Creating Gender-Inclusive Schools

Key Terms

Although gender terminology continues to shift and evolve, the below terms can still be used as a starting point when talking about gender.1

1. **Assigned Sex.** The sex a person was given at birth, usually based on their external and internal anatomy. Historically viewed as a binary (i.e., either male or female).2

2. **Gender.** The complex interrelationship between a person’s body, internal identity, and external expression.

3. **Gender expression.** The external ways a person communicates their gender to others—through their behavior, mannerisms, emotions, style of dress, hairstyle, interests, choice of colors, toys, or activities, etc.

4. **Gender identity.** A person’s innate sense of being female, male, nonbinary, genderfluid, or something else. The following terms are often used as gender identity descriptors:
   - a. **Cisgender.** An adjective describing a person whose gender identity matches their assigned sex (e.g., someone assigned female at birth and whose gender identity is also female).
   - b. **Transgender.** An adjective describing a person whose gender identity does not match their assigned sex (e.g., someone assigned female at birth but whose gender identity is not female).
   - c. **Nonbinary.** An adjective describing a person whose gender identity does not fall into one of the two binary categories (male or female). For example, maybe they identify as something other than male or female or blend elements of both.

5. **LGBTQ.** An acronym used to reflect the lesbian, gay, bisexual, transgender, and queer community. Includes both sexual orientation and gender identity descriptors.

6. **Sexual orientation.** Who a person is emotionally, physically, and/or romantically attracted to (e.g., gay, straight, lesbian, queer, bisexual, asexual, etc.).

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1 Definitions adapted from Gender Spectrum’s “Understanding Gender”, available at: [https://genderspectrum.org/articles/understanding-gender](https://genderspectrum.org/articles/understanding-gender).

2 It should also be noted that about 1% of people are born intersex, with anatomical variations that do not align with what is typically classified as male or female. *Principles of Gender-Inclusive Puberty and Health Education*, Gender Spectrum (2016), 34.
Discrimination and Discriminatory Harassment

**Discrimination** is defined as the unfair or unequal treatment of a person or group because they are part of (or perceived to be part of) a legally protected class. Gender identity and gender expression are both protected classes under Washington state law. As a result, Washington public schools are prohibited from discriminating against students based on their gender identity or gender expression.

**Discriminatory harassment** occurs when conduct is based on a student’s protected class and creates a hostile environment. A hostile environment is created when the conduct is so severe, pervasive, or persistent that it limits a student’s ability to participate in or benefit from the educational program.

Signs that a student may be experiencing a hostile environment can include depression or anxiety, school refusal or absenteeism, behavior referrals, a lack of interest in class or extracurricular activities, slipping grades, and others.

**Schools must investigate** possible discrimination or discriminatory harassment as soon as they know or reasonably should know about it, even if a parent or student does not file a formal (written) complaint. If the investigation reveals that harassing conduct was discriminatory and created a hostile environment, schools must act quickly to stop the behavior, put an end to the hostile environment, prevent its recurrence, and, as appropriate, remedy its effects.

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Examples of discrimination based on gender identity or expression could include:

- Repeatedly misgendering a nonbinary student after being notified of their requested pronouns and gender marker.
- Requiring a transgender boy to use the single-stall restroom in the nurse’s office instead of the multi-stall boys’ restroom.
- Refusing to allow a girl to compete on a girls’ athletic team because she is transgender.
- Failing to properly investigate and address verbal reports that one student is bullying another for “dressing like a boy.”

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3 Other protected classes under Washington law include race, color, national origin, religion, creed, sex, sexual orientation, honorably discharged military status, disability, use of a trained guide dog or service animal, and age. [RCW 28A.642, RCW 28A.640; RCW 49.60](#).

4 [WAC 392-190-0555](#).
Key Legal Protections

Legal protections (e.g., laws, regulations, guidance, policies, procedures, etc.) that explicitly prohibit discrimination and discriminatory harassment based on gender identity and expression are necessary, but not alone sufficient, for creating a gender-inclusive school environment.

