PARALYMPIC OPERATIONS
DEPARTMENT

Misconduct Policy and Reporting Procedures
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Purpose
To establish a policy related to the Paralympic Operations Department (POD) at Logan (Logan) University as the department responsible for upholding and executing the duties of Logan as a recognized High Performance Management Organization (HPMO) by the United States Olympic and Paralympic Committee (USOPC) and its commitment to ensuring a safe environment for the members of the sport(s) managed by the POD to participate in.

Policy
The POD prohibits the crimes of physical, emotional, and sexual misconduct. Programs are in place at Logan such as mandatory diversity training and Title IX training to ensure all Logan community members are aware of our policies and trained as a measure of prevention. Designated Person’s by the POD (as defined in Logan’s agreement with United States Center for SafeSport (USCSS)) as it pertains to the university’s responsibilities as an HPMO, are required to undergo and maintain compliance with the POD’s adoption of the USCSS Minor Athlete Abuse Prevention Policy (MAAPP) as well as the POD’s adoption of the USOPC’S Individual Member Background check policy.

The POD will respond promptly and effectively to reports of sexual assault, domestic violence, dating violence and stalking. Appropriate actions will be taken to prevent, correct and to discipline behavior that violates this policy. If a member of our community is victim to any of these crimes, the POD will also work to support, remedy, and connect the victim to community resources.

Definitions
Harassment
A repeated pattern of physical and/or non-physical behaviors that
• are intended to cause fear, humiliation, or annoyance,
• offend or degrade,
• create a hostile environment or
• reflect discriminatory bias to establish dominance, superiority, or power over an individual or group based on gender, race, ethnicity, culture, religion, sexual orientation, gender expression or mental or physical disability; or
• any act or conduct described as harassment under federal or state law.

Specific definition of sexual harassment provided under sexual misconduct definitions.

Bullying
An intentional, persistent, and repeated pattern of committing or willfully tolerating physical and non-physical behaviors that are intended, or have the reasonable potential, to cause fear, humiliation, or physical harm in an attempt to socially exclude, diminish or isolate the targeted athlete(s), as a condition of membership; or any act or conduct described as bullying under federal or state law.
Hazing
Coercing, requiring, forcing, or willfully tolerating any humiliating, unwelcome or dangerous activity that serves as a condition for
• joining a group or
• being socially accepted by a group’s members; or
• any act or conduct described as hazing under federal or state law.

Emotional misconduct
A pattern of deliberate, non-contact behavior that has the potential to cause emotional or psychological harm to an athlete. Non-contact behaviors include (a) verbal acts (b) physical acts (c) acts that deny attention or support.
or
Any act or conduct as emotional abuse or misconduct under federal or state law (e.g., child abuse, child neglect).

Physical misconduct
Contact or non-contact that results in, or reasonably threatens to, cause physical harm to an athlete or other sports participants.
or
Any act or conduct described as physical abuse or misconduct under federal or state law (e.g., child abuse, child neglect, assault).

Sexual misconduct
Dating Violence
Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim
• The existence of such a relationship shall be based on the reporting party’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.
• For the purposes of this definition, dating Violence includes, but is not limited to,
  a. sexual or physical abuse or
  b. the threat of such abuse
• Dating violence does not include acts covered under the definition of domestic violence

Domestic Violence
A felony or misdemeanor crime of violence committed
• by a current or former spouse or intimate partner of the victim
• by a person with whom the victim shares a child in common
• by a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner
• by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred; or
• by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

Sexual Assault
An offense that meets the definition of rape, fondling, incest, or statutory rape as used in the FBI’s Uniform Crime Reporting (UCR) program. Per the National Incident-Based Reporting System User Manual from the FBI UCR Program, A sex offense is “any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent.”

- Rape: The penetration, no matter how slight, of the vagina or anus with anybody part or object, or oral penetration by a sex organ of another person, without the consent of the victim.
- Fondling: The touching of the private parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.
- Incest: Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law
- Statutory Rape: Sexual intercourse with a person who is under the statutory age of consent

Stalking
Engaging in a course of conduct directed at a specific person that would cause a reasonable person to
• Fear for the person’s safety or the safety of others or
• Suffer substantial emotional distress. For the purposes of this definition-
  a. Courses of conduct means two or more acts, including but not limited to acts which stalker directs, directly, indirectly, or through third parties by any action, method, device, or means follows, monitors, observes, surveils, threatens, or communicates to or about, a person, or interferes with a person’s property.
  b. Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.
  c. Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

Consent
Is defined as positive, unambiguous, and voluntary agreement to engage in specific sexual activity throughout a sexual encounter. Consent cannot be inferred from the absence of a "no;" a clear "yes," verbal or otherwise, is necessary. Consent to some sexual acts does not constitute consent to others, nor does past consent to a given act constitute present or future consent. Consent must be ongoing throughout a sexual encounter and can be revoked at any time.

