Title IX Notebook of Policies and Procedures for Sexual Misconduct

Policy against Sexual Harassment and Discrimination; Sexual Violence and Assault; Domestic Violence, Dating Violence, and Stalking; and Procedures for Enforcement

TIXT Notebook (Version 4.1)
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1. Introduction to Non-Discrimination and Sexual Misconduct

1.1 Non-Discrimination Statement

As a Christ-centered community, Multnomah University holds deep convictions about how we treat one another, anchored in the biblical truth that all human beings are created by God and bear His image. In keeping with those convictions, the University is committed to providing a learning, working, and living environment that promotes personal integrity, civility, and mutual respect and is free from discrimination on the basis of sex, which includes all forms of sexual misconduct. Sexual misconduct is an umbrella term that covers a variety of behavior including sexual assault and sexual harassment.

Sex discrimination is any behaviors and/or actions that deny or limit a person’s ability to benefit from, and/or fully participate in the University’s educational programs or activities or employment opportunities based on an individual’s sex. As such, sex discrimination violates an individual’s fundamental rights and personal dignity. MU considers sex discrimination in all its forms to be a serious offense. This policy refers to all forms of sex discrimination by employees, students, or third parties, including, but not limited to, sexual harassment, sexual assault, sexual violence, domestic and dating violence, and stalking.

The University also has additional policies regarding inappropriate sexual behavior, harassment, and discrimination that are not related to Title IX. Please refer to the Student Handbook and/or Employee Handbook for applicable policies and expectations.

In its statement of compliance, Multnomah University reaffirms commitment to its institutional mission, vision, and core values, as well as its policy statement on human sexuality.

This policy document will be reviewed and updated periodically for currency and accuracy.

1.2 The Applicable Federal Law

Title IX of the Education Amendments of 1972 (Title IX), which prohibits discrimination based on sex in educational programs and activities that receive federal financial assistance, reads as follows: “No person in the United States shall, on the basis of sex, be excluded from participation in, or be denied the benefits of, or be subjected to discrimination under any education program or any activity receiving Federal financial assistance…” (Title IX of the Education Amendements of 1972, codified at 20 U.S.C. section 1681, and its implementing regulation at 34 C.F.R. Part 106).

Under Title IX, discrimination on the basis of sex can include sexual harassment; unwelcomed sexual advances; or sexual violence, such as rape, sexual assault, sexual battery, and sexual coercion. The Campus SaVE Act, federal legislation enacted in 2013, adds domestic violence, dating violence, and stalking as categories of behavior that are expressly in violation of Title IX.

The University does not tolerate unlawful sex discrimination and will endeavor to keep the community free of such conduct through education, training, clear policies and procedures, and appropriate consequences for those who violate this policy. When an instance of sex discrimination is reported, the University will take action to promptly and equitably investigate the complaint, address its effects, and prevent further discrimination or retaliation.
2. Title IX Personnel

2.1 The Applicable Federal Law

According to the Office for Civil Rights (OCR) of the United States Department of Education, “The Title IX implementing regulations at 34 C.F.R. § 106.8(a) require that each recipient designate at least one employee to coordinate its efforts to comply with and carry out its responsibilities under Title IX.” Furthermore, the coordinator’s responsibilities include investigating complaints communicated to the recipient alleging noncompliance with Title IX. Section 106.8(a) also requires the recipient to notify all students and employees of the name, address, and telephone number of the designated coordinator. Per VAWA mandates, institutional officials who conduct Title IX proceedings must be trained on how to investigate in a manner that “protects the safety of victims” and “promotes accountability.”

2.2 Multnomah University Structure

Any inquiries regarding this policy should be directed to the Senior Coordinator or any of the Deputy Coordinators identified below. These coordinators will be available to meet with Multnomah community members regarding issues relating to Title IX and this policy.

2.2.1 Title IX Senior Coordinator

The Title IX Senior Coordinator maintains authority over the compliance and adjudication of all Title IX complaints and chairs the Title IX Team (TIXT).

The Title IX Senior Coordinator to coordinate dissemination of information and education and training programs to: (1) assist members of the Multnomah community in understanding that all forms of sex discrimination, are prohibited by this policy; (2) ensure that investigators are trained to respond to and investigate complaints; and (3) ensure that faculty, staff, and students are aware of the procedures for reporting and addressing complaints under Title IX.

Interim Senior Title IX Coordinator
Dr. Dave Funk
Director for Institutional Effectiveness
Multnomah University, 8435 NE Glisan Street, Portland, OR 97220
503.251.5378 or davefunk@multnomah.edu

2.2.2 Deputy Coordinators

Title IX Deputy Coordinators have been appointed to help facilitate the process and management of Title IX-related complaints, investigations, and overall adequate compliance according to Section 4 of this policy. Deputy Coordinators are members of the Title IX Team (TIXT). Any student, faculty or staff member can report or discuss any concerns or complaints with any of Deputy Coordinators, but each have been given designation or jurisdiction over certain segments of Multnomah University.

When notified of a Title IX grievance, the Deputy Coordinators are responsible for notifying the Senior Coordinator of the alleged violation. Deputy Coordinators Deputy
Coordinators must also ensure the complaintant is aware of their rights and available resources, both inside and outside the university, including options for receiving medical attention and filing for legal action.

Throughout this policy document, the term “Title IX Coordinator” generally refers to the Deputy Coordinator, except where specified otherwise.

All the listed Deputy Coordinators are officed in the following designated locations on the Multnomah University campus at 8435 NE Glisan Street, Portland, OR 97220.

