Non-Discrimination and Harassment Student		on and Harassment	7.30030 DP District Procedure
	PURPOSE	In accordance with board policy, this procedure shall apply wh tion of discrimination and harassment is lodged by a student.	en a complaint or allega-
	APPLICABILITY	The policy applies to MCC students to include currently enrolle have applied for admission, and individuals who were students behavior or conduct, contractors, visitors, volunteers, and boar of MCC's educational programs, activities or employment that properties, as well as official offsite MCC-affiliated and sponsor	at the time of the alleged d members in any aspect occur on MCC-controlled
	DEFINITIONS	Student: A person enrolled in, registered for, or auditing one or at the College.	more courses or services
		Discrimination: Physical, verbal, or nonverbal conduct directed of race, color, religion, sex (including pregnancy, sexual orienta or expression including transgender status), age (40 or older), genetic information (including family medical history) or any oth that adversely affects the student's ability to participate and bene and/or activities. Examples include hiring, firing, pay, job a layoff, training, fringe benefits, and any other term or condition unfavorable treatment based on a person's membership, affilia association with a particular group, class, or category.	ation, and gender identity national origin, disability, er class protected by law, efit from MCC's programs ssignments, promotions, of employment. Unfair or
		Harassment may include "sexual harassment" or unwelcome se for sexual favors, and other verbal or physical harassment of ment does not have to be of a sexual nature, and can include of person's sex.	a sexual nature. Harass-
		Race/Color Discrimination: Discrimination that involves treating because they are of a certain race, color, or because of person ated with race (such as hair texture, skin color, or certain facial ination involves treating someone unfavorably because of skin	al characteristics associ- features). Color discrim-
		Religious Discrimination: Involves treating a student unfavora gious beliefs or because that person is married to (or associate particular religion. A student is not only protected if they belong religions, but also others who have sincerely held religious, eth	ed with) an individual of a g to traditional, organized
		Sex/Gender discrimination: Involves treating a student unfavor son's sex or gender.	ably because of that per-
		Sexual Orientation/Gender Identity or Expression Discrimination dent unfavorably because of that person's gender identity transgender (or transitioning) status, or because of their sexual bian, bisexual, or queer).	or expression, including
		Age Discrimination: Involves treating a student less favorably b	ecause of their age.
		National Origin or Ancestry Discrimination: Involves treating a cause they are from a particular country or part of the world accent, or because they appear to be of a certain ethnic backg	, because of ethnicity or

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	Pregnancy Status Discrimination: Involves treating a student unfavorably because of pregnancy, childbirth, or a medical condition related to pregnancy or childbirth.
	Genetic Information Discrimination: Involves treating a student unfavorably because of their genetic information. Title II of Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits the use of genetic information in making employment decisions, restricts employers and other entities covered by Title II from requesting, requiring, or purchasing genetic information, and strictly limits the disclosure of genetic information.
	Veterans Status: A veteran who may be classified as a "disabled veteran," recently sep- arated veteran," "active duty wartime or campaign badge veteran," or an "Armed Forces service medal veteran" are protected from discrimination under the Vietnam Era Veter- ans' Readjustment Assistance Act of 1974
	Physical or Mental Disability: Involves treating a student unfavorably who has a physical or mental impairment that substantially limits one or more major life activities. This includes people who have a record of such an impairment, even if they do not currently have a disability. It also includes individuals who do not have a disability but are regarded as having a disability.
REPORTING	Individuals may file a complaint relating to discrimination, harassment, or retaliation by reporting the matter to the Office of Civil Rights (OCR). Complaints can be made in person, by mail, by telephone, or electronic mail, using the contact information below.
	Office of Civil Rights Civil Rights Administrator Email: <u>Institutional.Equity@mcckc.edu</u> Phone: (816) 604-1353
	Reports can be made using the online reporting form at <u>https://mcckc.edu/civil-rights/re-</u> port-incident.aspx
	Complaints against the Civil Rights Administrator may be directed to the Chancellor. Complaints made against the Chancellor or Trustee may be directed to the Board Pres- ident.
	Conflicts-of-interest or bias among OCR representatives, investigators, and decision- makers against a single party or parties is prohibited. Should a party feel conflict or bias exists, they should immediately report it to OCR. If the conflict or bias lies with OCR, they

exists, they should immediately report it to OCR. If the conflict or bias lies with OCR, they should report it directly to the Chancellor. The Chancellor will review or appoint a third party to review the conflict or bias.

Office of the Chancellor 3200 Broadway Kansas City, 64111 Email: <u>Chancellors.Office@mcckc.edu</u> Phone: (816) 604-1011

