



## **Proposal to Amend the UMD Policy and Procedures on the Disclosure of Student Education Records**

**PRESENTED BY** Marsha Rozenblit, Chair

**REVIEW DATES** SEC – November 16, 2018 | SENATE – December 4, 2018

**VOTING METHOD** In a single vote

**RELEVANT POLICY/DOCUMENT** [III-6.30\[A\] – UMD Policy and Procedures on the Disclosure of Student Education Records](#)

**NECESSARY APPROVALS** Senate, President

### **ISSUE**

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In November 2017, the Senate Executive Committee (SEC) received a proposal to revise the UMD Policy and Procedures on the Disclosure of Student Education Records, which establish certain rights and practices associated with the Family Educational Rights and Privacy Act (FERPA). The University's policy and procedures have not been updated since 2002 and are out of compliance with federal law. In January 2018, the SEC charged the Educational Affairs Committee with reviewing current University policy and practices, consulting with stakeholders, considering similar policies at Big 10 and peer institutions, and proposing revisions to the policy and procedures, as necessary.

### **RECOMMENDATIONS**

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The Educational Affairs Committee recommends that the Senate approve the revised Policy and Procedures on the Disclosure of Student Education Records (III-6.30[A]), which immediately follow this report.

The committee also recommends that the Office of the Registrar should consider updating and enhancing existing resources, including tutorials and any trainings that it facilitates, to ensure that they are sufficiently comprehensive and inform relevant members of the campus about their responsibilities under FERPA.

### **COMMITTEE WORK**

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Over the course of the fall semester, the Educational Affairs Committee consulted with the University Registrar, the Office of General Counsel, the Office of Faculty Affairs, and the Senate Student Affairs Committee, and reviewed similar policies at Big 10 and peer institutions. The committee made additional revisions to reflect existing University practices and policies. It also identified opportunities for improvement in the ways the University educates members of the campus community on their responsibilities under FERPA, which led to an additional recommendation. The committee's final recommendations were approved by an email vote concluding on November 8, 2018.

## **ALTERNATIVES**

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The Senate could choose to retain the current policy and procedures, which do not comply with federal law.

## **RISKS**

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There are no associated risks.

## **FINANCIAL IMPLICATIONS**

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There are no financial implications.



## Proposal to Amend the UMD Policy and Procedures on the Disclosure of Student Education Records

### 2018-2019 Committee Members

**Marsha Rozenblit** (Chair)  
**Lindsey Anderson** (Faculty)  
**Shakia Asamoah** (Graduate Student)  
**Michele Callaghan** (Faculty)  
**Lindsay Carpenter** (Faculty)  
**Cathy Fisanich** (Non-Exempt Staff)  
**Jeffrey Henrikson** (Faculty)  
**Steven Jin** (Ex-Officio SGA Rep)  
**Katy Lawley** (Faculty)  
**Linda Macri** (Ex-Officio Graduate School Rep)  
**David Myers** (Faculty)  
**David Nguyen** (Undergraduate Student)  
**Marcio Oliveira** (Ex-Officio Division of IT Rep)  
**Joseph Oudin** (Faculty)

**Binbin Peng** (Ex-Officio GSG Rep)  
**Elizabeth Pichowicz** (Undergraduate Student)  
**Doug Roberts** (Ex-Officio Associate Dean for General Education)  
**Scott Roberts** (Ex-Officio Provost's Rep)  
**Matthew Sinclair** (Exempt Staff)  
**Ann Smith** (Ex-Officio Undergraduate Studies Rep)  
**Beth St. Jean** (Faculty)  
**Yukako Tatsumi** (Faculty)  
**Yunfeng Zhang** (Faculty)

### Date of Submission

**November 2018**

## BACKGROUND

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In November 2017, the Senate Executive Committee (SEC) received a proposal to revise the UMD Policy and Procedures on the Disclosure of Student Education Records. The policy and procedures establish certain rights and practices associated with the Family Educational Rights and Privacy Act (FERPA). The revisions were jointly proposed by the University Registrar and the Office of General Counsel. The revisions are intended to bring the policy and procedures, which have not been updated since 2002, into compliance with recent changes in law and practice.