- For students: Christy Martin, Associate Dean of Student Success
  JCA Student Center
  503-251-6501, cmartin@multnomah.edu

- For Athletics: Lois Vos, Athletic Director
  Lytle Gymnasium
  503-251-5396, lvos@multnomah.edu

- For faculty, administration and staff: Tracy Moreschi, Director of Human Resources
  Sutcliffe Hall
  503-251-5309, tmoreschi@multnomah.edu

- For safety or security: Josh Harper, Director of Campus Safety
  Campus Safety Office
  503-251-6498, jharper@multnomah.edu

2.2.3 Investigators

Title IX Investigators are specially trained individuals who may be called upon to assist in any investigation of an alleged violation of policy. Investigators will follow the procedures outlined in Section 4, while apprising any applicable Title IX Coordinator of the status of their investigation. Whenever possible, at least two Investigators will work jointly on a grievance and comprise the Investigation Team.

At the conclusion of the investigation, the investigators will compile an Investigative Report Summary, including recommendations of Violation/No Violation and sanctions if applicable. The Investigative Report Summary will be passed onto the Senior Coordinator who will subsequently issue a Letters of Finding to the complainant and respondent.

At Multnomah University, the following Deputy Coordinator serves in this specialized capacity:

- Christy Martin, M.S.
  Associate Dean of Student Success
  503.251.6501 or cmartin@multnomah.edu
2.2.4 Responsibilities of Others

It is the responsibility of deans, department chairs, directors, faculty and teaching staff, and University personnel responsible for the supervision of students in housing, athletics and other University offerings and programs to:

- Inform employees under their direction or supervision of this policy,
- Notify a Title IX Coordinator promptly if they receive reports, witness, or otherwise learn of complaints of sex discrimination and sexual harassment, and
- Implement any corrective actions that are imposed as a result of findings of a violation of this policy.

Additionally:

- It is the responsibility of all employees to review this policy and comply with it.
- It is the responsibility of all students to review this policy and comply with it.
- Any person with knowledge of a violation of this policy is encouraged to report it to a Title IX Coordinator.
- After being notified of a possible violation, Multnomah University will take prompt action, including a review of the matter and, if necessary, an investigation and appropriate steps to stop and remedy it as laid out in the procedures of this handbook.
3. Definitions and Examples of Various Forms of Sexual Misconduct

3.1 Sexual Assault

Sexual Assault consists of (a) Sexual Contact and/or (b) Sexual Intercourse that occurs without (c) Affirmative Consent.

a. Sexual Contact is:
   • Any intentional sexual touching
   • However slight
   • With any object or body part
   • Performed by a person upon another person

   Sexual Contact includes (i) intentional touching of the breasts, buttocks, groin or genitals, whether clothed or unclothed, or intentionally touching another with any of these body parts; and (ii) making another touch you or themselves with or on any of these body parts.

b. Sexual Intercourse is:
   • Any penetration
   • However slight
   • With any object or body part
   • Performed by a person upon another person

   Sexual Intercourse includes (i) vaginal penetration by any body part or object; (ii) anal penetration by any body part or object; and (iii) any contact, no matter how slight, between the mouth of one person and the genitalia of another person.

c. Affirmative Consent is:
   • Informed (knowing)
   • Voluntary (freely given)
   • Active (not passive), meaning that, through the demonstration of clear words or actions, a person has indicated permission to engage in mutually agreed-upon sexual activity

3.1.1 Affirmative Consent

Force. Affirmative Consent cannot be obtained by Force. Force includes (a) the use of physical violence, (b) threats, (c) intimidation, and/or (d) coercion.

a. Physical violence means that a person is exerting control over another person through the use of physical force. Examples of physical violence include hitting, punching, slapping, kicking, restraining, choking, and brandishing or using any weapon.

b. Threats are words or actions that would compel a reasonable person to engage in unwanted sexual activity. Examples include threats to harm a person physically, to reveal private information to harm a person’s reputation, or to cause a person academic or economic harm.
c. Intimidation is an implied threat that menaces or causes reasonable fear in another person. A person’s size, alone, does not constitute intimidation; however, a person’s size may be used in a way that constitutes intimidation (e.g., blocking access to an exit).

d. Coercion is the use of an unreasonable amount of pressure to gain sexual access. Coercion is more than an effort to persuade, entice, or attract another person to have sex. When a person makes clear a decision not to participate in a particular form of Sexual Contact or Sexual Intercourse, a decision to stop, or a decision not to go beyond a certain sexual interaction, continued pressure can be coercive. In evaluating whether coercion was used, the University will consider: (i) the frequency of the application of the pressure, (ii) the intensity of the pressure, (iii) the degree of isolation of the person being pressured, and (iv) the duration of the pressure.

**Incapacitation.** Affirmative Consent cannot be gained by taking advantage of the incapacitation of another, where the person initiating sexual activity knew or reasonably should have known that the other was incapacitated. Incapacitation means that a person lacks the ability to make informed, rational judgments about whether or not to engage in sexual activity.

A person who is incapacitated is unable, temporarily or permanently, to give Affirmative Consent because of mental or physical helplessness, sleep, unconsciousness, or lack of awareness that sexual activity is taking place. A person may be incapacitated as a result of the consumption of alcohol or other drugs, or due to a temporary or permanent physical or mental health condition.

**Responsibility for Obtaining Affirmative Consent.** A person who wants to engage in a specific sexual activity is responsible for obtaining Affirmative Consent for that activity. Lack of protest does not constitute Affirmative Consent. Lack of resistance does not constitute Affirmative Consent. Silence and/or passivity also do not constitute Affirmative Consent. Relying solely on non-verbal communication before or during sexual activity can lead to misunderstanding and may result in a violation of this Policy. It is important not to make assumptions about whether a potential partner is consenting. In order to avoid confusion or ambiguity, participants are encouraged to talk with one another before engaging in sexual activity. If confusion or ambiguity arises during sexual activity, participants are encouraged to stop and clarify a mutual willingness to continue that activity.

Affirmative Consent to one form of sexual activity does not, by itself, constitute Affirmative Consent to another form of sexual activity. Affirmative Consent to sexual activity on a prior occasion does not, by itself, constitute Affirmative Consent to future sexual activity. In cases of prior relationships, the manner and nature of prior communications between the parties and the context of the relationship may have a bearing on the presence of Affirmative Consent.