Federal Law

No federal law explicitly prohibits discrimination based on gender identity and gender expression. However, some federal courts have held that the Equal Protection Clause and Title IX of the Education Amendments of 1972 implicitly provide these protections in an educational context.

In 2020, additional federal legal protections were also provided through case law from the United States Supreme Court and related guidance issued by the United States Department of Education’s Office for Civil Rights (OCR).

State Law

Discrimination based on gender identity and gender expression is explicitly prohibited under two Washington laws and their accompanying regulations, the Washington Law Against Discrimination, which applies to K-12 public schools as places of public accommodation, and the Equal Educational Opportunity Law, which applies specifically to K-12 public schools.

At the direction of the legislature, OSPI developed enforceable guidelines to help school districts and public charter schools implement these state laws and regulations. These guidelines are currently under revision; however, the Equity and Civil Rights Office has posted updated guidance specific to creating gender-inclusive schools on its website.

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5 U.S. Const., Amend. XIV.
8 The Washington Law Against Discrimination, RCW 49.60 and the Equal Education Opportunity Law; RCW 28A.642.
9 These guidelines are currently under revision and may not reflect recent changes made to Chapter 392-190 WAC, which supersede the guidelines where different. For more information, please visit our website at https://www.k12.wa.us/policy-funding/equity-and-civil-rights.
Creating Gender-Inclusive Schools

Gender-inclusive schools are schools that prohibit discrimination based on gender identity and gender expression; respect, affirm, and support all students’ gender identities; challenge gender stereotypes so that all students feel free to express their interests and be confident in their strengths; and discuss natural human differences and variation without judgment.11

Gender-inclusive schools benefit all students, help to equalize student experiences and outcomes; and prioritize student health, safety, and wellbeing. Research12 has shown that when schools do not intentionally create gender-inclusive learning environments, transgender students are more likely than their cisgender peers to:

- Experience discriminatory harassment and bullying at school.
- Miss or refuse to attend school.
- Underperform educationally and fail to graduate.
- Be disciplined and funneled into the juvenile justice system.
- Face serious psychological and physical distress, such as suicidal thoughts and attempts.13
- Experience homelessness.

Although not specifically required by law, it can be helpful for school personnel and transgender or nonbinary students to work together to develop a gender support plan (i.e., an individually tailored written document that describes the specific gender-based supports needed by the student at school and agreed upon by the LEA).14

Required Policy, Procedure, and Gender-Inclusive Schools Coordinator

Effective January 31, 2020, all LEAs in Washington must have a policy and procedure that includes all elements of WSSDA’s model gender-inclusive schools policy and procedure (numbered 3211 and 3211P, respectively).15 Alternatively, LEAs may amend or update an existing policy and procedure (such as their nondiscrimination policy and procedure) to incorporate all elements of WSSDA’s model gender-inclusive schools policy and procedure. LEAs are also required to annually notify parents/guardians, students, volunteers, and employees about their

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13 As many as 41% of transgender people have attempted suicide, as compared to 4.6% of cisgender people. Id.
15 RCW 28A.642.080.
gender-inclusive schools policy and procedure and designate a gender-inclusive schools coordinator.

Under Washington law, the gender-inclusive schools coordinator’s duties include:

- Ensuring the LEA has adopted and is properly implementing a policy and procedure that incorporates all elements of WSSDA’s model gender-inclusive schools policy and procedure.
- Serving as the primary contact for that policy and procedure.
- Receiving copies of all related formal and informal discrimination complaints.
- Partnering with LEA employees responsible for monitoring compliance with state civil rights law, as well as the primary Harassment, Intimidation, and Bullying (HIB) contact.
- Timely obtaining related training.

Changes to Requested Names, Pronouns, and Gender Markers

All students in Washington public schools have the legal right to be addressed at school by the name, pronouns, and gender markers that align with their gender identity, regardless of whether they have legally changed their name or gender. Repeatedly failing to use a transgender student’s requested name, pronouns, or gender marker (i.e., misgendering) can constitute unlawful discrimination under Washington law.