In January 2018, the SEC charged the Educational Affairs Committee with reviewing current University policy and practices, consulting with stakeholders, considering similar policies at Big 10 and peer institutions, and proposing revisions to the policy and procedures, as necessary (Appendix 2).

## CURRENT PRACTICE

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The University Registrar has primary responsibility for ensuring that the University is complying with FERPA. The Office of the Registrar considers requests to inspect or amend student education records, and facilitates the appeals process for denied amendment requests. It processes student requests to prohibit the disclosure of certain types of information, and considers requests for access to student records from University and external entities. The Office of the Registrar annually communicates to all students their rights under the law, and provides a tutorial required of all school officials before they can access education records. The Office of the Registrar's procedures have adjusted to comply with changes to FERPA requirements that have been adopted since the policy and procedures were last reviewed; the revisions suggested in the proposal were intended to bring the document into alignment with current practice and the law.

## COMMITTEE WORK

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The Educational Affairs Committee began discussing the charge in spring 2018. Work on a prior charge prevented further progress during the spring semester. In September 2018, the committee met with the University Registrar and a representative of the Office of General Counsel to discuss the proposed revisions. The suggested revisions accommodate new technologies and practices—such as the use of biometric records and the growth of online instruction—and update the list of locations at which various types of education records are maintained. The revisions also update definitions to stipulate that peer-graded assignments are not considered education records until they are collected by the instructor, and to add students serving on various University bodies to the list of school officials permitted to access student records when there is a legitimate educational interest. They also revise the circumstances under which education records can be shared without a student’s consent.

The policy and procedures provide a list of what the University considers “Directory Information.” Directory Information can be disclosed under certain circumstances without a student’s express consent, and includes information such as name, address, telephone number, date and place of birth, participation in officially recognized activities and sports, and dates of attendance (a complete list can be found in the proposed policy and procedures immediately following this report). Directory Information is distinct from the more limited information that can be accessed through the online University of Maryland Directory Search. Characteristics that can be considered Directory Information are established by FERPA. Directory Information can be disclosed under specific circumstances, including for enrollment certification and graduation verification, production of ID cards, University communication with students, and reporting to local, state, and federal governments. The University does not sell Directory Information to outside entities, and routinely denies requests made for commercial purposes.

The committee consulted with representatives from the Division of Information Technology and the Office of General Counsel regarding the European Union’s General Data Protection Regulation (GDPR). The GDPR, which has been in effect since May 2018, establishes privacy protections for individuals who are permanent European Union residents. The committee learned that GDPR’s protections are generally more restrictive than FERPA, particularly when it comes to the ways information is transferred and how personal data is defined. The GDPR will have ramifications for how the University collects and stores data on European Union residents. The Division of Information Technology is in the process of an extensive review of University practices to ensure compliance with GDPR, which will likely take years. The committee determined that there is nothing in the revised policy and procedures that will conflict with GDPR.

The committee considered similar policies at Big 10 and peer institutions during its review. It found that other institutions’ policies were quite similar, and decided to focus on areas where practices differed (Appendix 1). The committee identified minor variations in what institutions identify as Directory Information, reviewed procedures students use to opt out of disclosures of Directory Information, and reviewed circumstances under which parents are provided access to student education records. The committee did not identify any consistent best practices at peer institutions, and did not recommend any additional revisions to the revised policy and procedures based on its research.

In the course of its review, the committee consulted with the Senate Student Affairs Committee and the Associate Provost for Faculty Affairs to gain perspective on how the proposed revisions might impact students and faculty. Based on the feedback it gathered, the Educational Affairs Committee

made several minor corrections to the revised policy and procedures. After consulting with the Director of the Office of Student Conduct, the committee added a reference to the University's Sexual Misconduct Policy & Procedures to reflect the fact that certain sexual offenses referenced by FERPA are covered by that policy and procedures, rather than by the *Code of Student Conduct*.