Affirmative Consent may be withdrawn at any time. An individual who seeks to withdraw Affirmative Consent must communicate, through clear words or actions, a
decision to cease the sexual activity. Once Affirmative Consent is withdrawn, the sexual activity must cease immediately.

3.1.2 Guidance on Assessing Incapacitation

The University will utilize the following guidance on assessing incapacitation:

In evaluating Affirmative Consent in cases of alleged incapacitation, the University asks two questions: (1) Did the person initiating sexual activity know that the other party was incapacitated? And if not, (2) Should a sober, reasonable person in the same situation have known that the other party was incapacitated? If the answer to either of these questions is “YES,” Affirmative Consent was absent and the conduct is likely a violation of this policy.

Incapacitation is a state beyond drunkenness or intoxication. A person is not necessarily incapacitated merely as a result of drinking or using drugs. The impact of alcohol and other drugs varies from person to person.

One is not expected to be a medical expert in assessing incapacitation. Although every individual may manifest signs of incapacitation differently, typical signs include slurred or incomprehensible speech, unsteady gait, combative behavior, emotional volatility, vomiting, or incontinence. A person who is incapacitated may not be able to understand some or all of the following questions: “Do you know where you are?”, “Do you know how you got here?”, “Do you know what is happening?”, “Do you know whom you are with?”.

**Being impaired by alcohol or other drugs is no defense to any violation of this policy.**

3.2 Sexual Exploitation

Sexual exploitation is purposely or knowingly doing any of the following:

- Causing the incapacitation of another person (through alcohol, drugs, or any other means) for the purpose of compromising that person’s ability to give Affirmative Consent to sexual activity;
- Allowing third parties to observe private sexual activity from a hidden location (e.g., closet) or through electronic means (e.g., live-streaming of images);
- Engaging in voyeurism (watching private sexual activity without the consent of the participants or viewing another person’s intimate parts (including genitalia, groin, breasts, or buttocks) in a place where that person would have a reasonable expectation of privacy);
- Recording or photographing private sexual activity and/or a person’s intimate parts (including genitalia, groin, breasts, or buttocks) without consent;
- Disseminating or posting images of private sexual activity and/or a person’s intimate parts (including genitalia, groin, breasts, or buttocks) without consent;
- Prostituting another person; or
- Exposing another person to a sexually transmitted infection or virus without the other’s knowledge.
3.3 Intimate Partner Violence

Intimate Partner Violence includes any act of violence or threatened act of violence that occurs between individuals who are involved or have been involved in a sexual, dating, spousal, domestic, or other intimate relationship. Intimate Partner Violence may include any form of prohibited conduct under this policy, including Sexual Assault, Stalking, and Physical Assault (as defined below).

Intimate Partner Violence includes “dating violence” and “domestic violence,” as defined by the Violence Against Women Act (VAWA). Consistent with VAWA, the University will evaluate the existence of an intimate relationship based upon an individual’s statement and taking into consideration the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship. Physical assault is threatening or causing physical harm or engaging in other conduct that threatens or endangers the health or safety of any person. Physical assault will be addressed under this policy if it involves Sexual or Gender-Based Harassment, Intimate Partner Violence, or is part of a course of conduct under the Stalking definition.

3.4 Stalking

Stalking occurs when a person engages in a course of conduct directed at a specific person under circumstances that would cause a reasonable person to fear bodily injury or to experience substantial emotional distress.

Course of conduct means two or more acts, including but not limited to acts in which a person directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about another person, or interferes with another person’s property. Substantial emotional distress means significant mental suffering or anguish. Stalking includes “cyber-stalking,” a particular form of stalking in which a person uses electronic media, such as the internet, social networks, blogs, cell phones, texts, or other similar devices or forms of contact.

3.5 Sexual or Gender-Based Harassment

Sexual Harassment is any unwelcome sexual advance, request for sexual favors, or other unwanted conduct of a sexual nature, whether verbal, non-verbal, graphic, physical, or otherwise, when the conditions outlined in (a) and/or (b), below, are present.

Harassment can be based on gender, sexual orientation, gender identity, or gender expression, and may include acts of aggression, intimidation, or hostility, whether verbal or non-verbal, graphic, physical, or otherwise, even if the acts do not involve conduct of a sexual nature, when the conditions outlined in (a) and/or (b), below, are present.

a. Submission to or rejection of such conduct is made, either explicitly or implicitly, a term or condition of a person’s employment, academic standing, or participation in any University programs and/or activities or is used as the basis for University decisions affecting the individual (often referred to as “quid pro quo” harassment); or
b. Such conduct creates a hostile environment. A “hostile environment” exists when the conduct is sufficiently severe, persistent, or pervasive that it unreasonably interferes with, limits, or deprives an individual from participating in or benefiting from the University’s education or employment programs and/or activities. Conduct must be deemed severe, persistent, or pervasive from both a subjective and an objective perspective. In evaluating whether a hostile environment exists, the University will consider the totality of known circumstances, including, but not limited to:
   i. The frequency, nature and severity of the conduct;
   ii. Whether the conduct was physically threatening;
   iii. The effects of the conduct on the Complainant’s mental or emotional state;
   iv. Whether the conduct was directed at more than one person;
   v. Whether the conduct arose in the context of other discriminatory conduct;
   vi. Whether the conduct unreasonably interfered with the Complainant’s educational or work performance and/or University programs or activities; and
   vii. Whether the conduct implicates concerns related to academic freedom or protected speech, or is legitimate pedagogical design or delivery.

A hostile environment can be created by persistent or pervasive conduct or by a single or isolated incident, if sufficiently severe. The more severe the conduct, the less need there is to show a repetitive series of incidents to prove a hostile environment, particularly if the conduct is physical. A single incident of Sexual Assault, for example, may be sufficiently severe to constitute a hostile environment. In contrast, the perceived offensiveness of a single verbal or written expression, standing alone, is typically not sufficient to constitute a hostile environment.