Consent cannot be obtained by threat, coercion, or force. Agreement under such circumstances does not
constitute consent.

Consent cannot be obtained from someone who is asleep or otherwise mentally or physically incapacitated, whether due to alcohol, drugs, or some other condition. A person is mentally or physically incapacitated when that person lacks the ability to make or act on considered decisions to engage in sexual activity. Engaging in sexual activity with a person whom you know, or reasonably should know, to be incapacitated constitutes sexual misconduct.

**Note: An imbalance of power is always assumed between a coach and an athlete**

Additional details regarding each type of misconduct described above can be found in the USCSS Code for the U.S. Olympic and Paralympic Movement [www.safesport.org](http://www.safesport.org)

**Additional prohibited misconduct**

Additionally, prohibited misconduct shall include, without limitation, the following:

- Romantic or sexual relationships, which began during the sports relationship, between athletes and or other participants and those individuals
  - with direct supervisory or evaluative control, or
  - are in a position of power and trust over the athlete or other participant.
- Except in circumstances where no imbalance of power exists, coaches have this direct supervisory or evaluative control and are in a position of power and trust over those athletes or participants they coach.
- The prohibition on romantic or sexual relationships does not include those relationships where it can be demonstrated there is no imbalance of power.
- For example, this prohibition does not apply to a pre-existing relationship between two spouses or life partners.

**Criminal Background Checks**

The POD shall require criminal background checks, at least every two year, in accordance with POD's adoption of the USOPC’S Individual Member Background check policy, for all Designated Person’s under the jurisdiction of the POD as it pertains to Logan’s responsibilities as an HPMO. This includes, but is not limited to, contracted staff and volunteers who are in a position over or have frequent contact with athlete participants which includes applicable employees, contractual staff, coaches, technical officials, and adult athletes.

Logan will accept current and favorable background checks from the National Center for Safety Initiatives (NCSI) and other reputable background check organizations approved by the USOPC. Logan’s current background check policy (as it related to actions needed for results of background checks) will be enforced (Attachment A).
Education and Training

Effective with the issuance of this policy, the POD shall require education and training concerning the key elements of POD’s adoption of the USCSS - Minor Athlete Abuse Prevention Policy (MAAPP) for applicable Designated Persons who have direct supervision over minor athletes. This training will extend to all adult athletes and minor athletes with parental consent. Training will include review of this policy document and completion of USCSS training per the standards set forth by the USCSS. This policy also extends to any non-athletes authorizes by the POD on behalf of the sport(s) it manages to train or attend POD sanctioned/approved events/competitions/camps. Individuals will be required to demonstrate successful completion of USCSS Training before being granted access to attending POD sanctioned/approved events/competitions/camps for the sport(s) it manages. Individuals will also have to successfully undergo a background check per the POD’s adoption of the USOPC’S Individual Member Background check policy. This policy document and a link to access US Center of SafeSport training will be posted in a prominent location on the POD’s page on Logan’s website (www.logan.edu/usapp).

Response and Resolution of Complaints

The following are the procedures an individual should follow for addressing a complaint of physical, emotional, and sexual misconduct as defined in the USA Para Powerlifting Sexual Misconduct Policy and the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP).

Complaints regarding the following should follow the process set forth in the posted POD Grievance Procedures.

- selection procedures,
- POD code of conduct violations,
- any USA Para Powerlifting rule or regulation,
- any provision of the POD’s Policies or procedures,
- any provision of the Ted Steven’s Act (Act), or
- the USOPC bylaws related to the Logan HPMO

Referral of Reports to the USCSS

Violations of the USCSS MAAPP are required to be reported per the methods set for in the policy. Violations of the USCSS MAAPP can also be directly reported the USCSSS by calling 720-524-5640 or online at https://uscenterforsafesport.org/report-a-concern/. The USCSS has exclusive jurisdiction over allegation of sexual misconduct as they pertain to the sport(s) managed and governed by the POD. Logan reserves the right to enforce its policies and procedures for reports concerning its employees, contractors, volunteers, and students. Any report received by the POD that falls within the USCSS’s exclusive jurisdiction must be referred by the POD to the USCSS no later than within 24 hours.
Jurisdiction Notification
The POD will inform the reporting party of which agency has jurisdiction over the case within 24 hours of receiving notice from the agency exercising its jurisdiction.