In the course of its work, the committee identified general confusion over the difference between Directory Information and the online University of Maryland Directory Search. The committee also heard from faculty, staff, and students who expressed concerns with the adequacy of current training for those who work with education records. Members learned of supplemental training that occurs in academic departments and the Department of Resident Life, and observed that the mandatory FERPA tutorial is outdated and cursory. While a thorough review of existing training resources was beyond the scope of the committee's charge, the committee voted to recommend that the Office of the Registrar consider assessing and enhancing current FERPA resources.

After due consideration, the Educational Affairs Committee voted to approve the proposed revisions to the policy at its meeting on November 5, 2018. It voted to approve an associated recommendation on training and resources by an email vote concluding on November 8, 2018.

## **RECOMMENDATIONS**

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The Educational Affairs Committee recommends that the Senate approve the revised Policy and Procedures on the Disclosure of Student Education Records (III-6.30[A]), which immediately follow this report.

The committee also recommends that the Office of the Registrar should consider updating and enhancing existing resources, including tutorials and any trainings that it facilitates, to ensure that they are sufficiently comprehensive and inform relevant members of the campus about their responsibilities under FERPA.

## **APPENDICES**

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Appendix 1 — Big 10 and Peer Institution Research

Appendix 2 — Senate Executive Committee Charge on the Proposal to Amend the UMD Policy and Procedures on the Disclosure of Student Education Records (Senate Document #17-18-16)

### **III-6.30(A) UNIVERSITY OF MARYLAND POLICY AND PROCEDURES ON THE DISCLOSURE OF STUDENT EDUCATION RECORDS**

(APPROVED BY THE PRESIDENT 1 AUGUST 1991; updated April 15, 1996, June 2, 1997, and October 1, 2002 by President's Legal Office)

#### **I. POLICY**

- A.** It is the policy of UMD**CP** to comply with the requirements of the Federal Family Educational Rights and Privacy Act (**FERPA**), **also** known as the Buckley Amendment, concerning the disclosure of student records. **FERPA affords eligible students certain rights with respect to their education records. These rights include:**
- 1. The right to inspect and review the student's education records;**
  - 2. The right to request the amendment of the student's education records; and**
  - 3. The right to provide written consent before UMD discloses personally identifiable information (PII) from the student's education records, except to the extent that FERPA authorizes disclosure without consent.**
  - 4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by UMD to comply with the requirements of FERPA.**
- B.** Following is an outline of the policy, and an explanation of the procedures by which students may obtain access to education records. **Accordingly, UMD shall provide students with annual notification of their rights pursuant to FERPA.** ~~A copy of this policy shall be furnished annually to each student with registration materials.~~

#### **II. DEFINITIONS**

- A.** “**Attendance**” includes but is not limited to attendance in person or by **paper** correspondence, **videoconference, satellite, Internet, or other electronic information and telecommunication technologies for students who are not physically present in the classroom**; and the period during which a person is working under a work-study program.
- B.** “**Directory Information**” means information which would generally not be considered harmful or an invasion of privacy if disclosed. It includes, but is not limited to, a student's name, address, telephone listing, e-mail address, date and place of birth, major field of study, full-time/part-time status, participation in officially recognized activities and sports, weight and height of **members of** athletic teams, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended.
- C.** “**Disclosure**” means to permit access to or the release, transfer, or other communication of, **PII contained in** education records ~~to any party~~ by any means, including oral, written,

or electronic means, **to any party except the party identified as the party that provided or created the record.**

**D. “Education Records”** means those records **directly related to a student and** maintained by UMD~~CP~~ **or by a party acting on UMD’s behalf.** ~~which contain information directly related to a student except:~~ **Education records do not include:**

1. **Sole possession records:** ~~R~~records **that are kept in the sole possession of the maker, are used only as a personal memory aid, and are not accessible or revealed to any other person except a temporary substitute for the maker of the record**~~made by instructors, professors, and administrators for their own use, and not shown to others.~~
2. Records maintained by **the UMD~~CP~~ Police Department** solely for law enforcement purposes and kept separately from the education records described above.
3. Records of employment which relate exclusively to the individual in that individual’s capacity as an employee, and are not available for use for any other purpose.

