	Note	This policy addresses complaints of sex discrimination sexual harassment, sexual assault, dating violence, of mestic violence, stalking, and retaliation targeting stundents. For additional legally referenced material relation to discrimination, harassment, and retaliation, see FA(LEGAL) and FAA(LEGAL). For sex discrimination sexual harassment, sexual assault, dating violence, of mestic violence, stalking, and retaliation targeting em ployees, see DIAA.	do- i- ing , do-
Statement of Nondiscrimination	agaiı agaiı	College District prohibits discrimination, including harassment of any student on the basis of sex or gender. Retaliation of anyone involved in the complaint process is a violation of ge District policy and is prohibited.	
Definitions Discrimination		imination against a student is defined as conduct directed ent on the basis of sex or gender that adversely affects the	
Sexual Harassment <i>By an Employee</i>	clude sexu	al harassment of a student by a College District employee as unwelcome sexual advances; requests for sexual favors ally motivated physical, verbal, or nonverbal conduct; or oth uct or communication of a sexual nature when:	;
	1.	A College District employee causes the student to believe the student must submit to the conduct to participate in a c lege program or activity, or that the employee will make an educational decision based on whether or not the student submits to the conduct; or	col-
	2.	The conduct is so severe, persistent, or pervasive that it lin or denies the student's ability to participate in or benefit fro the College District's educational program or activities.	
By Others	Sexual harassment of a student, including harassment committed by another student, includes unwelcome sexual advances; re- quests for sexual favors; or sexually motivated physical, verbal, or nonverbal conduct when the conduct is so severe, persistent, or pervasive that it limits or denies a student's ability to participate in or benefit from the College District's educational program or activi- ties.		
Sexual Violence	inclu wher	al violence is a form of sexual harassment. Sexual violence des physical sexual acts perpetrated against a person's wil e a person is incapable of giving consent due to the victim' of drugs or alcohol or due to an intellectual or other disabilit	ll or 's
Dating Violence			
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	"Dating violence" means 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 deter- mined based on the reporting party's statement and with consider- ation of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.
Domestic	"Domestic violence" means violence committed by:
Violence	• A current or former spouse or intimate partner of the victim;
	• A person with whom the victim shares a child in common;
	 A person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner;
	 Any other member of the victim's family as defined by state law;
	 Any other current or former member of the victim's household as defined by state law;
	 A person in a dating relationship with the victim as defined by state law; or
	 Any other person who acts against the victim in violation of the family violence laws of this state or the jurisdiction where the conduct occurs.
Stalking	"Stalking" means 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:
	 "Course of conduct" means two or more acts, including, but not limited to, acts in which the stalker 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 per- son's property.
	2. "Reasonable person" means a reasonable person under simi- lar circumstances and with similar identities to the victim.
Examples	Examples of sexual harassment of a student may include sexual advances; touching intimate body parts or coercing physical con-

	tact that is sexual in nature; jokes or conversations of a sexual na- ture; rape; sexual assault as defined by law; sexual battery; sexual coercion; and other sexually motivated conduct, communications, or contact.
	Examples may also include forms of dating violence, domestic vio- lence, or stalking, such as physical or sexual assaults; name-call- ing; put-downs; or threats directed at the student, the student's family members, or members of the student's household; destroy- ing the student's property; threatening to commit suicide or homi- cide if the student ends the relationship; tracking the student; at- tempting to isolate the student from friends and family; threatening a student's spouse or partner; or encouraging others to engage in these behaviors.
Gender-Based Harassment	Gender-based harassment includes physical, verbal, or nonverbal conduct based on the student's gender, the student's expression of characteristics perceived as stereotypical for the student's gender, or the student's failure to conform to stereotypical notions of mas- culinity or femininity. For purposes of this policy, gender-based har- assment is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct limits or denies a student's ability to participate in or benefit from the College Dis- trict's educational program.
	Acts of gender-based harassment may also be considered sex dis- crimination or sexual harassment.
Examples	Examples of gender-based harassment directed against a student, regardless of the student's or the harasser's actual or perceived sexual orientation or gender identity, may include offensive jokes, name-calling, slurs, or rumors; physical aggression or assault; threatening or intimidating conduct; or other kinds of aggressive conduct such as theft or damage to property.
