## Summary Data Report 2024-2025 Academic Year

Texas Education Code, Section 51.252		
Number of reports received under Section 51.252 <sup>3</sup>	50	
Number of confidential reports <sup>4</sup> under Section 51.252	1	
Number of investigations conducted under Section 51.252	1	
Disposition <sup>5</sup> of any resolution processes for reports under		
Section 51.252:		
a. Concluded, No Finding of Policy Violation <sup>6</sup>	0	
b. Concluded, with Employee Disciplinary Sanction	0	
c. Concluded, with Student Disciplinary Sanction	0	
d. Concluded, with Supported Resolution Agreement	1	
e. <b>SUBTOTAL</b>		
Number of reports under Section 51.252 for which the	49	
institution determined not to initiate a Title IX disciplinary		
process <sup>7</sup>		

Texas Education Code, Section 51.255		
Number of reports received that include allegations of an		
employee's failure to report or who submits a false report to		0
the instit	ution under Section 51.255(a)	
Any	disciplinary action taken, regarding failure to report or	
false	reports to the institution under <b>Section 51.255(c)</b> :	
a.	Employee termination	NA
b.	Institutional intent to termination, in lieu of	NA
	employee resignation	

<sup>&</sup>lt;sup>3</sup> See footnote 2 above.

<sup>&</sup>lt;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 Center or Student Health Center).

<sup>&</sup>lt;sup>5</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>&</sup>lt;sup>6</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 from Disciplinary Sanction count, because it would not have moved forward into a disciplinary process.

<sup>&</sup>lt;sup>7</sup> The institution may have determined "not to initiate a Title IX disciplinary process." The reasons for not initiating a discipline process can include, but are not limited to: case dismissal; insufficient information to investigate; confidential employee reporting (no identifiable information); the respondent's identity was unknown or not reported; the respondent was not university-affiliated; 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.