While sexual harassment encompasses a wide range of conduct, some examples may include:

- Promising directly or indirectly, a student or employee a reward, if the student or employee complies with the sexually oriented request.
- Threatening, directly or indirectly, retaliation against a student or employee, if the student or employee refuses to comply with a sexually oriented request.
- Displaying pornographic or sexually oriented materials, including, but not limited to, text messages, e-mails, and social media postings.
- Engaging in indecent exposure.
- Making sexual or romantic advances toward a student or employee and persisting despite the student or employee’s rejection of the advances and/or request to stop.
- Physical conduct such as assault, touching, or blocking normal movement.
- Retaliation for making harassment reports or threatening to report harassment.
4. Report of an Alleged Violation and Its Investigation

4.1 Alleged or Suspected Violations of this Policy

Multnomah University is committed to investigating all possible violations of this policy about which the school knows or reasonably should know (also referred to in this policy as "alleged or suspected violations of this policy"), regardless of whether a complaint alleging a violation of this policy has been filed and regardless of where the alleged conduct occurred. Multnomah’s ability to investigate in a particular situation, or the extent of the investigation in any given situation, may be affected by any number of factors, including whether the complainant is willing to file a complaint or to consent to an investigation, the location where the alleged conduct occurred, and Multnomah’s access to information relevant to the alleged or suspected violation of this policy. Multnomah is nonetheless committed to investigating all alleged and suspected violations of this policy to the fullest extent possible under the circumstances.

Students, faculty, administrators or staff who have a complaint against a student, faculty, staff member, visitor or other individual involving allegations of sexual discrimination, including harassment (and violence) should contact a Title IX Coordinator (see Section 3).

Additionally, individuals are strongly encouraged to report alleged incidents of sexual violence immediately to the department of Campus Safety and/or other local law enforcement. Campus Safety personnel will assist and advise regarding the importance of preserving evidence for the proof of a criminal offense and to whom the alleged offense should be reported. However, it is the individual's decision whether or not to file a police report or to pursue civil action against the alleged perpetrator. A Title IX Coordinator, or other responsible party, is obligated to contact the law enforcement agency with jurisdiction over the college when the victim has been exposed to bodily harm.

Individuals will have access to support and referral services on campus (see Section 5.4) regardless of whether or not s/he decides to report the incident to local law enforcement.

4.2 Initiating a Concern / Time Limitation

A student, faculty member or staff member who believes that another student, faculty, staff member, visitor or other individual violated this policy, including for retaliation, should contact a Title IX Coordinator. All university personnel are required to report any suspected violations of this policy. For more information, see Section 2.

The concern may be raised “informally” or “formally” by filing a Title IX Grievance Form. The informal process is not appropriate for cases involving certain alleged sexual violence. A copy of the formal complaint form is attached to the end of this policy, entitled Title IX Grievance Form (a “grievance” is another word for “complaint”).

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1 A student wishing to file a complaint against another student or employee of Multnomah University that is not related to sex discrimination or harassment should contact the Dean of Students. A student may choose to have informal discussion or formally submit a complaint in writing. All formal complaints must be submitted in writing. Once the complaint has been submitted, the Dean will begin an investigation. If a violation of a community standard has occurred, the complaint may be used as evidence in a disciplinary hearing or may be shared with appropriate staff, faculty, or administrators to help bring resolution to the issue.
There is no time limit for reporting prohibited conduct to the University, however, the University’s ability to respond may diminish over time as evidence may erode, memories may fade, and individuals may no longer be affiliated with the University. If the Respondent is no longer affiliated with the University, Multnomah will provide reasonably appropriate remedial measures, assist the adversely affected party in identifying external reporting options, and take reasonable steps to eliminate prohibited conduct, prevent its recurrence, and remedy its effects.

4.3 Definitions Relating to the Formal Complaint Process. Throughout this policy’s complaint process at Multnomah University, the following terms may be used:

4.3.1 Complaint
A complaint is an allegation that a student, employee or applicant for admission or employment has been subjected to unlawful discrimination or harassment. The Title IX Grievance Form may be submitted to initiate the formal, written complaint-reporting process. So that Multnomah University has sufficient information to investigate a complaint, the complaint should include: (1) the date(s) and time(s) of the alleged conduct; (2) the names of all person(s) involved in the alleged conduct, including possible witnesses; (3) all details outlining what happened; and (4) contact information for the complainant so that the investigator can appropriately follow up.

4.3.2 Complainant
The complainant is an individual or group of individuals who believe that unlawful discrimination or harassment may have or has occurred. In addition to reporting violations to a Title IX Coordinator (see Section 2), complaints may be filed with the U.S. Department of Education’s Office for Civil Rights. All complainants will be provided access to this policy document.

4.3.3 Respondent
The respondent is an individual or group of individuals against whom an allegation of unlawful discrimination or harassment is made.

4.4 General Principles

4.4.1 Timing and Formality of the Process
The timing of the process depends upon the formality, nature, and scope of the investigation.

Formal complaint. While the time it may take to investigate and resolve a Title IX matter will depend on a variety of factors, including the nature and scope of the allegations, a Title IX Coordinator will seek to resolve any formal complaint within 60 working days of receipt of the complaint.

Informal process. The informal process to resolve concerns will ordinarily last up to thirty (30) calendar days depending on the nature and scope of the allegations.
4.4.2 **Support and interim protective measures.** Throughout the process there are available resources and support. A list of community resources can be found in Section 6.

*Crisis response.* Multnomah University offers services and external resources to the campus community through Student Life and Campus Safety, many of which may be accessed 24 hours a day, so that a person may choose what s/he would find most helpful and healing. Anyone who has experience sexual violence should seek professional support as soon as possible.