A student’s educational record typically includes two types of documents: unofficial and official. Each type requires a different response from schools relative to that student’s gender identity.

Unofficial education documents should be updated to identify a transgender student by their requested name, pronouns, and gender marker. These include, but are not limited to, student ID cards or email addresses, seating charts, attendance lists, athletic rosters, yearbooks, playbills, and directory information.

IN MOST CIRCUMSTANCES, LEAS SHOULD USE—AND UPDATE THEIR STUDENT INFORMATION SYSTEMS TO REFLECT—A STUDENT’S REQUESTED NAME, PRONOUNS, AND GENDER DESIGNATION.

Official education documents may still require an LEA to use a transgender student’s legal name, pronoun, and gender marker. Under Washington law, the transcript is the only official education document that requires a student’s legal name. However, LEAs may also provide a space on the transcript for a student’s requested name.

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Student information systems should be updated to include a transgender student’s requested name, pronouns, and gender marker upon student or parent request, regardless of whether the student has undergone a legal name or gender marker change. School registrars and front desk staff should all be aware of this requirement and trained on how to make these changes in the student information system. LEAs should also be prepared to offer and use the nonbinary gender marker (X), in addition to the existing binary male/female (M/F) gender markers.

Changes to Legal Names, Pronouns, and Gender Markers

If a transgender student provides documentation of a legal name, pronoun, or gender marker change, then slightly different requirements apply. In this situation, the LEA must:

- Update the student’s legal name, pronoun, or gender marker in its student information system; and
- Use the student’s legal name, pronoun, or gender marker on all subsequently-kept student records—both unofficial and official—beginning on the date the request was made and the documentation provided (i.e., such changes do not apply retroactively).

Upon alumni request, LEAs may also reissue records, such as transcripts, to reflect the above changes. To do so, they should follow their existing process for updating student records.

Student Privacy

Personal information about a student (e.g., their gender identity, legal name, or assigned sex at birth) may constitute confidential medical or educational information and should be protected from unwanted disclosure. Federal and state privacy laws generally permit parents/guardians to formally request and access their student’s full educational record. These laws also prohibit LEAs from disclosing personal information from that record to third parties, including other school personnel, other students, and other students’ parents/guardians, unless (1) legally required to do so or (2) the student or their parent/guardian has authorized the disclosure.

In Washington, the right to be treated consistent with one’s gender identity at school belongs to the student, not to the parent/guardian. Because it is not always clear what degree of support a transgender student may have at home, LEAs are strongly encouraged to work with the student to determine which name, pronouns, and gender marker should be used when communicating with their family, and to clearly document that decision in the student’s gender support plan.

If an LEA has an objective basis for questioning whether a student’s gender identity is sincerely held, it may request additional supporting information from the student. However, no one type

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17 See 34 CFR Sec 99.4; RCW 28A.605.030.
18 For example, if a parent properly requests access to their student’s educational records pursuant to their rights under the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. §1232; 34 C.F.R. Part 99 or the Student User Privacy in Education Rights Act, Chapter 28A.604 RCW.
19 20 U.S.C. §1232; 34 C.F.R. Part 99; Chapter 28A.604 RCW.
of information (e.g., medical record, treatment plan, etc.) is specifically required. LEAS should be mindful that asking a student to provide confidential medical information could violate the student’s right to privacy.

**Dress Codes**

Students have the right to express their gender identity at school without facing discrimination or harassment. Clothing and hairstyles are two ways that students often choose to express their gender identity. Dress codes should therefore be gender-neutral, based on educationally relevant considerations, and consistently applied to all students.

**Restroom and Locker Room Access and Appropriate Use**

In Washington, all students have the legal right to access and use sex-separated school facilities, like restrooms and locker rooms, that align with their gender identity. LEAs must provide any student (whether transgender, cisgender, or nonbinary) who requests greater privacy with access to an alternative facility, such as a staff restroom or health office restroom, if available. However, transgender or nonbinary students should never be required to use an alternative facility, as this can be discriminatory.

