RIT Sexual Harassment, Discrimination, and Sexual Misconduct Investigation Process for Students and Employees*

A person experiences alleged sex discrimination

Person can report to Public Safety (PS), Human Resources (HR), the Title IX Office (TIX), the anonymous hotline, or fill out an online report form

PS / TIX / HR will...
1. Review Report
2. Complete Threat Assessment
3. Coordinate emergency removal if needed with the appropriate office

TIX will outreach to the Complainant. TIX to verify which policy applies (C27.0, D19.0, or C06.0) and to

If C27.0 applies, option to file a formal Title IX Complaint will be explained and processed

If C27.0 does not apply, Complainant will be notified and given process information about D19.0 or C06.0

Investigation Stage
TIX Office sends Notice of Investigation to Parties.
- Student Respondent-PS Investigator meets with parties/witnesses to collect statements
- Employee Respondent-TIX Investigator meets with parties/witnesses to collect statements

Note: Employees/Students can request a TIX Advocate for support during the investigation

Evidence Review**
TIX Investigator prepares an Evidence Review Packet and shares with Parties for feedback. Parties have ten (10) calendar days to submit feedback

Final Investigation Report (FIR)/Executive Summary
TIX Investigator makes relevant updates according to feedback and submits the FIR to Student Conduct (Students) or HR (Employees) for review and preparation for a hearing or less formal resolution

* This flow chart is intended as guidance to the steps in the process for handling concerns about sex discrimination under RIT’s C27.0 Policy on Title IX Sexual Harassment for Faculty, Staff, and Students. For a complete description of the process and definitions of the terms used herein please refer to Policy C27.0, and related Procedures.

** Timeframes indicated may vary based on the circumstances of each case. Parties will be notified in writing if timeframe needs to be extended for any reason and the basis for any extension. In addition parties shall be permitted to bring an Advisor of Choice to any meetings related to cases under Policy D19.0 or C27.0.