(NOTE: If a currently enrolled student is employed as a result of **their** ~~his or her~~ status as a student, records relating to that employment are education records.)

4. **Medical** ~~R~~records on a student who is eighteen years of age or older made by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional made or used only for treatment purposes and available only to persons providing treatment.

(NOTE: Treatment for the purposes of this definition does not include remedial educational activities.)

5. **Post-attendance records: also called a**~~A~~**lumni records, are records** which contain only information relating to a person’s activities *after* that person is no longer a student at UMD~~CP~~ and do not relate to that person as a student.
6. **Grades on peer-graded papers before they are collected and recorded by a teacher.**

**E. “Eligible Student”** means a student who has reached the age of 18 *or* is attending UMD.

**F. “Parent”** means a parent of a student, and includes a natural or adoptive parent, a guardian, or, in the absence of natural or adoptive parents, an individual acting as a parent.

**G. “Party”** means an individual, agency, institution, or organization.



H. “Personally identifiable information” or “PII” means **data or information which includes, but is not limited to,** a student’s name; a name of a student’s parent or family member~~s~~; an address of a student or a student’s family; a personal identifier, such as a social security number, **University Identification Number (UID)** ~~or student number~~, or biometric record; other indirect identifiers, such as mother’s maiden name; other information that alone, or in combination, is linked or linkable to a specific student and that would allow a reasonable person in the UMD community who does not have personal knowledge of the relevant circumstances to identify the student with reasonable certainty; or information requested by a person who UMD reasonably believes knows the identity of the student to whom the education record relates. ~~a list of personal characteristics or any information that would make a student’s identity traceable.~~

I. “Record” means any information **or data** recorded in any ~~way~~ **medium** (e.g. ~~including but not limited to~~ handwriting, print, tape, film, microfilm, ~~and~~ microfiche, **database, or any form of electronic data storage including emails**).

~~“Student” means any individual who is or has been in attendance at UMCP and on whom education records are maintained.~~

J. “School Official” is a person employed by any institution within the University System of Maryland in an administrative, supervisory, academic, research, or support staff role; a member of the Board of Regents; or a person engaged, employed by, or under contract with UMD to perform a special task, such as an attorney, auditor, or student serving on a UMD committee (e.g., University Student Judiciary, Honor Council, Standing Review Committee, scholarship & awards committees, etc.).

K. “Student Recruiting Information” is information identified in the Solomon Amendment that UMD is required to provide to military recruiters upon request. Those items are: student name, addresses, telephone listings, age (or year of birth), class level, academic major, degrees received, and the most recent educational institution in which the student was enrolled.

### III. ~~RIGHT OF ACCESS~~ TO INSPECT AND REVIEW EDUCATION RECORDS

A. Each student in attendance at UMDCP has a right to inspect and review ~~their his or her~~ education records ~~within 45 days after the day UMD receives a request for access.~~ A student should submit to the registrar, dean, head of the academic department, or other appropriate official, a written request that identifies the record(s) the student wishes to inspect. The school official will make arrangements for access and notify the student of the time and place where the records may be inspected. If the records are not maintained by the school official to whom the request was submitted, that official shall advise the student of the correct official to whom the request should be addressed.