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CONFIDENTIALITY AND SUPPORTIVE MEASURES	Discrimination and harassment complaints will be handled discreetly but confidentiality or anonymity cannot be guaranteed because the college must investigate complaints of discrimination, harassment and retaliation to maintain a safe environment.
	If the complainant does not wish for their name to be shared or does not wish for an informal or formal investigation to take place, the complainant may make such a request. The request will be evaluated in light of the duty to ensure the safety of the campus and comply with federal law. Cases that indicate patterns, predation, threat, weapons, and/or violence, lessen the likelihood of full confidentiality or anonymity.
	In cases where the complainant requests confidentiality and the circumstances allow the college to honor that request, the college will offer supportive measures, but will not otherwise pursue informal or formal action, as requested if able. These remedies (offered to complainants and respondents) may include, but are not limited to:
	 Providing campus escorts Providing transportation accommodations Altering class schedules Implementing contact limitations between the parties Emergency removal provisions
	MCC has the authority to determine which supportive measures are necessary and appropriate and will maintain documentation related to said accommodations. The college will maintain as confidential any accommodations or supportive measures, provided that confidentiality does not impair the institution's ability to provide the accommodations or supportive measures.
REPORTING AND RESPONSE	All employees are expected to immediately report actual or suspected discrimination, harassment or retaliation to OCR or their supervisor no later than three (3) calendar days. An employee who fails to reasonably report in the timeframe provided and/or intentionally tries to conceal incidents of this nature may be subject to disciplinary action.
	Within three (3) calendar days of receiving a report or complaint of harassment, discrim- ination, or other prohibited conduct under this policy, the individual (if not OCR) who received the report or complaint will notify OCR of the allegation(s); the time, date, and location of the incident; and the identity of the involved parties.
REVIEW	Upon receipt of a complaint, a preliminary review will be conducted. If it is determined that there is sufficient evidence to support that a policy violation occurred, the complaint will proceed under the appropriate process. If there is insufficient evidence to support that a policy violation occurred, the complaint will be closed with no further action and may be referred to another department and/or administrator (e.g., Dean of Student Development and Enrollment).
INFORMAL PROCESS	The purpose of the informal process is to review the complaint and constructively resolve the issue to come to a mutually acceptable agreement. If both parties voluntarily agree in writing to cooperate, OCR or designee will facilitate and monitor the conversation. The conversations can take place in-person, through online, telephone conferencing, or email.

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	If the complainant requests to pursue an informal process investigation into the com- plaint, within three (3) calendar days, OCR or designee will notify the complainant and respondent in writing that the informal process has been initiated – both parties will have the opportunity to provide any relevant information.
	The informal process may result in solutions such as asking the respondent to modify or stop the behavior, separating the complainant and respondent, or reaching a mutually acceptable agreement. However, this informal process will not result in formal disciplinary action against the respondent without a formal process. After a remedy is reached, OCR or designee will notify both parties in writing of the agreement. OCR or designee will monitor the remedy and may inform other appropriate administrators (e.g., supervisors, Human Resources, Department Chairs, Police Department) to assist with monitoring.
	If informal efforts are unsuccessful, the formal resolution process may be initiated. Either party has the right to end the informal process and begin the formal process at any time.
FORMAL PROCESS	The purpose of the formal resolution process is to formally investigate reports and claims of discrimination, harassment, and retaliation to address inquiries and coordinate the college's compliance efforts regarding such instances. The formal resolution process may result in formal disciplinary action against the respondent after thorough investigation using the preponderance of evidence standard.
	If the complainant wishes to pursue a formal investigation, and provides the request in writing, OCR or designee will appoint a trained investigator(s) to conduct the preliminary investigation. Within three (3) calendar days of determining that a formal process should proceed, the parties will be notified in writing.
	All investigations will be prompt, adequate, reliable, and impartial. The investigation will entail interviews with all relevant parties, witnesses, and procurement of evidence.
	The following process will be implemented:

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- OCR or designee will review the report or complaint to determine the identity of the complainant (if not self-reported); contact the complainant to discuss the incident and inform them of available resources and share rights and options (internal and external). Initiate any necessary interim supports and remedies, in coordination with campus partners.
- Both parties will be notified in writing within three (3) calendar days of that decision and provided a detailed statement of the complaint. The assigned investigator(s) will proceed with the investigation, completing the investigative report fairly, summarizing all relevant evidence, to the Associate Vice Chancellor of Human Resources/Chief Human Resource Officer (CHRO) or designee.
- The CHRO or designee will review and render a decision in writing to both parties, also providing the investigative report. Both parties have the right to provide comments on the investigative report.

	 Within five (5) calendar days of receipt of the decision of the CHRO or designee, either the complainant or respondent may appeal the determination in writing to the President. Acceptable basis for an appeal is limited to the following conditions: The appearance of new evidence, unavailable or dismissed during the original hearing or investigation that could substantially impact the outcome of the matter. A summary of this new evidence and its potential impact must be included; A procedural irregularity occurred that impacted the outcome of the (i.e., material deviation from established procedures); The OCR representative, investigator, or decision-maker had a conflict of interest or bias that affected the outcome of the matter. Within ten (10) calendar days of receipt of the appeal request, the President or designee will review the report, investigation materials, and determination. The President will determine the outcome and communicate to both parties in writing. The President's or designee's decisions are final, and no further appeal is available.
	The determination regarding responsibility becomes final either on the date both parties are provided a written decision of the result of the appeal if an appeal is filed, or if an appeal is not filed, the date on which the appeal has expired.
TIMELINES	Complaints generally will be resolved within seventy (70) calendar days of the filing of the complaint. In some cases, there may be a need to extend this timeframe; the parties will be notified of any delays with explanation, including but not limited to the schedule and availability of witnesses, holidays, semester breaks, and non-contract days for faculty. Both parties will receive regular updates regarding the status of the complaint.
POLICY VIOLATIONS	Consequences for violating this policy vary based on the facts and circumstances of each situation, using the preponderance of evidence standard. In determining the severity of discipline or corrective action factors such as the frequency and severity of the offense and any history of past discriminatory, harassing, or retaliatory conduct are relevant. Corrective actions or discipline may include but are not limited to:
	 Required Training or Education Warning – Written or Verbal Suspension Expulsion Organizational Sanctions

REFERENCE

7.30030 BP Non-Discrimination and Harassment -Student Board Policy