The University of Central Florida promotes access to its educational programs and activities, including employment, consistent with federal and state statutes as well as UCF Regulation 3.001, *Non-Discrimination; Affirmative Action*. The University takes prompt action to investigate complaints of discrimination based on race, providing corrective actions when appropriate.

Discrimination based on race involves treating an individual less favorably because of race, whether accurate or perceived. Just as with other protected classes, complaints still may be valid even though the alleged discriminating official also identifies with the race of the targeted individual. “Sharing the same protected class” is not a valid defense to the prohibited conduct.

That conduct includes decisions to hire, terminate, set a particular salary, assign certain tasks, promote, lay off, train, or any other term or condition of employment. Common examples of discrimination based on race include:

- Excluding an individual from a program or service based on race
- Limiting or classifying employment based on race
- Compensating individuals of different races at different rates for comparable positions (with consideration of duties, work history, performance, and other job-related factors)

The best systems for employment decisions consider job-related factors such as qualifications, experience, education, interview success, reference-check results, performance in current and previous positions, potential for success in higher-level or reorganized positions, abilities, and interest. UCF incorporates those factors into employment selection decisions (as an example), using the Faculty Hiring Guide, A&P Hiring Guide, Search and Screen Guidelines, pre- and post-hire monitoring of rationale, and training programs for hiring officials, search committee members, and interviewers.

Racial harassment is more of a pattern than specific acts of discrimination. It may take the form of “joking around” or “teasing.” If it substantially interferes with an employee's performance, however, it is an area for the University to take action.

*The following example may contain offensive material because it is provided as an example of a hostile or offensive environment.*

If the “jokes” can be stopped by the target early in the pattern because it is a miscommunication about what is funny, the target may be able to tell the individual, “Nicknaming me ‘Juan Valdez’ is getting old. Why don’t we go back to when I was still José.” If the pattern stops, there is no basis for a harassment claim.
If the race-related nicknaming continues, and colleagues join in despite requests to stop, and colleagues start speaking very basic English with an accent they perceive is used by Hispanic speakers learning English, and they ask if he will bring tacos for lunch and does he need a siesta at 2PM every day: the individual is responsible for reporting this pattern of race-related harassment and the University is responsible for addressing it. It is unlawful when it is so severe or persistent or pervasive that it creates a hostile or offensive working environment.

The University’s non-discrimination regulation prohibits acts of retaliation, as well as harassment, within the definition of discrimination. Retaliation consists of an adverse action, taken against an individual who complained or threatened to complain or who served as a witness in a discrimination complaint, based on that individual's involvement.

For additional questions and resources for filing a report, complaint, or discrimination grievance, utilize the following contact information:

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UCF OIE 6/11, 11/12, 5/17