**Support person.** During the investigation of a complaint, both the complainant and the respondent may have a friend or colleague present during the investigatory interview, someone to take notes and advise, but not otherwise participate. The support person cannot be a potential witness in the matter. In cases involving multiple complainants or respondents, the support person cannot be another complainant or respondent. The support person does not serve as an advocate on behalf of the complainant or respondent, may not be actively involved in any proceedings, and s/he must agree to maintain the confidentiality of the process. Witnesses to sex discrimination or sexual harassment and others involved in the investigation are not entitled to have a support person present during investigatory interviews.

**Interim measures.** At any time during the investigation, a Title IX Coordinator may determine that interim measures or remedies for the parties involved or witnesses are appropriate. In severe cases, these measures can include placing a member of the community who is accused of violating this policy on suspension or immediate administrative leave during the investigation. Depending on the specific natures of the problem, common interim measures and remedies can include, but are not limited to:

- placing an employee on paid or unpaid administrative leave;
- removing a student from campus housing and/or current classes;
- separating the parties or placing limitations on contact between the parties;
- modifying course schedules or workplace arrangements, issuing a “no contact” order;
- suspension;
- providing an escort to ensure that the complainant can move safely between classes and activities;
- ensuring that the complainant and alleged perpetrator do not attend the same classes;
- moving the complainant or alleged perpetrator to a different residence hall;
- providing counseling services;
- providing medical services;
- providing academic support services, such as tutoring; arranging for the complainant to re-take a course or withdraw from a class without penalty, including ensuring that any changes do not adversely affect the complainant’s academic record; and
• reviewing any disciplinary actions taken against the complainant to see if there is a causal connection between the harassment and the misconduct that may have resulted in the complainant being disciplined.

4.4.3 Pending criminal investigation

Some instances of sexual misconduct may also constitute criminal conduct. In such instances, the complainant is strongly encouraged to report alleged incidents immediately to the department of Campus Safety and/or other local law enforcement. Campus Safety personnel will assist and advise regarding the importance of preserving evidence for the proof of a criminal offense and to whom the alleged offense should be reported. It is the individual's decision whether or not to file a police report or to pursue civil action against the alleged perpetrator, although the university does have a reporting obligation in the case of bodily harm.

Any pending criminal investigation or criminal proceeding may have some impact on the timing of Multnomah University’s Title IX investigation, but the university will commence its own investigation as soon as is practicable under the circumstances. Multnomah reserves the right to commence and/or complete its own investigation prior to the completion of any criminal investigation or criminal proceeding.

4.4.4 Impartiality and fairness

Multnomah University is committed to fairness in its investigation and handling of alleged violations and seeks to allow for the prompt and equitable resolution of all complaints. As such, the university commits to a process that seeks to fairly treat all parties involved in an investigation. This includes the elicitation of written statements from all parties. As part of an investigation, an investigator of complaints will seek separate interviews with the complainant, the respondent, and any witnesses to the greatest extent possible.

In the interests of fairness, the complainant or respondent may appeal the determination by submitting written objections to the Title IX Senior Coordinator within ten (10) calendar days of the receipt of the determination (see Section 4.5).

A Title IX Coordinator shall discharge his or her obligations under these complaint-resolution procedures fairly and impartially. If a Title IX Coordinator determines that s/he cannot apply these procedures fairly and impartially because of the identity of a complainant, respondent, or witness, or due to any other conflict of interest, the Title IX Coordinator shall designate another individual to administer these procedures.

4.4.5 Privacy and confidentiality

Because of laws relating to reporting and other state and federal laws, Multnomah University cannot fully guarantee confidentiality to those who make complaints or participate in the investigation process; however, the university will make reasonable and appropriate efforts to preserve the legitimate privacy and reputational interests of those involved and protect the confidentiality of information when investigating and resolving
a complaint. Materials and information prepared or acquired under Title IX procedures will be shared only with those who have a legitimate need to know.

In the event a complainant requests confidentiality or asks that a complaint not be investigated, Multnomah University will take all reasonable steps to investigate and respond to the complaint consistent with the request for confidentiality or request not to pursue an investigation. If a complainant insists that his or her name not be disclosed to the alleged perpetrator, the university’s ability to respond and take action may be limited. Furthermore, Multnomah reserves the right to initiate an investigation despite a complainant’s request for confidentiality in limited circumstances involving serious or repeated conduct or where the alleged perpetrator may pose a continuing threat to the Multnomah University community. Multnomah may pursue an allegation through internal disciplinary procedures without the cooperation of the complainant. In such instances, Multnomah will inform the complainant of its obligation to address the issue.

Disclosure of information regarding a Title IX case may also be made if it is permitted by law and a Title IX Coordinator determines: (a) that such disclosure is necessary to protect the health, safety, or well-being of members of the Multnomah community; or (b) that such disclosure advances the interests of those involved in the process and/or Multnomah University and outweighs the interest in confidentiality.

The degree to which confidentiality can be protected also depends upon the professional role of the person being consulted. Because all employees of the University are responsible for reporting possible Title IX violations to a Title IX Coordinator, the professional being consulted should make these limits clear before any disclosure of facts. An individual can speak confidentially with certain persons in legally protected roles. They include counselors at the Multnomah University Counseling Center, medical clinicians, clergy and sexual assault counselors. Exceptions to maintaining confidentiality are set by law; for example, physicians and nurses who treat a physical injury sustained during sexual assault are required to report to law enforcement. Also, physicians, nurses, psychologists, psychiatrists, professional counselors, school employees, and social workers must report a sexual assault committed against a person under 18 years of age to a child protective agency. Information shared with other individuals is not legally protected from being disclosed.

4.4.6 Prohibition against retaliation

Retaliation means any adverse action intentionally taken against a person for making a good faith report of prohibited conduct or participating in any proceeding under this policy. Retaliation includes intentionally threatening, intimidating, harassing, coercing or any other conduct that would discourage a reasonable person from engaging in activity protected under this policy. Retaliation may be present even where there is a finding of “No Violation” on the allegations of prohibited conduct. Retaliation does not include good faith actions lawfully pursued in response to a report of prohibited conduct.

