

### **Title IX Coordinator Report**

TO:Diane Melby, EdD, PresidentFROM:Nicole Monsibais, JD, Title IX CoordinatorDATE:June 30, 2020RE:Title IX Coordinator Reporting Requirements under Tex. Educ. Code § 51.253(a)

Under the Texas Education Code TEC, Section 51.253(a), the institution's Title IX Coordinator is required to submit a written report no less than every three months to the institution's Chief Executive Officer regarding reports received from employees who are required to report under the TEC, Section 51.252 and the type of incident described in the employee's report constitutes "sexual harassment," "sexual assault," "dating violence," or "stalking" as defined in the TEC, Section 51.251.

For the purposes of complying with the Title IX Coordinator reporting requirements under Section 51.253(a), the attached written report<sup>1</sup> (Appendix A, Table 1) includes all of the required reporting information to **Dr**. **Diane Melby, President**, Chief Executive Officer for **Our Lady of the Lake University**, for the 2019-2020 academic year, as of **June 30, 2020.** Because the reporting requirements under Section 51.253(a) are effective January 1, 2020, the reporting period will start with January 1, 2020. For the purposes of complying with the Chief Executive Officer's reporting requirements under TEC, Section 51.253(c), Appendix A, Table 2 features information necessary for the Chief Executive Officer's Report to report on any disciplinary actions taken under TEC, Section 51.255.

An attached summary data report (Appendix B), based on the Title IX Coordinator's written report (Appendix A), has also been included for your review. The summary data in Appendix B is categorized based on the reporting requirements under TEC, Section 51.253(c). The reports received may be applicable in multiple reporting categories, and therefore, the summary data in the categories may not add up to the totals of other categories.

Note: Any additional reports received by the Title IX Coordinator that do not meet the required reporting criteria in the Texas Education Code have been omitted for the compliance purposes of this specific report.<sup>2</sup>

<sup>&</sup>lt;sup>1</sup> When identifiable, duplicate reports were consolidated into one case number and counted as one report in the summary data, and confidential employee reporting is noted by case number and as a sub-set to the total number of reports received.

<sup>&</sup>lt;sup>2</sup> For example, reports made by students and all other non-employees (including incidents under 3.5(d)(3)) are excluded from Appendices A and B. Additionally, if a Title IX Coordinator or Deputy Coordinator determines that the type of incident described in a report, as alleged, does not constitute "sexual harassment," "sexual assault," "dating violence," or "stalking" as defined in the TEC, Section 51.251, the report is excluded from Appendices A and B. It is the responsibility of

## Appendix A Title IX Coordinator Report 2019-2020 Academic Year\*

\*Because the reporting requirements under Section 51.253(a) are effective January 1, 2020, the reporting period will start with January 1, 2020.

#### Report Date Alleged Conduct **Investigation Status Disciplinary Status** Number\* **Reported by Employees** Received Under § 51.252 Sexual Harassment 0001-2020 1/10/2020 Administrative Closure: Disciplinary Process: Not Preliminary Inquiry Applicable *Completed; Insufficient* Information 0002-2020\* 1/15/2020 Sexual Assault Preliminary Inquiry Student Disciplinary Completed; Formal **Process Pending** Investigation in Progress 0003-2020 1/22/2020 Stalking Administrative Closure: No Disciplinary Process: Not *Response from Complainant* Applicable 0004-2020 1/27/2020 Sexual Harassment Preliminary Inquiry Disciplinary Process: Not Completed; Informal Applicable Resolution Completed 0005-2020 1/31/2020 Sexual Harassment Administrative Closure: Disciplinary Process: Not Complainant Requested Not Applicable to Investigate 0006-2020 1/31/2020 Sexual Harassment Administrative Closure: No Disciplinary Process: Not Response from Complainant Applicable 0007-2020 1/31/2020 Sexual Harassment Administrative Closure: Disciplinary Process: Not Complainant Requested Not Applicable to Investigate 0008-2020 2/3/2020 Confidential Employee Investigation Not Applicable Disciplinary Process: Not Reporting: Sexual (No Identifiable Applicable Assault Information) Sexual Assault 0009-2020\* Administrative Closure: No Disciplinary Process: Not 2/10/2020 Jurisdiction Applicable 0010-2020 2/11/2020 Sexual Harassment Disciplinary Process: Not Administrative Closure:

### Table 1. Alleged Conduct Reported by Employees under TEC, Section 51.252

Preliminary Inquiry

Preliminary Inquiry

(No Identifiable

Information)

*Completed; No Jurisdiction* 

Completed; No Jurisdiction

Investigation Not Applicable

Administrative Closure:

2/12/2020

2/13/2020

Sexual Harassment

Confidential Employee

**Reporting:** Stalking

0011-2020

0012-2020

Applicable

Applicable

Applicable

Disciplinary Process: Not

Disciplinary Process: Not

the Title IX Coordinator or Deputy Title IX Coordinator to assess each report received and determine whether it is properly included in this report, and if so, to correctly identify the type of incident.

0013-2020	2/17/2020	Sexual Assault	Preliminary Inquiry in	Disciplinary Process
			Progress	Pending
0014-2020*	2/25/2020	Sexual Harassment	Administrative Closure:	Disciplinary Process: Not
			Preliminary Inquiry	Applicable
			Completed; Insufficient	
			Information	
0015-2020	3/5/2020	Sexual Harassment	Preliminary Inquiry	Employee Disciplinary
			Completed; Informal	Process: Corrective Action
			Resolution Completed	
0016-2020	3/31/2020	Sexual Assault	Administrative Closure:	Disciplinary Process: Not
			Preliminary Inquiry	Applicable
			Completed; No Jurisdiction	
0017-2020*	4/3/2020	Domestic Violence	Preliminary Inquiry in	Disciplinary Process
			Progress	Pending
0018-2020	4/22/2020	Sexual Assault	Administrative Closure:	Disciplinary Process Not
			Preliminary Inquiry	Applicable
			Completed; No Jurisdiction	
0019-2020	5/6/2020	Dating Violence	Preliminary Inquiry in	Disciplinary Process
			Progress	Pending
0020-2020*	6/4/2020	Sexual Assault	Preliminary Inquiry	Student Disciplinary
			Completed; Formal	Process Pending
			Investigation in Progress	
0021-2020*	6/4/2020	Sexual Harassment	Preliminary Inquiry	Student Disciplinary
			Completed; Formal	Process Pending
			Investigation in Progress	
0022-2020	6/8/2020	Sexual Harassment	Administrative Closure:	Disciplinary Process Not
			Preliminary Inquiry	Applicable
			Completed; No Jurisdiction	
0023-2020	6/10/2020	Domestic Violence	Administrative Closure:	Disciplinary Process Not
			Preliminary Inquiry	Applicable
			Completed; No Jurisdiction	
0024-2020*	6/12/2020	Stalking	Preliminary Inquiry in	Disciplinary Process
			Progress	Pending
0025-2020	6/26/2020	Sexual Harassment	Preliminary Inquiry in	Disciplinary Process
			Progress	Pending

\*Indicates duplicate reports were consolidated into one case number.

# Table 2. Alleged Conduct under TEC, Section 51.255(a): Reports received that include allegations of an employee's failure to report or who submits a false report to the institution under Section 51.255(a)

Report Number	Date Received	Alleged Conduct Under § 51.255(a)	Investigation Status	Disciplinary Status
N/A	N/A	N/A	N/A	N/A

### Appendix **B**

### **Summary Data Report**

### 2019-2020 Academic Year\*

\*Because the reporting requirements under Section 51.253(a) are effective January 1, 2020, the reporting period will start with January 1, 2020.