B. Procedure



~~A student may waive the right of access to confidential recommendations in the following areas~~

- ~~• admission to any educational institution;~~
- ~~• job placement;~~
- ~~• receipt of honors and awards.~~

~~The waiver must be in writing, and UMCP shall not require such waivers as a condition to admission, or the receipt of any service or benefit. If right of access is waived, a student will be notified, upon written request, of the names of all persons making confidential recommendations. Such recommendations shall be used only for the purpose for which they were specifically intended. A waiver may be revoked in writing at any time, and will only apply to subsequent recommendations.~~

1. Form of Request

Requests for access to education records must be made in writing, **and** signed by the student, ~~and must include the student's social security number.~~

2. Place of Request

Requests are made to:

**Office of the Registrar's Office**  
**1130 Clarence M. Mitchell, Jr. Building**  
College Park, Maryland 20742-5231

3. Response by UMD~~CP~~

UMD~~CP~~ will comply with a request for access within a reasonable **period of** time, not to exceed 45 days **after UMD receives a request for access.**

Whenever possible, arrangements shall be made for the student to read ~~his or her~~ **the** records in the presence of a staff member.

4. Reproduction of Records

A student may ordinarily obtain copies of education records by paying the cost of reproduction. The fee for photocopies is \$0.25 per page. There is no charge for staff time to search for or collect education records. Only copies of a student's current UMD~~CP~~ transcript will be provided. **However, an official UMD transcript** ~~Official University of Maryland transcripts with the seal of the University will~~ can be provided **upon specific request of the student and subsequent payment of costs for the document at a higher cost.**

**CB. Types and Locations of Education Records Maintained at UMD~~CP~~**

(NOTE: All requests must be routed through the **Office of the Registrar's Office.**)

1. Admissions (**e.g.** applications and transcripts from institutions previously attended):

a. Undergraduate:

Director of **Undergraduate** Admissions  
**1130 Clarence M. Mitchell, Jr. Building**

b. Graduate:  
Director of Graduate Records  
Lee Building

2. **Records & Registrations Services (e.g. a**All on-going academic and biographical records, undergraduate and graduate)**:-**

**Office of the Registrar** ~~Director of Registrations~~  
**1130 Clarence M. Mitchell, Jr. Building**

3. Departments

Departmental Offices  
Chair **or Head** of the Department

4. Deans

~~Miscellaneous records.~~  
Dean's **O**ffice of each **S**chool/**C**ollege

5. Resident Life (**e.g.** student's housing records)

Director of Resident Life

6. Advisors (**e.g. with student permission: L**etters of evaluation, personal information sheet, **transcript**, test scores ~~(with student permission)~~:-

~~Pre-law advisor: Hornbake Library~~  
~~Pre-dental advisor: Hornbake Library~~  
~~Pre-medical advisor: Hornbake Library~~

7. **Office of Student Conduct**~~Judicial Affairs~~ (**e.g. S**tudent's judicial and disciplinary records)**:-**

Director of ~~Judicial Programs~~ the **Office of Student Conduct**  
**1130 Clarence M. Mitchell, Jr. Building**

8. Counseling Center (**e.g. B**biographical data, summaries of conversations with students, test results)**:-**

Director **of the Counseling Center**  
Shoemaker ~~Building-Hall~~

(NOTE: Where records are used only for treatment purposes, they are not education records and are not subject to this policy.)

9. Financial Aid (e.g. Financial Aid applications, needs analysis statements, awards made):-

~~Undergraduate:~~

Director of Financial Aid  
Lee Building

~~Graduate:~~

~~Deans' Offices~~

(NOTE: There is no student access to parents' confidential statements.)