Retaliation and threats of retaliation against any person, either for alleging discrimination prohibited by Title IX or for cooperating in a Title IX investigation or
4.4.7 Instances involving bodily harm

In compliance with ORS § 146.750(3), Multnomah must report physical injuries to an appropriate law-enforcement agency. Consequently, if a Title IX Coordinator receives a report of harassment or assault involving bodily harm, the Title IX Coordinator will contact the local law-enforcement agency with jurisdiction over Multnomah University.

4.4.8 Amnesty Provisions

Any individual (including a witness, or a third party) who has broken a University policy but who shares information in the interest of any individual’s health and safety will not be subject to disciplinary action by the University, provided that they did not harm or place the health or safety of any other person at risk. The University may require an educational conference where support, resources, and educational counseling options may be discussed and potentially required with a learning action plan.

4.4.9 Relationship to academic freedom

While Multnomah University is committed to the principles of free inquiry and free expression, sex discrimination and sexual harassment are neither legally protected expression nor the proper exercise of academic freedom. As such, Multnomah University agrees with the statement of the American Association of University Professors (AAUP) that intimidation and harassment are inconsistent with the maintenance of academic freedom on campus and are therefore strictly prohibited.

4.5 Investigation

4.5.1 Informal procedures of an investigation

In many instances, counseling, advice, or informal discussion may be useful in resolving concerns about allegations of discrimination prohibited by Title IX. In working to resolve the matter, a Title IX Coordinator/Investigator ordinarily will interview the complainant and, as appropriate, others who may have knowledge of the facts underlying the grievance. At any point, including while the informal process is ongoing or afterward, the complainant may elect to end the informal process in favor of filing a formal grievance.

Multnomah University has established the following informal process to resolve charges of unlawful discrimination or harassment. This informal procedure is not appropriate for cases involving alleged sexual violence. Whether or not the complainant files a formal complaint and/or the parties reach a resolution, if a Title IX Coordinator determines that circumstances so warrant, the Title IX Coordinator may initiate a formal investigation and take appropriate actions as necessary to fully remedy any harm that occurred as a result of unlawful discrimination or harassment and to prevent any further unlawful discrimination or sexual harassment.
The Title IX Coordinator shall meet with the concerned individual to:

- understand the nature of the concern;
- give the complainant a copy of the Multnomah University policy and procedure concerning unlawful discrimination and harassment and inform complainant of his or her rights under any relevant complaint procedure or policy;
- assist the individual in any way advisable.

If deemed appropriate, a Title IX Coordinator will meet with the respondent to inform him/her of the nature of the concern. If the parties agree to a proposed resolution that does not include disciplinary action, the resolution shall be implemented and the informal process shall be concluded. A letter summarizing the informal investigation and the resolution agreed upon shall be sent to the complainant and the respondent and kept as part of the record.

The Title IX Coordinator will keep a written log of discussions and a record of the resolution. This information shall become part of the official investigation file if the complainant initiates a formal complaint. A letter summarizing the informal investigation and the resolution agreed upon shall be sent to the complainant and the respondent and kept as part of the record.

This informal process may be changed to a formal process if it reveals the possibility of sexual violence or other misconduct that cannot be properly addressed by mediation.

4.5.2 Formal procedures of an investigation

Where informal complaint procedures are not possible or appropriate or fail to satisfactorily resolve the matter, a Title IX Coordinator will further consider the formal written complaint. Please note that a formal complaint may be dismissed if the Title IX Coordinator determines that the complaint on its face is frivolous, not credible, clearly without merit, or outside the scope of these procedures. Additionally, a complainant has the right to end the formal process at any time in favor of transitioning to an informal process if the Title IX Coordinator agrees that that process will be sufficient to remedy the issue.

**Standard of evidence.** At Multnomah University, the standard used to determine whether this policy has been violated is whether it is more likely than not that the accused violated this policy. This is often referred to as a “Preponderance of Evidence” standard. As such, the Title IX Coordinator shall review allegations of discrimination prohibited by Title IX by applying a preponderance of the evidence standard.

**Commencement of the investigation.** As soon as practicable once a complaint is made, but not later than seven (7) working days after the complaint is made, the appropriate Title IX Coordinator will initiate an investigation, possibly in partnership with trained Investigators and/or other officials as deemed necessary by Multnomah University (such a group is elsewhere referred to as the “Investigation Team.”) In certain circumstances as set forth in the Department of Education, Office for Civil Rights’ April 4, 2011 Dear Colleague Letter, a Title IX Coordinator may commence an investigation even if the
complainant requests that the matter not be pursued. In such a circumstance, the Title IX Coordinator will take all reasonable steps to investigate and respond to the matter in a manner that is informed by the complainant’s articulated concerns. The investigation phase will, in most cases, be completed within sixty working days of the filing of a complaint or the date on which Multnomah becomes aware of a suspected violation of this policy. Audio or video recording of any proceedings are prohibited by any party other than Multnomah University throughout this process.

**Content of the investigation.** As part of the investigation, the Investigation Team will seek separate interviews with the complainant, the respondent, and any witnesses to the greatest extent possible and secure as much tangible evidence as possible (i.e. texts messages, letters, emails, etc.). To help ensure a prompt and thorough investigation, complainants are encouraged to provide as much of the following information as much as possible, including the following:

- The name, department, and position of the person or persons allegedly causing the discrimination, harassment or retaliation.
- A description of any relevant incident(s), including the date(s), location(s), and the presence of any witnesses.
- The alleged effect of the incident(s) on the complainant’s academic standing, educational benefits or opportunities, position of employment, salary, employee benefits, promotional opportunities, or other terms or conditions of employment.
- The names of other students or employees who might have been subject to the same or similar discrimination, harassment or retaliation.
- Any steps the complainant has taken to try and stop the discrimination, harassment, violence, or retaliation. (Note: It is not necessary for an individual to confront the alleged harasser prior to instituting a complaint with the University.)
- Any other information the complainant believes to be relevant to the alleged discrimination, harassment, violence, or retaliation.

