This is dependent on UNM IT programming the EPAFs into Banner.</td>
<td>3/31/2017</td>
<td>Implementation of the Talent Management System (TMS) has been delayed until July, 2016. Implementation of the audit recommendations depended upon the full functioning of the TMS and has therefore also been delayed.</td>
<td>Michael Schwantes, Dir, Fin Syst &amp; Rstr Acctg</td>
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<td>Safety and Risk Services</td>
<td>11/05/15</td>
<td>Recommendation 8 - Construction Safety</td>
<td>The Director of Safety and Risk Services should require that SRS participate in all construction projects as directed by the Construction Safety Manual. As a documentary audit trail, SRS should collect and keep documentation that they attended the pre-bid meetings, approved the CSSP, and sent the Notice-To-Proceed after approving the CSSP.</td>
<td>SRS will insure that its staff attend all construction and remodel meetings. Further it will insure that the documentation requirements set forth in the Construction Safety Manual are adhered to by SRS staff.</td>
<td>6/30/2017</td>
<td>Extension requested and granted. SRS has made progress toward a standardized process to ensure documentation of each phase of SRS involvement in construction projects is completed. Currently IA is working with SRS to follow a current construction project through all phases.</td>
<td>Chemanji Shu-Nyamboi, Enviro Hlth Manager; Carla Domenici, Dir, Safety &amp; Risk Services</td>
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<td>7</td>
<td>Safety and Risk Services</td>
<td>11/05/15</td>
<td>Recommendation 9 - Peer Review</td>
<td>SRS should participate in regular peer reviews, including one in the next 12 months, in order to gain insight and efficiency through interaction with similar and/or peer institutions.</td>
<td>SRS will complete the peer review in the time-frame set forth.</td>
<td>6/30/2017</td>
<td>Extension approved by IA Director.</td>
<td>Carla Domenici, Dir, Safety &amp; Risk Services</td>
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<td>7</td>
<td>Safety and Risk Services</td>
<td>11/05/15</td>
<td>Recommendation 18 - Chemical Purchases and Perpetual Inventory</td>
<td>The Executive Vice President for Finance and Administration, Executive Vice President for Academic Affairs/Provost, and the Chancellor for Health Sciences should work with the Director of Safety and Risk Services to determine the best course of action to ensure that all chemicals purchased are properly and accurately inventoried via the ERM system. Two considerations might be that all chemical purchases are only allowed to be made via CRLS or LoboMart, or that SRS be the central receiving point for all chemical purchases made outside of CRLS.</td>
<td>A. EVP for Finance and Administration: The departments that purchase chemicals that report to me include PPD and Student Housing. I will work with the Vice-President of Institutional Support Services to insure that those areas coordinate with SRS to ensure that chemical purchases are recorded in ERM. I will also work with the Purchasing Department to secure their cooperation in working with SRS to make purchasing through ERM as streamlined as possible. Lastly, I will work with SRS to assist them in becoming the central receiving point for all chemical purchases made outside of CRLS. B. EVP for Academic Affairs/Provost: With the Risk Management Division, Academic Affairs will issue a memo to all units that purchase chemicals within our organization by October 31, 2015. The memo will detail compliance requirements and a proposed schedule for appropriate training and implementation of the ERM system.</td>
<td>12/31/2016</td>
<td>Item A - SRS has been conducting ongoing chemical inventory throughout main campus to ensure that chemicals are properly updated to ERM. In addition CRLS has been consistently applying bar codes and sending a list to SRS of chemicals to ensure that ERM is properly updated. With regard to the portion of the response addressing a central receiving area at SRS, that has not been determined at this time. CLEARED Item B - SRS sent a memo on behalf of the Provost to the Dean of each college informing them of the recommendation and requesting that they send a list of all persons that make chemical purchases to SRS.</td>
<td>David Harris, Executive Vice President; Paul Roth, Provost</td>
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<td>7 Safety and Risk Services</td>
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<td>Brain Safe Project</td>
<td>09/02/16</td>
<td>Recommendation 4 - Non-Compliance with IRB Process</td>
<td>MRN should be required to securely transfer all data collected and results generated from the Brain Safe project to the University. MRN should provide certification and assurance that all data collected and results generated from the project have been securely deleted and are unrecoverable.</td>
<td>On March 10, 2015, the HSC IRB determined that the conduct of the Brain Safe Project without IRB review and approval by MRN researcher Kent Kiehl, PhD, represented serious noncompliance with the federal regulations and UNM HSC Faculty Handbook Policy E90. The IRB determination of serious noncompliance was filed with OHRP on March 23, 2015. As a result of its investigation into the conduct of the Brain Safe Project, the IRB, in ensuring the protection of human subjects, required that MRN forfeit custody of any and all Brain Safe data to UNMHSC. MRN complied with the directive on July 27, 2015. Prior to taking this action, the IRB consulted with an outside firm whose expertise lies in human subjects research compliance. On July 6, 2015, they issued their report acknowledging the actions taken by the IRB, and confirmed that the corrective action suggested by the IRB, including the transfer of data custody from MRN to UNMHSC, was appropriate.</td>
<td>12/31/2015</td>
<td>HSC management indicated that all Brain Safe data and results has been securely transferred to the University. However, Internal Audit has not been provided evidence of a certification and assurance that all data collected and results generated from the project have been securely deleted and are unrecoverable.</td>
<td>UNM President, Paul Roth</td>
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