Mandatory Reporting
Violations of the USCSS MAAPP and any suspicion of child abuse, including sexual abuse of any kind must be reported to law enforcement immediately and no later than 24 hours for receiving knowledge of the incident. Allegations or reasonable suspicion of child abuse, including child sexual abuse and sexual misconduct associated with the sport(s) managed and governed by the POD, must be reported the USCSS (after it has been reported to law enforcement) immediately and not later than within 24 hours of becoming knowledgeable about the incident.

Prohibition of Retaliation
The POD has an open-door policy and encourages Individuals to share questions, concerns, suggestions, or complaints in the way and to the people with which they are most comfortable. This means individuals have options for how to report any concern about a potential ethical, policy, financial or legal violation.

The POD has zero tolerance for retaliation against people who make good faith reports of potential ethical, policy, financial or legal violations, or who cooperate with investigations of those reports. That means no individual may threaten, harass, discriminate against, or take any negative employment (where applicable) or participation related action (e.g., discharge, demotion, suspension, non-assignment, negative review) on that basis.

Any such retaliation can be reported as described above in the same way as any other policy violation. It will be treated as a violation the POD Whistleblower Policy and POD’s Code of Conduct and may lead to serious consequences including termination within the POD or participation at any POD event for anyone involved in retaliation. Retaliation is prohibited before, during, and after the process (whether lead by the POD or by an outside agency, including the USCSS) of resolving a claim. The POD will respond and address incidents of retaliation consistent with the process set forth in its Whistleblower Policy.

Procedures for Reporting a Complaint
Reporting
The following is the recommended reporting structure however, any individual may report a concern via anyone of the following methods at anytime

- Online at www.logan.edu/usapp
- By calling 636-230-1736
- By emailing usaparapowerlifting@logan.edu

Athletes are encouraged to contact their current USOPC Athlete Representative
- In the event the current USOPC Athlete Representative is a part of the complaint the athlete
is encouraged to contact the Executive Director of the POD
• In the event the Executive Director of the POD and the USOPC Athlete Representative are both apart of the complaint athlete is encouraged to contact Logan’s current Vice President of Human Resources

Additional reporting recommendations
• All Individuals are encouraged to call someone who can help and support them, such as a friend or relative and/or the police (911) if appropriate.
• If an individual observes or otherwise becomes aware of any of these behaviors, safely intervene to prevent the occurrence from taking place. If this is not possible the individual is strongly encouraged to immediately report what he/she/they have observed and to contact the police (911) if applicable to the situation.

Filing a complaint
Individuals are encouraged to use one of the three (3) methods listed above and/or contact the current the USOPC Athlete Representative, the Executive Director of the POD and/or Logan’s Vice President of Human Resources should he/she/they have a complaint related to the physical, emotional, and sexual misconduct items outline in in the USA Para Powerlifting Sexual Misconduct Policy and the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP). Once reported the appropriate chain of events (outlined in the next section of this document) will be initiated.

• A formal complaint is not required to initiate an investigation. Any violations of in the USA Para Powerlifting Sexual Misconduct Policy and the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP) become known are mandated to be reported and investigated by the POD and reported by the POD mandated reporters
  o A mandated reporter/responsible employee is defined as any POD staff member who has the authority to take action to redress misconduct and harassment or has the duty to report misconduct and harassment to appropriate official(s)

An individual is also encouraged to file a report with the appropriate law enforcement agency by dialing 911 as applicable to the situation. The current USOPC Athlete Representative, Executive Director of the POD and/or Logan’s current Vice President of Human Resources can assist with notification of law enforcement, if desired by the individual. A complainant my simultaneously pursue criminal and POD processes, but also has the right to decline to notify law enforcement.

Once a complaint is made, formal or informal, the POD staff will be informed (as needed) to ensure the individual is not placed in any situations that will cause them to feel threatened or unsafe.