Prohibited Conduct	In this policy, the term "prohibited conduct" includes discrimination, harassment, dating violence, domestic violence, stalking, and retal- iation as described by this policy, even if the behavior does not rise to the level of unlawful conduct.
Complainant	In this policy, the term "complainant" refers to an applicant for ad- mission or a student who is alleged to have experienced prohibited conduct. The term also includes a former student who is alleged to have experienced prohibited conduct while participating, or at- tempting to participate, in the College District's educational pro- gram or activity.
Respondent	In this policy, the term "respondent" refers to a person who is al- leged to have committed prohibited conduct.
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Confidential Employee	A "confidential employee" is a person who holds a professional li- cense requiring confidentiality, such as a counselor or medical pro- vider, who is supervised by such a person, or a person who is a nonprofessional counselor or advocate designated in administra- tive procedures as a confidential source.
Reporting Procedures Student Report	A victim of prohibited conduct has the right to report the incident to the College District and to receive a prompt and equitable resolution of the report.
	Any student who believes that he or she has experienced prohib- ited conduct or believes that another student has experienced pro- hibited conduct should immediately report the alleged acts to the Title IX coordinator, the President or designee, or another em- ployee. A report against the President may be made directly to the Board. If a report is made directly to the Board, the Board shall ap- point an appropriate person to conduct an investigation. A student shall not be required to report prohibited conduct to the person al- leged to have committed the conduct.
	Alternatively, a student may submit the report electronically through the College District's website. The submission of an anonymous electronic report may impair the College District's ability to investi- gate and address the prohibited conduct.
	A victim of a crime has the right to choose whether to report the crime to law enforcement, to be assisted by the College District in reporting the crime to law enforcement, or to decline to report the crime to law enforcement.
	It is important that a victim of prohibited conduct go to a hospital for treatment and preservation of evidence, if applicable, as soon as practicable after the incident.
Exception	Absent consent or unless required by law, a student designated in administrative regulations as a student advocate to whom another student may speak confidentially concerning prohibited conduct may not disclose any communication made by the other student.
Employee Report	Any College District employee who suspects or receives notice that a student or group of students has or may have experienced pro- hibited conduct, regardless of when or where the incident occurred, shall immediately notify the Title IX coordinator and shall take any other steps required by this policy. Additionally, the employee may report to the President or designee.
	A report against the President must also be made directly to the Board. If a report is made directly to the Board, the Board shall appoint an appropriate person to conduct an investigation.
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<i>Exceptions</i> Disclosure at Event	sexual harassm public awarene institution or by is not required t	eceived the information solely from a disclosure at a nent, sexual assault, dating violence, or stalking ss event sponsored by a postsecondary educational a student organization affiliated with the institution to report the prohibited conduct unless the person ty to institute corrective measures on behalf of the
Employee Subject to Confidentiality Rules	dential employed dent reported a the student's ex ees receive info	dent's consent, or unless required by law, a confi- se shall only be required to disclose the type of inci- nd may not disclose information that would violate spectation of privacy. If multiple confidential employ- ormation about the same alleged incident, then only losing the type of incident must be submitted.
Prior Report	duct during the or has confirme process that the	has either learned of an incident of prohibited con- course of the College District's review or process, ed with the person or office overseeing the review or e incident has been previously reported, is not re- the prohibited conduct.
Title IX Coordinator	ment and gende IX coordinator. to coordinate its	rimination based on sex, including sexual harass- er-based harassment, may be directed to the Title The College District designates the following person s efforts to comply with Title IX of the Education f 1972, as amended, and related state and federal
	Title IX Coordinator:	Teena Marie Wilson
	Address:	4015 Avenue Q, Galveston, TX 77550
	Telephone:	409.944.1281
	Email:	TitleIXCoordinator@gc.edu
	Webpage:	gc.edu/campus-security-safety/incident-report
Responsible Employees		with the exception of confidential employees, are responsible employees for purposes of compliance
Timely Reporting		ediately report prohibited conduct may impair the 's ability to investigate and address the conduct.
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Consolidate Reports	When the allegations underlying two or more reports arise out of the same facts or circumstances, the College District may consoli- date the reports.
Advisor	Each party to the complaint may be assisted by an advisor of the party's choice who may participate in the proceedings in a manner consistent with College District procedures.