10. **University Career Development Center** (e.g. Recommendations, unofficial copies of academic records):-

Director **of the Career Center**  
Hornbake Library

11. Office of **Student Financial Services** ~~the Bursar~~ (e.g. Student accounts receivable, records of students' financial charges and credits with **UMDCP**):-

**Office of Student Financial Services** ~~The Bursar~~  
Lee Building

#### **DC. Waiver of Access to Confidential Recommendations**

1. **A student may waive any or all of their rights to review confidential letters of recommendation, subject to the following conditions:**
  - a. **The waiver must be in writing, signed by the student, regardless of age;**
  - b. **UMD shall not require such waivers as a condition to admission, or the receipt of any service or benefit;**
  - c. **If right of access is waived, a student will be notified, upon written request, of the names of all persons making confidential recommendations. Such recommendations shall be used only for the purpose for which they were specifically intended.**
2. **A waiver may be revoked in writing at any time; however, by revoking it, the student does not have the right to inspect and review documents collected while the waiver was in force.**

#### **IV. RIGHT TO REQUEST THE AMENDMENT OF EDUCATION RECORDS**

**It is the policy of UMD to provide students the opportunity to request that amendments be made to their education records which are believed to be inaccurate, misleading, or which violate the right to privacy or other rights.**

**A. Request to Amend an Education Record**

- 1. A request must be in writing to the Office of the Registrar.**
- 2. A request must contain:**
  - a. the specific document(s) being challenged; and**
  - b. the basis for the challenge.**
- 3. UMD shall decide within a reasonable period of time whether to amend the document(s). The student shall be notified of the decision in writing, and if the decision is to refuse to amend, the student shall be notified of the right to a hearing.**

**B. Right to a Hearing**

- 1. Upon request, a student shall be provided an opportunity for a hearing to challenge the content of education records.**
- 2. A request for a hearing must be made in writing to the Office of the Registrar.**
- 3. Within a reasonable period of time, the student shall be given reasonable advance notice in writing of the date, place, and time.**

**C. Conduct of Hearing**

- 1. The hearing shall be conducted by a UMD official with no direct interest in the outcome.**
- 2. The student shall have a full and fair opportunity to present evidence, and may be represented by individuals of their choice, including an attorney. The cost for such representation shall be the responsibility of the student.**

**D. Decision**

- 1. The student shall be notified in writing within a reasonable period of time.**
- 2. The decision is to be based solely upon evidence presented at the hearing, and must include a summary of the basis of the decision.**

3. In cases where the challenged information is found to be inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student, the education records shall be amended accordingly within a reasonable time.
4. In cases where the challenged information is not found to be inaccurate, misleading, or otherwise in violation of the privacy or other rights of a student, the student shall be informed in writing of the right to place in the challenged record a statement commenting on the information and explaining any reasons for disagreeing with the decision.
5. The statements described above shall be kept as part of the student's record and disclosed whenever that portion of the record is disclosed.

#### **IV. DISCLOSURE OF PERSONALLY IDENTIFIABLE INFORMATION**

It is the policy of UMDCP to limit disclosure of **PII** ~~personally identifiable information~~ without a student's prior written consent, subject to the following limitations and exceptions:

##### **A. Directory Information**

1. This information may be disclosed and may appear in public documents unless a student files a written notice not to disclose any or all of the information (**i.e. opts out**) ~~within three weeks of the first day of the semester in which the student begins each year. This~~ **Such** notice must be filed **annually** with the **Office of the Registrar's Office** ~~within the allotted time to avoid automatic disclosure of directory information.~~
2. Students will be given annual notice of the categories of information designated as directory information.

##### **B. Prior Consent Not Required**

Prior consent is not required for disclosure of education records **in several circumstances. These circumstances include disclosure** ~~to the following parties:~~

1. **To the student.**
2. **To anyone, if UMD has obtained the prior written consent of the student.**
3. **To anyone, in response to request for directory information, unless the student has opted out.**
4. **To UMD school officials** ~~of UMCP determined to have a legitimate educational interest. They may access student education records within the scope of performing their job duties who are or may be in a position to use the information in furtherance of a legitimate educational objective. A school official is:~~
  - a. ~~A person employed by the University of Maryland System in an administrative, supervisory, academic, research or support staff position.~~

- ~~b. A member of the Board of Regents.~~
- ~~e. A person employed by or under contract to the University to perform a special task, such as an attorney or auditor~~

A school official has a legitimate educational interest if the official is:

- a. Performing a task that **has been assigned as part of their duties or is specified in his or her, a** position description or **by** contract.
- b. Performing a task related to a student's education.
- c. Performing a task related to the discipline of a student.
- d. Providing a service or benefit relating to the student's family, such as health care, counseling, job placement, or financial aid.

