Title IX Coordinator Training

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Part 1

History & Evolution of Title IX
Underlying Principles
Supreme Court Framework
Overview of Major Provisions & Procedural Protections
Training Requirements
Bias, Conflict of Interest & Impartiality
Title IX Personnel
Key Terms & Definitions
Record Keeping
History & Evolution

1972: Title IX Adopted by legislative action
1975: Implementing Regulations addressed sex discrimination, but not sexual harassment
1997: Department began issuing guidance addressing sexual harassment
2011–2017: Significant ED guidance released on issue of sexual harassment and sexual violence
2020: Newly Revised Title IX Rules Effective 8/14/20
FINAL TITLE IX RULE MAJOR PROVISIONS

- Notice Actual Knowledge
- Designation of Coordinator & Reporting
- Retaliation Prohibited
- Definition of Sexual Harassment & Jurisdiction
- Mandatory Response Obligations
- Key Terms & Definitions

- Grievance Process
- Investigation
- Hearings Cross-Examination
- Standard of Evidence & Appeals
- Informal Resolution
- Record Keeping
Protect Due Process & Fundamental Fairness

Improve Integrity of the Grievance Process

Effectuate Purpose of the Law in Preventing Sex Discrimination
Supreme Court Framework

Davis v. Monroe County Board of Education (1999 526 U.S. 629)
Supreme Court Framework

1. Sexual Harassment
2. Actual Knowledge
3. Deliberate Indifference
Three-Pronged Definition of Sexual Harassment

1. Unwelcome sexual conduct that is so severe and pervasive and objectively offensive it effectively denies a person equal educational access

2. Quid Pro Quo

3. Clery/VAWA Sex Offenses

*Quid Pro Quo and Clery prongs do not have to be severe, pervasive and objectively offensive; a single incident falling within the scope of either could constitute prohibited sexual harassment
Actual Knowledge

• Notice of sexual harassment or allegations of sexual harassment
• Made to the Title IX Coordinator
• Or to any school official who has the authority to institute corrective measures on behalf of the school
Deliberate Indifference

• Was the school’s response *clearly unreasonable in light of the known circumstances*?

• *Did the school respond meaningfully to every report of alleged sexual harassment whether or not it triggered the formal grievance process?*
Deliberate Indifference

The school’s response:

• Must be Prompt
• Must Include offering supportive measures to complainant
• Ensures the Title IX Coordinator contact each complainant to discuss supportive measures
• Considers complainant’s wishes regarding supportive measures
• Informs the complainant of the availability of supportive measures with or without filing a formal complaint
• Explains the process for filing a formal complaint
• Treat the parties equitably (i.e. not identically, but equitably)
• Follows the grievance process before imposing any disciplinary sanctions on respondent
• Effectively implements remedies designed to restore or preserve educational access
## Procedural Protections

### 106.45

<table>
<thead>
<tr>
<th>Citation</th>
<th>Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>106.45(a)</td>
<td>School's treatment of parties may constitute discrimination</td>
</tr>
<tr>
<td>106.45(b)(1)-(x)</td>
<td>Grievance Process Requirements</td>
</tr>
<tr>
<td>106.45(b)(2)</td>
<td>Written Notice of Allegations to Both Parties</td>
</tr>
<tr>
<td>106.45(b)(3)-(b)(4)</td>
<td>Formal Complaints Must be Investigated, Dismissals, Consolidation</td>
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<tr>
<td>106.45(b)(5)-(vii)</td>
<td>Investigation Requirements</td>
</tr>
<tr>
<td>106.45(b)(6)</td>
<td>Cross Examination Conducted by Advisor</td>
</tr>
<tr>
<td>106.45(b)(7)</td>
<td>Independent/Neutral Decision-maker, Standard of Evidence Same, Written Determination</td>
</tr>
<tr>
<td>106.45(b)(8)</td>
<td>Appeals: Procedural Irregularities, New Evidence, Bias or Conflict of Interest</td>
</tr>
<tr>
<td>106.45(b)(9)</td>
<td>Informal Resolution: Voluntary, Written Consent. Not Allowed for Employee Respondent</td>
</tr>
<tr>
<td>106.45(b)(10)</td>
<td>Record Keeping, Publication of Training Material</td>
</tr>
</tbody>
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Mandatory Training Requirements 106. 45(b)