Restrooms and locker rooms are designed to be used for specific purposes, such as going to the bathroom and changing clothes. LEAs should use their existing discipline policies, procedures, and rules to promptly address inappropriate behavior by any student that occurs in a restroom or locker room (e.g., peeping, harassment, bullying, etc.). Note that the mere presence of a transgender student in the restroom or locker room corresponding with their gender identity does not, on its own, constitute inappropriate behavior.

LEAs should clearly communicate any applicable rules, policies, and procedures regarding appropriate conduct in restrooms and locker rooms to all students, along with any consequences for violation.

**Options for increasing privacy in restrooms and locker rooms could include:**

- Replacing shorter restroom stall dividers with longer, floor-length dividers or walls.
- Hanging plastic or fabric curtains in locker rooms to create private shower stalls and changing areas.
- Offering different changing schedules for students.
- Remodeling existing facilities to create single-user restrooms or permanent changing stalls and shower dividers.
P.E. and Athletics Participation
LEAs must allow all students to participate in the physical education and interscholastic athletics opportunities that correspond to their gender identity. LEAs with questions about a particular student’s eligibility for interscholastic athletics may review the Washington Interscholastic Activities Association (WIAA)’s Gender Identity Participation Policy or contact the WIAA for further assistance.20

Rooming Assignments on Overnight Trips
LEAs must treat all students consistent with their gender identity when making rooming assignments for school-related overnight trips. LEAs are not permitted to discriminate against transgender students by denying them the right to participate in overnight trips because they are transgender or by disclosing personal information (e.g., gender identity or sex assigned at birth) to others.

Before making rooming assignments, OSPI strongly encourages LEAs to talk with transgender students about their rooming preferences and then honor those preferences to the maximum extent possible. For example, some transgender students might feel most comfortable being paired with a close friend or sibling, while others might prefer a single room, if available. Additionally, having these conversations with all students going on an overnight trip—not just transgender students—can help to minimize stigmatization and maximize integration for everyone.

Dispute Resolution
The LEA’s civil rights or gender-inclusive schools compliance coordinator21 is often the best person to handle informal (verbal) concerns about discrimination and help the complainant work toward a solution. When trying to informally resolve concerns, it is important to listen to all parties, focus on the facts related to the alleged discrimination, and clarify the relief or resolution sought by the complainant. LEAs should also notify complainants of their right to file a formal written complaint and provide them with a copy of the discrimination complaint procedure.

Complainants may also choose to file formal (written) complaints of discrimination or discriminatory harassment based on gender expression or gender identity. There is no need for a complainant to try to resolve their concern informally before filing a formal complaint. Because certain timelines and response requirements are triggered by law when a formal discrimination

20 The WIAA’s Gender Identity Participation Policy can be found here: http://wiaa.com/results/handbook/2021-22/Eligibility.pdf.
21 Contact information for the different compliance coordinators in each LEA can be found on OSPI’s website, here: https://www.k12.wa.us/policy-funding/equity-and-civil-rights/school-district-charter-school-compliance-coordinators. LEAS should check this information annually for accuracy.
complaint is filed, LEAs should ensure all such complaints are swiftly routed to the appropriate compliance coordinator. To learn more about the different civil rights complaint-filing processes that may be available, please contact:

- **OSPI’s Equity and Civil Rights Office**
  360-725-6162 | equity@k12.wa.us

- **U.S. Department of Education’s Office for Civil Rights (OCR)**
  206-607-1600 | OCR.Seattle@ed.gov

- **Washington State Human Rights Commission**
  1-800-233-3247 | www.hum.wa.gov

**Additional Resources**


**Schools in Transition: A Guide to Supporting Transgender Students in K-12 Schools**, published by the ACLU, Gender Spectrum, the Human Rights Campaign, the National Center for Lesbian Rights, and the National Education Association, available at: [http://hrc-assets.s3-website-us-east-1.amazonaws.com/files/assets/resources/Schools-In-Transition.pdf](http://hrc-assets.s3-website-us-east-1.amazonaws.com/files/assets/resources/Schools-In-Transition.pdf)


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