**52.** To officials of **another schools institution of post-secondary education where the student seeks or intends to enroll, or where the student is already enrolled, if the disclosure is for purposes related to the student's enrollment or transfer in which a student seeks or intends to enroll or is enrolled.** A student will be provided with a copy of the records which have been transferred upon request and payment of copying fees as described above.

**63.** To authorized representatives **of the following government entities** ~~Comptroller General of the United States, the Secretary of Education, the Commissioner of the Office of Education, the Director of the National Institute of Education, the Administrator of the Veterans' Administration, the Assistant Secretary of Education, and State educational authorities,~~ **if the disclosure is but only** in connection with the audit or evaluation of federal-~~ly~~ **or state-**supported education programs, or **for in connection with** the enforcement of or compliance with federal legal requirements **that relateing** to those programs: **U.S. Comptroller General, U.S. Secretary of Education, U.S. Attorney General or state and local educational authorities, such as the Maryland Higher Education Commission (MHEC), the authority that is responsible for supervising UMD's education programs.**

Subject to controlling federal law, these officials will protect information received so as not to permit personal identification of students to outsiders.

**74.** To authorized persons and organizations, **such as the Department of Veterans Affairs or an employer, in connection with financial aid for which the student has applied or which the student has received, if the information is necessary to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the**

~~terms and conditions of the aid who are given work in connection with a student's application for or receipt of financial aid to the extent necessary.~~

85. To state and local officials to which such information is required to be reported by effective state law adopted prior to November 19, 1974.
96. To organizations conducting education studies for, **or on behalf of, UMD** for the purpose of developing, validating, or administering predictive tests; administering student programs; and improving instruction. The studies shall be conducted so as not to permit personal identification of students to outsiders, and the information is to be destroyed when no longer needed for these purposes.
107. ~~To a~~Accrediting organizations **to carry out their accrediting** ~~for purposes necessary to carry out their~~ functions.
118. **To either p**Parents of a student who is **claimed as a** dependent for income tax purposes **by at least one parent.**
12. **To parents when their student (under age 21) is found to have violated UMD's alcohol or drug policies.**
139. ~~To a~~Appropriate parties ~~in connection with an emergency, where knowledge of when UMD determines that disclosure is necessary to protect the health or safety of the student or other individuals and the information will assist in resolving the emergency is necessary to protect the health or safety of the student or other individuals.~~
1410. In response to a court order or subpoena, **including ex parte orders under the USA Patriot Act.** Unless the issuing entity orders ~~the university~~ **UMD** against prior notification, **UMD the university** will make reasonable efforts to notify the student before complying with the court order **or subpoena.**
1511. To an alleged victim of ~~any~~ crime of violence **when the disclosure is of** the results of ~~any institutional~~ disciplinary **hearing regarding proceedings against** the alleged perpetrator of that crime with respect to that crime.
16. **To anyone requesting the final results of a disciplinary hearing against an alleged perpetrator who has been found in violation of the UMD Code of Student Conduct or UMD Sexual Misconduct Policy and Procedures relating to a crime of violence or non-forcible sex offense.**
17. **To the Department of Homeland Security (DHS), Immigration and Customs Enforcement (ICE) for the purpose of complying with a request from ICE relative to UMD's participation in the Student and Exchange Visitor Program (SEVIS).**



18. To military recruiters who request “Student Recruiting Information” for recruiting purposes only (e.g. Solomon Amendment).
19. To the Internal Revenue Service (IRS) for purposes of complying with the Taxpayer Relief Act of 1997.
20. When the disclosure concerns sex offenders and other individuals required to register under state or federal law, and the information was provided to the University under 42 U.S. C. 14071 and applicable federal guidelines

### C. Prior Consent Required In All Other Cases

1. UMD~~CP~~ will not release **PII** ~~personally identifiable information~~ in education records, or allow access to those records without prior consent from the student.
2. The consent must be in writing, signed by the student, and dated. **The consent will remain in effect until rescinded by the student, or its purpose is achieved.**
3. The student must specify the records to be disclosed, the identity of the recipient, and the purpose of the disclosure.
4. A copy of the record disclosed will be provided to the student upon request and payment of copying fees described above.