Conflict of Interest Prohibited	No person designated as the Title IX coordinator, a deputy Title IX coordinator, an investigator, a decision-maker, or a facilitator of an informal resolution process shall have a conflict of interest or bias.
Training	A person designated as the Title IX coordinator, a deputy Title IX coordinator, an investigator, a decision-maker, or a facilitator of an informal resolution process shall receive training as required by law and College District procedures.
Days	"Days" shall mean College District business days, unless otherwise noted. In calculating timelines under this policy, the day a docu- ment is filed is "day zero." The following business day is "day one."
Extension of Timelines	Timelines established by this policy and associated procedures may be subject to a limited extension if good cause, as defined in this policy and College District regulations, exists. The College Dis- trict shall promptly provide written notice to the parties of an exten- sion and the reason for the extension.
Investigation of the Report	The College District may request, but shall not require, a written re- port. If a report is made orally, the Title IX coordinator or designee shall reduce the report to written form.
Initial Assessment	Upon receipt or notice of a report, the Title IX coordinator shall de- termine whether the allegations, if proven, would constitute prohib- ited conduct as defined by this policy. If so, the Title IX coordinator shall promptly offer supportive measures to the complainant. The Title IX coordinator shall explain the process for filing a formal com- plaint and assess any request not to investigate. If the College Dis- trict moves forward with the investigation, the Title IX coordinator shall immediately provide notice to the known parties to the com- plaint.
	If the Title IX coordinator determines that the allegations, if proven, would not constitute prohibited conduct as defined by this policy but may constitute a violation of other College District rules or reg- ulations, the Title IX coordinator shall refer the complaint for con- sideration under the appropriate policy.
Request Not to Investigate	The complainant may request that the College District not investi- gate the allegations. If the complainant requests that the allega-
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	tions not be investigated, in deciding whether to initiate the investi- gation, the College District must consider the factors described by law and any other factors the College District considers relevant.
	The College District shall promptly notify the complainant of the de- cision regarding whether it will conduct the investigation. If the Col- lege District decides not to investigate the allegations, the College District shall take reasonable steps to protect the health and safety of the College District community.
Formal Complaint	To be considered a formal complaint under Title IX, the complain- ant or the Title IX coordinator must sign the written report.
Notice to Parties	The notice to the parties must describe the allegations and the for- mal and informal options for resolution of the complaint. The notice must state that the respondent is presumed not responsible until a determination regarding responsibility is made. The notice must also include information regarding the option to select an advisor, the opportunity to inspect and review evidence, and the prohibition on knowingly making false statements or submitting false infor- mation during the investigation and any ensuing proceedings.
	If the allegations are subsequently amended, the College District shall provide an updated notice reflecting the new allegations.
Informal Resolution	The College District may offer to the parties a process for the infor- mal resolution of a formal complaint as defined by law. If the par- ties voluntarily agree in writing to participate in informal resolution of the complaint, the Title IX coordinator shall determine within three days if informal resolution is appropriate for the complaint. If the Title IX coordinator determines that informal resolution is ap- propriate, then the Title IX coordinator or designee may facilitate that resolution within ten days. If the Title IX coordinator does not determine informal resolution to be appropriate, then the complaint will be subject to the formal resolution process. This process is not available in situations where an employee is alleged to have sex- ually harassed a student.
Formal Resolution	If the complaint is not subject to the informal resolution process, the Title IX coordinator shall authorize or undertake an investiga- tion, except as provided below at Criminal or Regulatory Investiga- tion.
Supportive Measures	If appropriate and regardless of whether a criminal or regulatory in- vestigation regarding the alleged conduct is pending, the Title IX coordinator shall promptly provide supportive measures intended to address prohibited conduct, protect the safety of the parties and others, and protect the parties from retaliation prior to the comple- tion of the investigation. Examples of possible supportive
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	measures include academic accommodations, such as extensions of deadlines or other course-related adjustments and modifications of class schedules; housing and dining modifications; temporary removal from an education program or activity in accordance with law; counseling; health services; campus escort services; mutual restrictions on contact between the parties; and increased security and monitoring of certain areas of the campus.
College District Investigation	The investigation may be conducted by the Title IX coordinator or designee or by a third party designated by the College District, such as an attorney.
	The investigation may consist of personal interviews with the com- plainant, the respondent, and others with knowledge of the circum- stances surrounding the allegations. The investigation may also in- clude analysis of other information or documents related to the allegations.