Texas Education Code, Section 51.252				
Number of reports received under Section 51.252 <sup>3</sup>	25			
Number of confidential reports <sup>4</sup> under Section 51.252	2			
Number of preliminary inquiries <sup>5</sup> conducted for reports under	18			
Section 51.252				
Number of formal investigations <sup>6</sup> conducted under Section				
51.252	3			
Disposition <sup>7</sup> of any disciplinary processes for reports under				
Section 51.252:				
a. Concluded, No Finding of Policy Violation <sup>8</sup>	0			
b. Concluded, with Employee Disciplinary Sanction	1			
c. Concluded, with Student Disciplinary Sanction	0			
d. SUBTOTAL	1			
Number of reports under Section 51.252 for which the	16			
institution determined not to initiate a disciplinary process <sup>9</sup>				

<sup>&</sup>lt;sup>3</sup> For example, reports made by students and all other non-employees (including incidents under 3.5(d)(3)) are excluded from Appendices A and B. Additionally, if a Title IX Coordinator or Deputy Coordinator determines that the type of incident described in a report, as alleged, does not constitute "sexual harassment," "sexual assault," "dating violence," or "stalking" as defined in the TEC, Section 51.251, the report is excluded from Appendices A and B. It is the responsibility of the Title IX Coordinator or Deputy Title IX Coordinator to assess each report received and determine whether it is properly included in this report, and if so, to correctly identify the type of incident.

<sup>4</sup> "Number of confidential reports" is a sub-set of the total number of reports that were received under Section 51.252, by a confidential employee or office (e.g., Counseling and Health Services, Confidential Advisors or Clergy).

<sup>5</sup> "Number of preliminary inquiries" refers to instances when the Title IX Deputy Coordinator handling the complaint conducts a preliminary investigation of the incident and prepares an internal preliminary analysis for consultation with the Title IX Coordinator. Preliminary investigations, as defined in the OLLU Title IX Policy and Grievance Procedures, are completed prior to the Informal and Formal Resolution Processes.

<sup>6</sup> "Number of formal investigations" is a sub-set of the total number of preliminary Inquiries that were received under Section 51.252. Formal investigations are completed within 60 calendar days of the complaint as part of the Formal Resolution Process in the OLLU Title IX Policy and Grievance Procedures. In the event that extenuating circumstances warrant an investigation taking longer than 60 calendar days until resolution, the reasons for the delay will be documented in the case file. A simultaneous criminal investigation is an example of a situation that may warrant a delay.

<sup>7</sup> "Disposition" means "final result under the institution's disciplinary process" as defined in the Texas Higher Education Coordinating Board's (THECB) rules for TEC, Section 51.259 (See 19 Tex. Admin. Code Section 3.6(e) (2019)); therefore, pending disciplinary processes will not be listed until the final result is rendered.

<sup>8</sup> "No Finding of a Policy Violation" in this section refers to instances where there is no finding of responsibility after a hearing or an appeal process; investigations completed with a preponderance of evidence not met are excluded, because it would not have moved forward into a disciplinary process.

<sup>9</sup> The institution may have determined "not to initiate a disciplinary process." The reasons for not initiating a discipline process can include, but are not limited to: case dismissal; administrative closure; insufficient information to investigate; confidential employee reporting (no identifiable information); the respondent's identity was unknown or not reported;

Texas Education Code, Section 51.255				
Number of r				
employee's	0			
the institution				
Any disciplinary action taken, regarding failure to report or				
false rep				
a. Er	mployee termination	0		
<b>b.</b> In	stitutional intent to termination, in lieu of	0		
er	mployee resignation			

the institution had no jurisdiction; the complainant requested the institution not investigate the report; informal resolution was completed; investigation is ongoing; or investigation was completed with a preponderance of evidence not met. At OLLU, jurisdiction includes complaint of sexual misconduct against employees, students, visitors, and authorized users of OLLU facilities and/or resources.