



Institute
for Education

Sexual Harassment Policy and Procedures for Course Participants

Version 2.1

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1 Policy Statement

- 1.1 The Institute for Education (IfE) does not tolerate any type of harassment of course participants, and shall investigate every complaint, respond and take corrective action, including discipline up to and including termination from the course if appropriate.

2 Aims and objectives

- 2.1 This document defines what the IfE perceives as sexual harassment and stipulates the procedures that shall be adopted in cases of allegations of sexual harassment.
- 2.2 In terms of Article 9 of the [Equality for Men and Women Act](#) (Chapter 456), it is unlawful for any person, to sexually harass other persons. Sexual harassment is also prohibited in terms of Article 251A of the [Criminal Code](#), covering the prohibition of sexual harassment in all spheres.
- 2.3 This policy binds all the course participants following a course at the IfE.

3 Declaration of Principles

- 3.1 The IfE believes that sexual harassment is an intolerable violation of the dignity of course participants and that preventing sexual harassment is part of good management. It strives to promote a dignified classroom environment and acknowledges that persons who have been sexually harassed may experience emotional stress, physical stress, and/or a negative change in their performance.
- 3.2 The IfE is an equal opportunity Further and Higher Education Institution and all course participants are duty bound to safeguard and uphold the principles articulated in this policy document. Non-compliance will be severely reprimanded.

4 Definition of Terms

- 4.1 *Sexual harassment* is unwelcome behaviour of a sexual nature or other sex based conduct affecting the dignity of women and men. Male and female course participants may not always realize that their behaviour constitutes sexual harassment. They must recognize that what is acceptable to one person may not be acceptable to another. Sexual harassment is not sexual interaction, flirtation, attraction or friendship which is invited, mutual, consensual or reciprocated. This is due to the fact that for sexual harassment to arise, the conduct in question must be unwelcome.

Sexual harassment takes many forms, from relatively mild sexual comments to actual physical violence. The following may be considered as a broad classification system in this regard;

- Physical conduct of a sexual nature: commonly regarded as meaning unwanted physical conduct ranging from unnecessary touching, patting or pinching or brushing against another course participant's body to assault and coercing sexual intercourse at the place of work. Recourse to such coercive conduct could lead to the institution of criminal charges.
- *Verbal conduct of a sexual nature*: this may include unwelcome sexual advances, propositions or pressure for sexual activity; continued suggestions for social activity outside the IfE after it has been made clear that such suggestions are unwelcome; offensive flirtations, suggestive remarks, insensitive jokes, innuendoes or lewd/obscene comments.
- *Non-verbal conduct of a sexual nature*: refers to the display of pornographic or sexually suggestive pictures, objects or written materials, and making sexually suggestive gestures.
- *Sex-based conduct*: refers to conduct that denigrates or ridicules or is intimidatory or physically abusive of a course participant's gender, such as derogatory or degrading abuse or insults that are gender related and offensive comments about appearance or dress. Such conduct can create an offensive environment for the recipient.
- *Sexual blackmail*: refers to conduct where a course participant's refusal or submission to unwanted sexual behaviour is used as a basis for a decision which affects that course participant's studies.

The above list is not an exhaustive one and should not be considered as such.

5 Procedures

5.1 These procedures are intended to serve as guidelines for course participants following courses at the IfE on how sexual harassment cases should be tackled fairly, consistently, constructively, promptly and with utmost confidentiality.

5.2 The procedures reflect the current standards of good practice and follow the basic principles of natural justice, namely:

- The alleged harasser should be informed of the nature of the accusation against them;
- The alleged harasser should be given the opportunity to state their case prior to the undertaking of any disciplinary action.
- Those presiding over both investigative and disciplinary hearings will act in good faith prior to reaching any decisions.

- 5.3 The primary purpose of this procedural framework is to deal with cases of sexual harassment in a constructive manner by providing course participants the possibility of improving the conduct. These procedures aim to achieve this by dealing with minor breaches of code of conduct informally (where the complainant agrees).

6 Advice and assistance

- 6.1 All employees will be informed of the IfE's Sexual Harassment Policy through dissemination/ induction. All course participants will be further informed about the possibility of seeking assistance from outside the IfE when the course participant decides to treat the matter in a formal way.
- 6.2 Course participants who are victims of sexual harassment may refer their complaints to the National Commission for the Promotion of Equality (NCPE).
- 6.3 It is the duty of course participants to maintain the learning environment free of sexual harassment. Should any sexual harassment be taking place, any course participant, not being the harassed person, is in duty bound to bring this to the attention of the IfE.
- 6.4 Course participants making a complaint or assisting a colleague in making a complaint about discrimination and/or sexual harassment may do so without fearing reproach or victimization (unfair treatment). Anyone found to have engaged in victimisation or threatened to victimise will be subject to appropriate disciplinary action (see point 8).
- 6.6 Course participants who feel that they have been harassed are encouraged to put forward their case in spite of perceived lack of evidence.
- 6.7 Dealing with sexual harassment informally** - Persons experiencing minor forms of sexual harassment may take informal action by approaching the person concerned and attempting to resolve issues informally. This is done primarily, by making it clear to the harasser that the behaviour is unacceptable and must stop. Such informal action is intended to avoid seeking redress through formal procedures that may lead to a disciplinary hearing depending on the severity of the alleged offence. It remains with the rights of victim of sexual harassment to seek redress through the formal procedures outlined in this policy.