Procedures for Disciplinary Action in Cases of Alleged Misconduct Offense
Investigating a Complaint
Upon receipt of a complaint against a member of a sport managed by the POD (the "Respondent"), the receiving individual (such as the current USOPC Athlete Representative), is to report the matter to the Executive Director of the POD. The Executive Director of the POD, or his/her/their respective designee, along with the current USOPC Athlete Representative, may conduct an investigation or, at his/her/their discretion, request that an independent investigative agent conduct such an investigation. Hereafter, references to "Investigator" will be taken to mean the Executive Director of the POD and the current USOPC Athlete Representative, or the independent investigative agent, as the case may be. The Investigator will commence an investigation within seven (7) business days of notification (see Figure 2).

Anonymous reports may be made verbally or in writing via any of the three (3) methods listed previously. All violations of the USCSS MAAPP as it pertains to the sport(s) managed by the POD will be turned over to the USCSS for investigation.

In the event the current USOPC Athlete Representative and/or the Executive Director of the POD are a part of the Reporting Party’s complaint, the role of the investigator will fall on Logan’s current Vice President of Human Resources.

During the investigation, both the “Reporting Party” and “Respondent” will be interviewed. Additional witnesses to support the statements of both parties may also be interviewed. Prior to the completion of the investigation, each party will have the chance to review their statements to ensure accuracy.

Upon completion of the investigation, a written report will be filed. The report will describe in detail the relevant facts and circumstances concerning the complaint and may include statements from both the “Reporting Party” and the “Respondent”. The investigative report may also include any witness statements, police reports, emails, text messages, video or other evidence to support statements.

At any point before, during, or after the investigation the POD may determine that interim or remedial measures, directed at the parties, witnesses, or a broader sport membership population, are necessary and appropriate to prevent and/or respond to physical, emotional, and sexual misconduct. Depending on the specific nature of the allegation, such measures may include, but are not limited to implementation of a no-contact order, counseling services, and accommodations, etc.

- Parties will be made notified of these decisions within 24 hours.
- If these measures are put into place, they will be noted in the USA Para Powerlifting Disciplinary database and enforced.

If an individual violates any of interim or remedial measures put in place, the appropriate agencies/individuals, such as the USCSS, will be notified with 24 hours and the POD will take immediate action to ensure the proper enforcement of the measures are upheld. This includes, but is not limited to, aiding, and abetting at any time before, during, or after the investigation.

**Adjudicating a Complaint**
The Executive Director of the POD and the current USOPC Athlete Representative will assign the complaint to a Hearing Officer, who is charged with reviewing the case to determine whether there was a violation of the USA Para Powerlifting Sexual Misconduct Policy and the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP).

The hearing officer will be a third-party individual and in most cases this task will be delegated to Logan’s current Vice President of Human Resources

- In the event Logan’s Vice President of Human Resources takes on the role of the investigator, he/she/they will be given the authority to assign the Hearing Officer

Both the reporting party and responding party will have an opportunity to meet with the Hearing Officer. During this meeting the Hearing Officer may ask follow-up questions based on information in the investigative report. The parties will also have an opportunity to share any relevant information with the hearing Officer. Both parties will have an opportunity to be accompanied to the hearing with an individual “advisor”

- The role of the advisor is to provide support
- The POD does not restrict the right of the reporting party or respondent to choose their advisor
- This “advisor” may consult and interact privately with the individual during the hearing but may not perform any function in the process other than advising the individual.

Based upon the information provided in the hearings, investigative report, and any consultation with appropriate resources, the Hearing Officer will make a determination of responsibility using the preponderance of the evidence standard. This standard is whether an event was more likely than not to have occurred.

If a party is determined to be responsible for a violation of the USA Para Powerlifting Sexual Misconduct Policy and/or the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP), the Hearing officer with, consultation from the Logan and POD administration, may impose sanctions up to and including suspension and/or dismissal from USAPP affiliations included by not limited to

- All World Para Powerlifting (WPP) sanctioned/recognized events/camps/competitions that USAPP is scheduled to participate
- All USOPC sanctioned recognized events/camp/competitions specific to USAPP
- All USAPP sanctioned/recognized development events/camps/competitions

Parties will be made notified of these decisions within 24 hours. If these measures are put into place, they will be noted in the sport’s Disciplinary database and enforced.

If an individual violates any of measures put in place, the appropriate agencies/individuals, such as the USCSS, will be notified with 24 hours and the POD will take immediate action to ensure the proper enforcement of the measures are upheld.
Each party will receive written notification of determination of the hearing process, including any imposed sanctions.

Absent special circumstances, the investigation and hearing process will be completed within 60 days, of the notice of violation was received.

