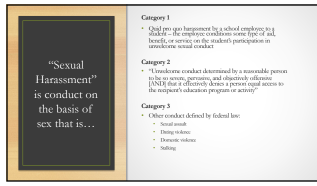


Two Years In - Is There Anything New? The regulations that went into effect in August 2020 REMAIN IN EFFECT ... for now... OCR released proposed new regulations in July 2022 Proposed regulations broaden what is required to be investigated BUT Makes the process more streamlined and would not require separate individuals for each role Still in review – hope is final regulations for the 2023-24 school year

2

What Do the Title IX Regulations Require?

- Generally, the regulations require a school or district to respond "promptly" and not in a "deliberately indifferent" manner (i.e., not "clearly unreasonable in light of the known circumstances") when it has "actual knowledge" of "sexual harassment" in its "education program or activity" against a person in the United States.
- Grievance process applies only to sexual harassment. They do not apply to any other allegations of discrimination under Title IX.



Basic Compliance Districts MUST specifically identify the Title IX Coordinator on website and in handbooks at a minimum! Policy is not required. Adopt and publish Notice of Non-Discrimination – update your policies and handbooks. Implement Grievance Procedures. Do not have to be in policy BUT should be available on website and in person. Review these before any process starts!

5

Checklist of Process Actual Knowledge of Allegations Initial Meeting and Supportive Measures Signed Formal Complaint Notice Investigation Decision Maker Appeal

Title IX Coordinator District must have at least one Title IX Coordinator – cannot be outsourced Responsibility is to coordinate compliance efforts by, among other things: Coordinate repose to all compliants moveloin genula basessenses Provide and track supportive measures Mainting responses to all compliants moveloin genula basessenses Mainting responses to all compliants of the confidence of the c

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Investigator Investigator carries out an investigation by conducting interviews of the involved individuals and witnesses, collecting documentary and other evidence, and drafting an investigative report. Title IX Coordinator may serve as Investigator, but the person cannot have a conflict of interest or bias.

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Decision Maker Decision Maker reaches the responsibility determination by applying the standard of evidence selected by the district: "preponderance of the evidence." Neither Title IX Coordinator nor Investigator may also be Decision Maker. Districts may outsource this role.

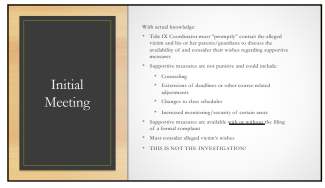
Appellate Decision Maker A different decision maker must be assigned to handle any appeals of the decision maker's determination. Appellate Decision Maker cannot be Title IX Coordinator, Investigator, or Decision Maker. Districts can outsource this role.

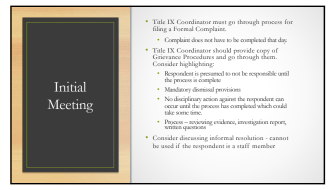
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Avoiding Bias or Conflict Avoid prejudgment of facts Keep an open mind as a decision-maker and actively listen to all the facts presented Avoid sex stereotypes Based upon the facts of each case No par a prohibited conflicts of interest in using employees or administrative staff or based upon professional experiences or affiliations of decision-makers and other roles in the grievance process

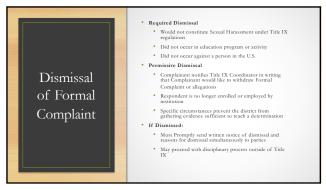
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Trigger - Actual Knowledge A school or district has actual knowledge when notice or allegations of sexual harassment are reported to any school employer, or any employee personally observes such behavior. A school or district employee includes little for the control of the c





Critical Questions for Title IX Coordinator 1. Do the allegations allege conduct within the district's education programs or activities? 2. Do the allegations actually allege conduct which could be sexual harassment? If NO → Title IX does not apply 3. If the alleged conduct is sexual in nature, even if true, is it sexual harassment as that term is defined? If NO → Mandatory Dismissal even if Formal Complaint is signed **CONDUCT AT ISSUE MAY BE ADDRESSED UNDER OTHER POLICY/CODE OF CONDUCT**



Jurisdiction -- "Education Program or Activity"

* Education program or activity

* Locations, events, circumstances (operations) over which the district exercised substantial control

- fact dependent

* Over both the respondent AND the context in which the sexual harassment occurs.

* Includes online sexual harassment but it must be analyzed to determine if it occurs in education program or activity.

* Does not create or apply a geographic test, does not draw the line between "off-campus/property" and "on campus/property", and does not create a distinction between sexual harassment occurring in person versus online.