6.8 Formal Complaints - Where informal methods fail, or serious sexual harassment occurs, course participants are advised to lodge a formal complaint. When a formal complaint is lodged, both parties may seek assistance from any person of their choice. The complaint should be made in writing to the [Head of Admissions](#) and shall include:

- The name of the person making the complaint
- The name of the alleged harasser
- The nature of the alleged harassment
- Dates and times when the alleged harassment occurred
- Name of potential witness to the alleged incident
- Any action taken by the complainant to stop the alleged harassment

The complaint, once signed by the complainant, should be sent, in confidence, to the Head of Admissions. If the complainant, and/or the alleged harasser are victimised by other course participants because of their actual or alleged behaviour, the latter are liable to disciplinary action.

7 Investigations

7.1 Immediately after a formal complaint of harassment has been received, where necessary, action will be taken to separate the alleged harasser from the complainant.

7.2 The Disciplinary Committee of the IfE will carry out a full and thorough investigation as quickly as possible. The Head of Admissions may also appoint specialist persons as ad-hoc members of the Committee. The Disciplinary Committee must investigate the complaint within three (3) working days from when it is received. All persons involved in the investigation will maintain and ensure confidentiality at all times.

7.3 Given the sensitivity of sexual harassment cases, the Disciplinary Committee members should ensure an efficient and expedient investigating process. The Disciplinary Committee must initiate its work within five (5) working days when appointed.

7.4 Copies of statements made by witnesses will be made available to the alleged harasser and the complainant. Witness will be encouraged to appear at the complaints hearing if requested by either party. The IfE acknowledges that some witnesses may be reluctant to do so. In these circumstances, the Disciplinary Committee will, if necessary, adjourn the hearing to ask supplementary questions to the witnesses in private. Further, witnesses will be informed by the Disciplinary Committee that the IfE shall not permit their victimisation due to giving evidence.

- 7.5 Both the complainant and the alleged harasser will also have the right to be accompanied at the complaints hearing by a course participant representative.
- 7.6 Where the Disciplinary Committee concludes that the harassment has actually taken place, disciplinary procedures in line with the [Course Participants' Conduct Policy and Procedures](#) will be immediately instigated. The Committee may also recommend that the harasser is offered counselling.
- 7.7 The harasser will have an opportunity to defend his/her actions before a full disciplinary hearing.
- 7.8 The complainant will be offered recovery assistance if they so desire.

8 Disciplinary Hearings

- 8.1 It is important to note that proven sexual harassment by course participants of the IfE constitutes gross misconduct which could lead to termination.
- 8.2 If an alleged case of harassment by any course participant of the IfE is actually proved, the sanctions indicated in the [Course Participants' Conduct Policy and Procedures](#) may be imposed.
- 8.3 Where a lesser penalty is appropriate (such as a written warning), this will be administered in tandem with the necessary action to ensure that the victim is able to continue following the course without undue embarrassment or anxiety.
- 8.4 Appeals against the above penalties and/or conclusions delineated in the Investigating Board's report may be undertaken in accordance with the IfE's [Appeals Policy and Procedures](#).
- 8.5 Where it is found that the allegations of sexual harassment made by course participants are untrue, every effort will be made to facilitate the resumption of duties by the falsely accused course participant. Any course participants unjustly accusing colleagues or lodging malicious and/or frivolous complaints will themselves be liable to dismissal and/or other disciplinary action as indicated above.

9 Related Documents

- [Appeals Policy and Procedures](#)
- [Course Participants' Conduct Policy and Procedures](#)
- [Criminal Code](#)
- [Equality for Men and Women Act](#)
- [Malta – EU Sexual Harassment](#)
- [Sexual Harassment: a code of practice](#)

10 Version history

Originator	Version	Date	Changes Done
QA Dept.	1.0	23/02/2021	Initial Release
QA Dept.	2.0	25/03/2022	Updated title of policy by including course participants Removed any reference to employees and staff from all articles and included course participants. Updated procedures in articles 7 and 8.
QA Dept.	2.1	26/04/2024	Updated links