When a student faces an alleged (nonacademic) violation, the below process is followed.

**WRITTEN NOTICE OF EDUCATIONAL CONFERENCE** (page 10)

Written notice is provided by SCCS and will include:
1. Notice that SCCS has begun/will begin investigation
2. Brief description of conduct and the standard(s) of conduct at issue
3. Notice of right to an advisor
4. Date/time/location of the educational conference
5. Consequences of failing to comply and notice of hold
6. Link to the student code of conduct/policy/fundamental rights

**EDUCATIONAL CONFERENCE** (page 10)

An educational conference is a meeting between SCCS and the respondent where the following occurs:
1. SCCS orally informs the respondent of allegations and fundamental rights.
2. The respondent has an opportunity to respond to allegations, present information, and identify witnesses.
3. Both SCCS and the respondent may ask questions and seek clarifying information.
4. SCCS may issue a no-action determination, continue investigation, or the respondent may sign a resolution agreement.

**INVESTIGATION** (page 9)

Investigation length may vary depending on alleged violation type.

Sufficient evidence to support allegations of misconduct:
**NOTICE OF ALLEGATIONS & SANCTION RECOMMENDATIONS** (pages 11–13)

Resolution options include
- Resolution agreement (may occur at any time in process)
- Student life hearing officer (opportunity to appeal)
- Administrative procedures act (UAPA) hearing* (opportunity to appeal)
- Alternative resolution (e.g., mediation; may occur at any time in process)
- Student conduct board hearing* (opportunity to appeal)

Not sufficient evidence to support allegations of misconduct:
**NO-ACTION DETERMINATION** (page 13)

Process ends

*Only an option if recommended sanction of deferred suspension or greater

This document is a summary of the student conduct process. In the event of a conflict between the summary and the student code of conduct, the code governs.