* EVEN IF OUTSIDE JURISDICTION - OFFER SUPPORTIVE MEASURES.

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"Unwelcome Conduct" * Severe, Pervasive and Objectively Offensive as determined by Reasonable Person AND * "Effectively denies a person's right to equal access to its education program or activity" * Determined in comparison to similarly situated person not suffering alleged sexual harassment * No actual loss required but could be shown by school avoidance, academic decline, behavior issues, quitting team/activity

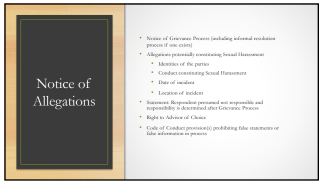
Sexual Assault: An offense that meets the definition of rape, fondling, incest or statutory rape as used in the IPB's Crime Reporting system. A sex offense is any sexual act directed against another person, without the consent of the voctam, including instances where the voctam is incapable of giving consent. * Rape: The penetration, no matter bow sight), of the vagina or ansu with any body part or object, or oral penetration by a sex organ of another person, without the consent of the voctam, or the penetration by a sex organ of another person of another person for the purpose of sexual gratification, without the consent of the voctam, including instances where the victim is incapable of giving consent because of his Per age or because of his Pate temporary or permanent mental incapacity. * Incest Sexual intercourse between persons who are related to each other within the degrees wherein marriage is problished by law. * Statutory Rape: Sexual intercourse with a person who is under the statutory age of consent.

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Formal Complaint No investigation of alleged sexual harassment may occur until after a formal complaint has been signed. Must be signed by alleged victim or his or her parent/guardian OR Title IX Coordinator may sign a formal complaint and investigation on his or her own if the decision is not clearly unreasonable in light of the known circumstances (e.g., alleged perpetrator may pose an ongoing safety threat).

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Not Required Not Required May be offered after a formal complaint has been filed. Look as givenue procedure for process. Not advantage of the contrast, written consent from parties to participute in informal resolution after sharing. The allegations. The allegations. The requirements of the informal resolution process. Any consequence resulting from participation in the informal resolution process (e.g., records that will be maintained or could be behaved.) Anyone may withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint. BUT Informal Resolution cannot be offered if the alleged perpetrator is an employee.

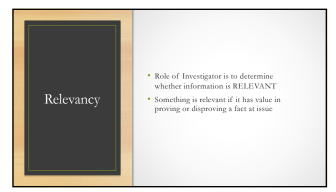


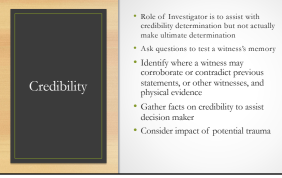
Emergency Removal and Administrative Leave May not sanction or remove a student except: Emergency removal may occur if the school district has (1) undertaken an individualized safety and risk analysis; (2) determined that an immediate threat to the physical health or safety of a student or other individual arising from the allegations justifies removal; and (3) provided the allegad perpetrator with notice and an opportunity to challenge the decision immediately following the removal. A school district may place an employee on administrative leave for the duration of the grievance process

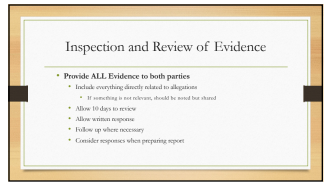
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Investigation Provide an equal opportunity for the involved individuals to present witnesses (including fact and expert witnesses) and other inculpatory and exculpatory evidence. Privilege considerations apply. Provide an equal opportunity to the involved individuals and their parents/guardians to inspect and review evidence and respond prior to completing the investigative report. Create an investigative report that fairly summarizes relevant evidence and share with the involved individuals and their parents/guardians for review and response.

Conducting the Investigation Identify parties and witnesses Set up interviews (note that individuals can refuse to participate) Develop questions for parties and witnesses Interview parties and witnesses – take notes! Gather evidence – internal (i.e., district sources) and external (parties and witnesses) Determine any follow-up



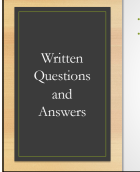




Written Investigation Report Summarize facts Assess credibility for decision-maker No determination Provide to parties and advisors Allow 10 days to review

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Pirst step is facilitation of the written questions Can be concurrent with investigation report review Next step is analysis of evidence and investigation report as well as responses by parties Final step is preparing the determination of responsibility written report



- A school must use written questions and answers as part of its grievance process
 Decision Maker must:
- - Allow the involved individuals and their parents/guardians to submit written, relevant questions to ask the other side (including witnesses)
 - Explain any decision to exclude a question as irrelevant
 - The alleged victim's prior sexual behavior is not relevant unless offered to prove that someone other than the alleged perpetrator committed the alleged conduct, or to prove consent. Consent is not defined in the regulations.
 - Provide each side with the answers to their questions
 - Allow for additional, limited follow-up questions