### D. Record of Disclosures

1. **Maintenance of List:** UMD shall maintain a list of each request and each disclosure of **PII** ~~personally identifiable information~~ with each student’s education records. The list shall include:
  - a. the parties who have requested **and/or** received the information; **and**
  - b. the legitimate interest the parties had in requesting **and/or** receiving the information.
2. **Inspection of List:** The list of disclosures may be inspected by:
  - a. the student;
  - b. the official custodian of the record; and
  - c. other UMD and governmental officials.

### 3. Exceptions

~~The following d~~Disclosures in the following circumstances do not need to be recorded ~~are not listed~~:

- a. disclosures to the student;
- b. disclosures pursuant to written consent;
- c. disclosures to **school officials including** instructional or administrative officials of UMD**CP**;
- d. disclosures of directory information; ~~and~~;
- e. **disclosures related to judicial orders or lawfully issued subpoenas.**

## ~~V. CORRECTION OF EDUCATION RECORDS~~

~~It is the policy of UMCP to provide students the opportunity to seek corrections to education records which are believed to be inaccurate, misleading, or which violate the right to privacy or other rights.~~

### ~~A. Request to Correct an Education Record~~

~~1. A request must be in writing to the Registrar's Office.~~

~~2. A request must contain:~~

- ~~a. the specific document(s) being challenged; and~~
- ~~b. the basis for the challenge.~~

~~3. UMCP shall decide within a reasonable time whether to amend the document(s). The student shall be notified of the decision in writing, and if the decision is to refuse to amend, the student shall be notified of the right to a hearing.~~

### ~~B. Right to a Hearing~~

~~Upon request, a student shall be provided an opportunity for a hearing to challenge the content of education records. A request for a hearing must be made in writing to the Registrar's Office. Within a reasonable time, the student shall be notified in writing of the date, place, and time. The student shall be given reasonable advance notice of the hearing.~~

### ~~C. Conduct of Hearing~~

~~1. The hearing shall be conducted by a UMCP official with no direct interest in the outcome.~~

~~2. The student shall have a full and fair opportunity to present evidence, and may be represented by individuals of his or her choice, including an attorney. The cost for such representation shall be the responsibility of the student.~~

### ~~D. Decision~~

~~1. The student shall be notified in writing within a reasonable amount of time.~~

~~2. The decision is to be based solely upon evidence presented at the hearing, and must include a summary of the basis of the decision.~~

- ~~3. In cases where the challenged information is found to be inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student, the education records shall be amended accordingly within a reasonable time.~~
- ~~4. In cases where the challenged information is not found to be inaccurate, misleading, or otherwise in violation of the privacy or other rights of a student, the student shall be informed in writing of the right to place in the challenged record a statement commenting on the information and explaining any reasons for disagreeing with the decision.~~
- ~~5. The statements described above shall be kept as part of the student's record and disclosed whenever that portion of the record is disclosed.~~

## **VI. RIGHT TO FILE A COMPLAINT**

- A. **Students have the right to file a complaint with the U.S. Department of Education concerning alleged failures by UMD to comply with the requirements of FERPA. The name and address of the office that administers FERPA is: ~~alleging noncompliance with the Family Educational Rights and Privacy Act may file a complaint with the~~**

**Family Policy Compliance Office**  
U.S. Department of Education,  
6400 Independence Avenue, S.W.,  
Washington, D.C. 20202-4605.