	The parties shall be provided an equal opportunity to present wit- nesses and evidence and to inspect and review any directly related evidence obtained by the College District so that the parties may meaningfully respond during the investigation process. The parties expected to participate in an investigative interview or other meet- ing shall be provided written notice in enough time to prepare to participate.
	At least ten days prior to the completion of the investigation report, the College District must send each party and the party's advisor evidence subject to inspection and review. The parties may submit a written response for consideration by the investigator.
Criminal or Regulatory Investigation	If a law enforcement or regulatory agency notifies the College Dis- trict that a criminal or regulatory investigation has been initiated, the College District shall confer with the agency to determine if the College District's investigation would impede the criminal or regula- tory investigation. The College District shall proceed with its investi- gation only to the extent that it does not impede the ongoing crimi- nal or regulatory investigation. After the law enforcement or regulatory agency has completed gathering its evidence, the Col- lege District shall promptly resume its investigation. Any delay un- der this provision shall constitute good cause for an extension of timelines established by this policy and associated procedures.
Concluding the Investigation	The investigation shall be completed within a reasonable time, not to exceed 30 days from the date of the report.
	The investigator shall prepare a written report of the investigation. The investigation report shall be filed with the Title IX coordinator within five days following the completion of the investigation.
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Notification of the Report	The Title IX coordinator shall provide the investigation report, within the extent permitted by the Family Educational Rights and Privacy Act (FERPA) or other law, to the complainant and the respondent promptly following receipt. The parties shall be given ten days to respond to the report.
College District Action	The Title IX coordinator shall submit the investigation report and any response from the parties to the decision maker as designated by the President promptly after receipt of the parties' response but no later than the expiration of the parties' deadline to respond.
	The decision maker as designated by the President shall summon the parties for a hearing to be held within a reasonable time, not to exceed ten days, following the receipt of the investigation report. The hearing shall be conducted in accordance with law and Col- lege District procedures.
	After the hearing, the decision maker as designated by the Presi- dent shall determine whether each individual allegation of prohib- ited conduct occurred using a preponderance of the evidence standard and determine the appropriate disciplinary or corrective action. In making the determination, the decision maker as desig- nated by the President shall evaluate all relevant evidence objec- tively and shall not make credibility assessments based on a per- son's status as the complainant, the respondent, or a witness. The decision maker as designated by the President shall create a writ- ten determination regarding responsibility in accordance with law and College District procedures within five days following the hear- ing and submit the determination to the parties simultaneously.
Disciplinary or Corrective Action	If the decision maker as designated by the President determines that prohibited conduct occurred, the College District shall promptly respond by taking appropriate disciplinary or corrective action rea- sonably calculated to address the conduct.
	Examples of disciplinary or corrective action may include:
	 Implementing the disciplinary measures described in college policies and procedures for employees;
	 Providing a training program for those involved in the com- plaint;
	• Providing a comprehensive education program for the College District community;
	 Providing counseling for the victim and the party who en- gaged in prohibited conduct;

	• Permitting the victim or student who engaged in the prohibited conduct to drop a course in which they both are enrolled with-out penalty;
	 Conducting follow-up inquiries to determine if any new inci- dents or any instances of retaliation have occurred;
	 Involving students in efforts to identify problems and improve the College District climate;
	 Increasing staff monitoring of areas where prohibited conduct has occurred;
	 Reaffirming the College District's policy against discrimination and harassment; and,
	 Taking other actions described in College District policies, procedures, and regulations.
Exception	The College District shall minimize attempts to require a complain- ant to resolve the problem directly with the person who engaged in the harassment; however, if that is the most appropriate resolution method, the College District shall be involved in an appropriate manner. In no event may a student be required to resolve a com- plaint of sexual harassment by an employee directly with the em- ployee.
Improper Conduct	If the decision maker as designated by the President determines that improper conduct occurred that did not rise to the level of pro- hibited conduct, the College District may take disciplinary action in accordance with College District policy and procedures or other corrective action reasonably calculated to address the conduct.
Dismissal of Complaint	
Mandatory Dismissal	An allegation presented as a formal complaint under Title IX is sub- ject to the mandatory dismissal procedures under law.