Role of Decision Maker

- Conduct an *independent*, objective evaluation of all relevant evidence—including both inculpatory and exculpatory evidence
- · If this has not occurred previously by the Title IX Coordinator, mandatorily dismisses Title IX complaints that do not rise to the level of "sexual harassment," did not occur in the [district's] education program or activity, or did not occur against a person in the USA"

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Relevancy

Ultimate determination of relevance is the Decisionmaker's even if the investigator determines something is not relevant.



This means that the Decisionmaker must look at EVERYTHING (both what investigator determined to be relevant and what is directly related to the complaint) and then make an independent determination on relevancy.

Credibility Accuracy and reliability — not about truthfulness. Think of it as the source plus the content plus the plausibility. Consider whether there is a reason or motive to lie. Decision-maker is ultimately responsible to make this determination — consider determinations by investigator but come to independent determination. Primarily look at corroboration and consistency — try to not focus on irrelevant inconsistencies.

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To make a determination of responsibility, there must be evidence to show that it is more likely than not that each and every element of the Title IX policy regarding sexual harassment is met. * Review the definition * Break down the definition into elements by making a cheeklist * Re-read the definition. * Have you accounted for all of the language in the definition? * Are there any definitions that should be included in your element checklist? * Sort evidence according to element

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Written Determination Written determination must include: Identification of the allegations potentially constituting sexual harassment A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held Findings of fact supporting the determination Conclusions showing the application of the policy to the facts (i.e., showing how the facts support/do not support the elements of the policy)

Written Determination (cont.) A statement of, and rationale for, the results as to each allegation, including determination regarding responsibility (i.e., application of the standard of proof to the conclusions) Any disciplinary sanctions the recipient imposes on the respondent, and Remedies designed to restore or preserve equal access to the recipient's education program or activity will be provided by the recipient to the complainant Institution's procedures and permissible bases for complainant and respondent to appeal

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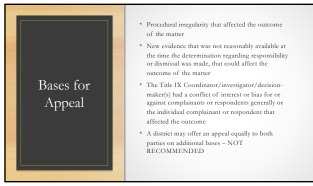
Written Determination (cont.) Decision-maker(s) must author the determination. Determination MUST be provided to both parties in writing contemporaneously

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Remedies There are no particular remedies required if a determination of responsibility is made Must be "designed to restore to preserve equal access to the [school's] education program or activity" Can be punitive, i.e., discipline, and can burden respondent Can be the same as supportive measures or can look different

Piscipline If there has been a finding of responsibility, follow due process procedures in state law and Board Policy Notice of possible discipline (student discipline follow policy - suspension/expulsion or staff member discipline - follow policy or CBA) Opportunity to respond to the allegations/proposed discipline Only Board hearings required under MT law are for expulsion and termination (CBA may require hearing as part of grievance process for staff member discipline) Procedures for students with disabilities are still applicable

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Determination on Appeal Both parties have right to submit statement in support of or challenging the appeal Written decision must describe the result and rationale Written decision must be provided simultaneously to parties

Training • Individuals designated as a Title IX Coordinator, Investigator, Decision Maker, Appellate Decision Maker or Facilitator of an informal resolution process MUST be trained. • Training materials must be made publicly available via district

Train staff when to recognize and report sexual harassment.

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website.

Training Requirements Required professional development topics for individuals designated as a Title IX Coordinator, Investigator, Decision-maker, or Facilitator of an informal resolution process include: • Definition of sexual harassment. Scope of the school district's education program or activity. How to conduct an investigation and grievance process. How to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias. Relevance determinations, both for questions and evidence, and for information to be included in investigative report.

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Retaliation · "Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purposes of interfering with any right or privilege secured by Title IX" Beware of disciplining a student involved in a Title IX complaint process for any other reason – seek legal counsel!

Recordkeeping Requirements * Must maintain certain records for a seven-year period. Examples of required recordkeeping include: * Investigation, appeal, and informal resolution records. * Records of any actions – including any supportive measures – taken in response to a report of formal complaint of sexual harassment. * You MUST document why its response was not deliberately indifferent or "clearly unreasonable in light of the known facts." * Records of training materials.

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Lessons Learned Recognition of sexual harassment – stop standard investigations! Freely give out supportive measures. Critically think about the standard of "Sexual Harassment." Remember the standard – deliberate indifference. Document, document, document!

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