**Appealing a Decision**

Either party may appeal the decision, by submitting a written request to the Executive Director of the POD, the current USOPC Athlete Representative, and/or the Logan’s current Vice President of Human Resources. Appeals must be received within seven (7) days from when the notice of decision was sent to the parties.

Appeals will be received only if there is a claim that

- There was a material deviation from the stated policy and procedures in the investigative and hearing process.
- There is new and relevant information that has the potential to change the outcome of the case that was not available during the investigation.

Each party will receive written notification of the appeal. If there is grounds for an appeal, the case will be reviewed by an Appeal Board.

- If the Appeal Board upholds an initial decision of responsible, the sanctions imposed will continue to be in effect.
- If the Appeal Board overturns the initial decision of responsible to not responsible, imposed sanctions will be rescinded.
- If the Appeal Board overturns the initial decision of not responsible to responsible, the Appeal Board may determine sanctions.

The decision of the Appeal Board is final.

Both parties will be notified in writing in regard to the final decision of the Appeal Board and any sanctions within 24 hours of the decision.
Procedures for Disciplinary Action in Cases of Alleged Misconduct Offense

Additional items

This policy may be amended from time to time by the POD. Additionally, the POD shall be guided by the principle that the health, safety and well-being of its members are fundamental elements of its managerial responsibility. The POD understands that failure to meet the minimum standards as set forth by this policy may result in disciplinary action by the USOPC including, without limitation:

- Logan loss of status as an HPMO

Additionally, an individual who has committed a violation the USA Para Powerlifting Sexual Misconduct Policy and/or the Paralympic Operations Department (POD) adoption of the US Center of SafeSport (USCSS) Minor Athlete Abuse Prevention Policy (MAAPP) and who receives USOPC and/or the POD benefits may, at the discretion of the USOPC and/or the POD, lose those benefits. Benefits that may be lost or restricted may include, but are not limited to the following:

- Athlete support payments
- Tuition grants
- Elite athlete health insurance
- Athlete marketing programs
- Athlete service centers career assistance programs
- Media services
- USOPC workshops, conferences, and summits
- Personal development programs
• Sports medicine and performance services
• Sports coaching and education programs.

Additionally, individuals may lose opportunities to participate in or be associated with the U.S. delegation at a Delegation Event and any other competition or event as determined by the USOPC.
Attachment A
Criminal Background Checks

To ensure the safety and well-being of all athletes and participations, background checks will be required of all adult athletes and Designated Person of the POD that are to come into regular contact with the athletes.

It is therefore important that all Designated Persons and adult athletes within the program have current background checks prior to having contact with athletes and more frequently if required by a USOPC sponsored events.

Results of background checks will be made available to the appropriate POD staff, athletes, and to the necessary Logan staff and administration. Individuals considering applying to a POD sponsored program should be aware that, based on certain criminal convictions, some affiliates may not accept an applicant for assignment or may rescind a previous acceptance. In such an event, and depending on the circumstances, the applicant may be unable to participate in the event.

Depending on the nature of the event and how it affects the status and progression of the team, staff, volunteers, and coaches who are unable to participate in these events may be subject to dismissal from sport(s) managed by the POD. In addition, certain criminal convictions may result in the denial of the credentials needed to participate. Prospective staff, volunteers, coaches, and adult athletes who are concerned about a criminal conviction are urged to contact the relevant state and/or federal agencies to inquire whether their criminal record may adversely affect the issuance of the credentials needed to participate.

Background checks are completed prior to entering the specific Pathway of Development or prior to working with the POD. Staff, volunteers, coaches, and adult athletes with any criminal conviction, guilty or no contest pleas for the following shall not participate in POD events:

- Rape
- Criminal deviate conduct
- Exploitation of an endangered adult or a child
- Failure to report battery, neglect, or exploitation of an endangered adult or a child
- Theft, if the person’s conviction for theft occurred less than 10 years before the date of submission by the person of an application for the criminal background check for the purposes
- Conviction of any crime which requires registration with any state or national sexual offender registry
• Child abuse
• Aggravated murder
• Murder
• Voluntary manslaughter
• Felonious assault
• Kidnapping
• Sexual battery
• Aggravated arson
• Aggravated robbery
• Aggravated burglary

Any misdemeanor or felony drug law conviction leading to ineligibility must be documented with an explanation as to why it makes the staff, volunteer, coach, or athlete ineligible. These will be reviewed and considered on a case-by-case bases. Question about the criminal background check process may be directed to the Executive Director of the POD.