Permissive Dismissal	Any complaint may be dismissed at any time on request of a com- plainant. The Title IX coordinator must first assess the request in accordance with this policy at Request Not to Investigate, above.
	A complaint may also be dismissed if specific circumstances pre- vent the College District from gathering evidence sufficient to reach a determination as to the complaint or allegations.
Notice of Dismissal	Upon dismissal of a complaint, the Title IX coordinator or the deci- sion maker as designated by the President shall provide the parties written notice of the dismissal.

	disclosures may be necessary to carry out the purposes of this pol- icy and associated regulations and to comply with applicable law.
Retaliation	The College District prohibits retaliation against any person for the purpose of interfering with a right or privilege under this policy; the complainant; or a person who, in good faith, makes a report or complaint, serves as a witness, or otherwise participates or refuses to participate in an investigation, proceeding, or hearing under this policy. This prohibition does not apply to discipline of a person who perpetrated or assists in the perpetration of the prohibited conduct.
	A person who is alleged to have experienced retaliation may pur- sue a claim under this policy or policy DIAA, as appropriate.
Examples	Examples of retaliation may include threats, rumor spreading, os- tracism, assault, destruction of property, unjustified punishments, or unwarranted grade reductions. Unlawful retaliation does not in- clude petty slights or annoyances.
Failure to Report and False Claims	An employee who fails to make a required report or a student or employee who intentionally makes a false claim, offers a false statement, or refuses to cooperate with a College District investiga- tion regarding prohibited conduct shall be subject to appropriate disciplinary action.
Appeal Discipline or Corrective Action <i>Students</i> Suspension	If the decision maker as designated by the President determines that a student committed prohibited conduct that warrants a sus- pension, the official shall forward the determination and all evi- dence collected during the investigation and hearing to the Presi- dent or designee. A conference shall be scheduled within ten days of the notice of determination in accordance with FM and/or FMA, beginning at Appeal to the College District Administration.
Expulsion	If the decision maker as designated by the President determines that the student committed prohibited conduct that warrants expul- sion, the official shall forward the determination and all evidence collected during the investigation and hearing to the President or designee to schedule an expulsion hearing in accordance with Col- lege policy and procedures.
Other Action	If the decision maker as designated by the President determines that the student committed prohibited conduct that warrants other discipline or corrective action, the decision maker as designated by the President shall inform the student that the student may appeal the determination within ten days in accordance with FM and/or FMA, beginning at Appeal to the College District Administration.

Confidentiality

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<i>Employee</i> Suspension Without Pay or Termination of Contract Employees	If the decision maker as designated by the President determines that a contract employee committed prohibited conduct that war- rants suspension without pay or termination mid-contract, the deci- sion maker as designated by the President shall inform the em- ployee in writing of the determination, and hearing shall be scheduled in accordance with College policy and procedures.
Other Action	If the decision maker as designated by the President determines that the employee committed prohibited conduct that warrants other discipline or corrective action, the decision maker as desig- nated by the President shall inform the employee that the em- ployee may appeal the determination within ten days in accord- ance with College policy and procedures.
Other Appeals	All other appeals related to this policy may be submitted through the applicable grievance policy beginning at the appropriate level. [See Employee Handbook for employees, FLD(LOCAL) for stu- dents, and GB(LOCAL) for community members]
Complaints Filed with OCR	A party shall be informed of his or her right to file a complaint with the U.S. Department of Education Office for Civil Rights (OCR).
Records Retention	Retention of records shall be in accordance with the College Dis- trict's records retention procedures. [See CIA]
Access to Policy, Procedures, and Related Materials	Information regarding this policy and any accompanying proce- dures, as well as relevant educational and resource materials con- cerning the topics discussed in this policy, shall be distributed to applicants for admission and employment and annually to College District employees, students, and parents or guardians of dual credit students in compliance with law and in a manner calculated to provide easy access and wide distribution, such as through elec- tronic distribution and inclusion in the employee and student hand- books and other major College District publications. Information re- garding the policy, procedures, and related materials and any materials used to train a person designated as the Title IX coordi- nator, a deputy Title IX coordinator, an investigator, a decision- maker, or a facilitator shall also be prominently published on the College District's website on a dedicated page accessible through a clear link on the homepage, taking into account applicable legal requirements. Copies of the policy and procedures shall be readily available at the College District's administrative offices and shall be distributed to a student who makes a report.