The respondent also is encouraged to provide as much information as possible in connection with the investigation. During the investigation, the complainant will have the opportunity to describe his or her allegations and present supporting witnesses or other evidence. The respondent will have the opportunity to respond to the allegations and present supporting witnesses or other evidence. The Investigation Team will review the evidence presented and, depending upon the circumstances, may interview others with relevant knowledge, review documentary materials, and take any other appropriate action to gather and consider information relevant to the complaint. All parties and witnesses involved in the investigation are expected to cooperate and provide complete and truthful information.

The Investigation Team will conclude the investigation and submit to the Title IX Senior Coordinator a report of the investigation as well as recommendations for a determination of “violation” or “no violation” and corrective actions or remedies if warranted. After considering all the evidence and recommendations, the Title IX Senior Coordinator will make a final determinations on the finding and corrective actions if applicable and issue this information in Letters of Finding to both the Complainant and Respondant.
The University will, as necessary, take appropriate action to: (i) stop the policy violation, (ii) prevent the recurrence of the violation, and (iii) remedy the effects of the violation.

For example, the Title IX Coordinator may assure that appropriate changes to housing, academic programs or working conditions are implemented, and persons may be expelled or discharged from the University. While the action taken by the Title IX Coordinator may impact third parties, such action is not intended to be punitive (or constitute disciplinary penalty) with respect to these third parties.

**Rights of complainants and respondents.** During the investigation and resolution of a complaint, the complainant and respondent shall have equal rights. They include:

- Equal opportunity to present witnesses and other relevant evidence
- Similar and timely access to all information considered by a Title IX Coordinator in resolving the complaint
- Equal opportunity to review any statements or evidence provided by the other party
- Equal access to review and comment upon any information independently developed by the Title IX Coordinator

Complainants have the specific following rights:

- The opportunity/right to speak on one’s own behalf;
- To be accompanied by an advisor or support person who may take notes and advise the complainant, but not otherwise participate;
- To present witnesses who can speak about the alleged conduct at issue;
- To present other evidence on one’s own behalf;
- To review any written statement that will be offered by the accused at a hearing or proceeding prior to the time that it is offered (to the greatest extent possible and consistent with FERPA or other applicable law);
- To be informed of the outcome of the investigation;
- And to appeal the outcome of the investigation.

Respondents have the specific following rights:

- The right to a written explanation of the alleged violations of this policy;
- The opportunity/right to speak on one’s own behalf;
- To be accompanied by an advisor or support person who may take notes and advise the accused, but not otherwise participate;
- To present witnesses who can speak about the alleged conduct at issue;
- To present other evidence on one’s own behalf;
- To review any written statement that will be offered by the complainant at a hearing or proceeding prior to the time that it is offered (to the greatest extent possible and consistent with FERPA or other applicable law);
- To be informed of the outcome of the investigation;
- And to appeal the outcome of the investigation.
4.6 Appeals

4.6.1 Grounds of appeal

An appeal is not fundamentally a reconsideration of factual evidence or a rehearing of witnesses, but a consideration of the fairness or due process of the original hearing. Therefore, disagreement with the findings of a hearing is not sufficient grounds for appeal. The complainant or respondent may appeal the resolution of a complaint only on the following grounds:

- The decision was contrary to the substantial weight of the evidence
- There is a substantial likelihood that newly discovered information, not available at the time evidence was presented to a Title IX Coordinator, would result in a different decision
- Demonstrated or evidence of bias or prejudice on the part of the Title IX Coordinator
- The punishment or the corrective action imposed is disproportionate to the offense

4.6.2 Method of appeal

The complainant or respondent may appeal the determination by submitting written objections to the Title IX Senior Coordinator within ten (10) calendar days of the receipt of the determination. The appeal must be in writing and contain the following:

- Name of the complainant
- Name of the respondent
- A statement of the resolution of the complaint, including corrective action, if any
- A detailed statement of the basis for the appeal, including the specific facts, circumstances, and argument in support of it, and
- Requested action, if any.

This letter of appeal will then be forwarded by the Title IX Senior Coordinator to the proper Appellate Official. The appellant may request a meeting with the Appellate Official, but the decision to grant a meeting is within the Official’s discretion. However, if a meeting is granted, then the other party will be granted a similar opportunity.

4.6.3 Appellate Committee

Multnomah University’s current Appellate Official is the Vice President of Enrollment Management. If the Appellate Official determines there is significant grounds for an appeal, he/she will select a faculty member and a staff member, both of whom must have received Title IX training. These three individuals will comprise the Appellate Committee.

4.6.4 Consideration and Resolution of the appeal

Within thirty (30) working days of receiving the appeal, the committee shall consider the objections presented, review and evaluate the investigative report and findings and any actions taken, and reach its conclusion (by majority vote). The committee shall issue a decision in writing to the complainant and respondent which shall be the final decision of Multnomah University in the matter.
5. Disciplinary/Corrective Actions and Sanctions for Violations of this Policy

At Multnomah University, the outcome of an investigation into a complaint will be determined based on the totality of the evidence using a preponderance of the evidence standard (see “Standard of Evidence” in Section 4.5.2). If the preponderance of the evidence does not support a finding that the incident occurred, then the complaint is resolved in favor of the respondent. If, however, the preponderance of the evidence supports that sex discrimination/misconduct occurred, the actions taken by Multnomah will include those necessary to maintain an environment free from discrimination/misconduct and to protect the safety and well-being of the complainant and other members of the University community. Such actions will also include reasonable steps to correct the effects of such conduct on the complainant and others and to prevent the recurrence of discrimination, harassment, and/or retaliation. If sanctions are deemed necessary, they may include: no-contact orders, classroom or housing reassignment, the provision of counseling or other support services, training, and discipline for the perpetrator, termination, expulsion, or other appropriate institutional sanctions.

Any violation of this policy involving students or faculty and staff of Multnomah University is subject to the policy and procedures as stated in this document and is not governed or preempted by any other employee or student handbook or policy. Multnomah will take reasonable steps to prevent the recurrence of any harassment or other discrimination and to remedy the discriminatory effects on the complainant (and others, if appropriate).

Examples of the range of potential sanctions/corrective actions that may be imposed with respect to students may be found in the current edition of the Multnomah University Student Handbook. Comparable information with respect to employees can be found in the Faculty Handbook, Staff Handbook, Student Employment Handbook, and in the human resources (HR) documents of Multnomah University. Multnomah also may take any other corrective action that it deems appropriate under the circumstances.

Guests and other third parties who are found to have violated this policy will be subject to corrective action deemed appropriate by Multnomah University, which may include removal from the campus(es) and termination of any applicable contractual or other arrangements.

In instances where Multnomah University is unable to take disciplinary action in response to an alleged violation of this policy because a complainant insists on confidentiality or for some other reason, Multnomah will nonetheless pursue other steps to limit the effects of conduct that violates this policy and prevent its recurrence for the safety of the complainant and the overall community.
6. Prevention, Intervention, and Educational Programming

Because Multnomah University recognizes that the prevention, intervention, and education related to sex discrimination, sexual harassment, and sexual violence/assault are important, it offers resources and educational programming to a variety of groups such as campus personnel, incoming students and new employees participating in orientation, and members of student organizations. Among other elements, Title IX training will cover relevant definitions, procedures, and sanctions; will provide safe and positive options for bystander intervention; and will provide risk reduction information, including recognizing warning signs of abusive behavior and how to avoid potential attacks. To learn more about Multnomah University education resources, please contact a Title IX Coordinator, Student Life, or Campus Safety.

The needs of someone who has been a victim of sexual violence vary from person to person and may vary over time. Multnomah University offers services and external resources, many of which may be accessed 24 hours a day, so that a person may choose what she or he would find most helpful and healing. Multnomah University urges anyone who has been a victim of sexual violence to seek professional support as soon as possible to minimize and treat physical harm, assist with processing the unique and complex emotional aftermath, and help preserve and understand options for legal recourse including criminal prosecution and/or civil litigation. Even if the victim does not wish to report the event to the police or pursue civil litigation or formal University action, seeking medical attention as soon as possible is important. At any point that an individual is ready to come forward, Multnomah is prepared to help her or him.

Multnomah University primarily offers prevention and intervention resources to the campus community through its Student Life and Campus Safety departments. Additional community resources include:

Multnomah University Counseling Center, 503.251.5311
Joseph C. Aldrich Student Center, 2nd floor

Multnomah Campus Safety Department: x6499 Emergency Response Multnomah external emergency line: 503.251.6499

National Sexual Assault Hotline: 1-800-656-HOPE

Sexual Assault Resource Center
24-Hour Response Line: 503.640.5311

Local hospitals that have a SART (Sexual Assault Response Team):

  Providence Medical Group
  Portland Providence Access Triage
  503-214-9235
  4805 NE Glisan St.
  Portland, OR 97213
In delivering its educational programming, Multnomah University recognizes obligations imposed by federal regulatory entities (see Section 1). Thus, in compliance with VAWA, Multnomah University’s educational training programs include:

- A statement that the institution prohibits those offenses.
- The definition of those offenses in the applicable jurisdiction.
- The definition of consent, with reference to sexual offenses, in the applicable jurisdiction.
- “Safe and positive” options for bystander intervention an individual may take to “prevent harm or intervene” in risky situations.
- Recognition of signs of abusive behavior and how to avoid potential attacks.
- Ongoing prevention and awareness campaigns for students and faculty on all of the above.

Similarly, the Office for Civil Rights (OCR) of the U.S. Department of Education recommends developing or utilizing educational materials on sexual harassment and violence, which should be distributed to students during orientation and upon receipt of complaints, as well as widely posted throughout school buildings and residence halls, and which should include:

- what constitutes sexual harassment or violence
- what to do if a student has been the victim of sexual harassment or violence
- contact information for counseling and victim services on and off school grounds
- how to file a complaint with the school
- how to contact one of the school’s Title IX Coordinators
- what the school will do to respond to allegations of sexual harassment or violence, including the interim measures that can be taken

Furthermore, OCR requires schools to create a committee of students and school officials to identify strategies for ensuring that students:

- know the school’s prohibition against sex discrimination, including sexual harassment and violence
- recognize sex discrimination, sexual harassment, and sexual violence when they occur
- understand how and to whom to report any incidents
- know the connection between alcohol and drug abuse and sexual harassment or violence
- feel comfortable that school officials will respond promptly and equitably to reports of sexual harassment or violence.

Multnomah University desires that its students and campus be characterized as a safe place to grow in the Word of God. Effective and clear communication about expected behavior and consequences resulting from violations or prohibited activities is a crucial step in the process toward this goal. For more information about Multnomah’s current schedule and offerings of trainings, please contact Student Life.
Title IX Grievance Form

Please provide the following information:

Your name: ____________________________________________________________

Address: ______________________________________________________________

Telephone Number: _______________ (home/office) _______________ (cell)

Email: ___________________________ Preferred method of contact: ______________

Are you:

☐ Undergraduate Student
☐ Graduate Student
☐ Staff
☐ Faculty
☐ Other (please specify) _____________________

Date of the event(s): ________ Location of the event(s): _______________________

Describe in as much detail as possible the event(s) that occurred (attach additional sheets if necessary). Please also include:

• The name(s) of all parties involved
• The name(s) of any witnesses or individuals who may have knowledge of the event(s)

________________________________________________________________________

________________________________________________________________________

What action/remedy are you seeking?

________________________________________________________________________

Return to:

Title IX Team | Dept. of Student Life
Multnomah University | 8435 NE Glisan Street | Portland, OR 97220

For office use only: Date received ______________________ Received by (initials) ______________________