- On Title IX’s definition of “sexual harassment”
- On the scope of the school’s education program or activity
- On how to serve impartially, including by avoiding prejudgment of the facts at issue
- On how to avoid conflicts of interest and bias
- Any materials used to train must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.
- On how to conduct an investigation and grievance process
- Decision-makers must receive training on any technology to be used at a live hearing, and on issues of relevance of questions and evidence, including when questions and evidence about a complainant’s sexual predisposition or prior sexual behavior are not relevant
- Investigators must receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence
Mandatory Training Requirements 106. 45(b)

*ALL training materials must be made publicly available on school’s website.

*Training materials must be maintained for seven years.
How to Serve Impartially, Including by Avoiding Prejudgment of the Facts
How to Avoid Conflicts of Interest and Bias
Avoiding Sex Stereotypes

Any materials used to train must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.
# Title IX Personnel

<table>
<thead>
<tr>
<th>Title</th>
<th>Responsibilities</th>
<th>Training</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title IX Coordinator (multiple &amp;/or deputies)</td>
<td>Coordinate, Intake Reports &amp; Complaints, T9 analysis, Initiate Formal Complaint, Implement Supportive Measures</td>
<td>Sexual Harassment, Investigation &amp; Grievance Procedure, Hearings, Appeals &amp; Informal Resolution (as applicable); Impartiality, Relevance, Privilege</td>
<td>Must be Employee; May Not Serve as Decision-Maker</td>
</tr>
<tr>
<td>Investigator</td>
<td>Conduct Fair, Objective and Impartial Investigation, Differentiate b/w Related &amp; Relevant Evidence &amp; Privilege</td>
<td>Sexual Harassment; How to Conduct an Investigation, Impartiality, Relevance, Privilege, Report-Writing</td>
<td>Staff or External; May Not Serve as Decision-Maker</td>
</tr>
<tr>
<td>Decision Makers</td>
<td>Evaluate Evidence, Make &amp; Write Decision, &quot;Rule&quot; on Relevancy during Cross-Examination</td>
<td>Sexual Harassment, Hearing Process, Technology, Evidence/Relevancy</td>
<td>Staff or External; Cannot Serve in Any Other Capacity</td>
</tr>
<tr>
<td>Advisor(s)</td>
<td>Question Opposing Party &amp; Witnesses</td>
<td>None required</td>
<td>Party provided; Staff or External</td>
</tr>
<tr>
<td>Informal Resolution Facilitator</td>
<td>Informal Resolution Processes</td>
<td>Informal Resolution Processes</td>
<td>Staff or External</td>
</tr>
</tbody>
</table>
Title IX Personnel: Official with Authority (OWA)

• Described in 34 CFR 106.30
• Notice to OWA is Actual Knowledge
• OWA determination is fact specific, depending on circumstances unique to each school
• Training, ability or obligation to report does not equal OWA
• School may designate OWA
School “must designate and authorize at least one employee to coordinate its efforts to comply with its responsibilities” under Title IX.

Intake reports and complaints

Threat & T9 Applicability Assessments

Offer & coordinate supportive measures
  • “The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures”

May investigate if can do so objectively & without bias
  • ED cautions against conflict of interest

“Responsible for effective implementation of any remedies”

What Does the Title IX Coordinator Do?
Title IX Coordinator Role 106.8

• Must be an employee with the specific job title “Title IX Coordinator”
• Must publish and disseminate this employees contact information with your policy
• Must have the requisite authority to fulfill their responsibilities in compliance with the law
• Rule prohibits “single-investigator model”
• Coordinator *may* serve as investigator as long as can do so conflict and bias-free *note the Department cautions on this* 
• Schools may structure T9 team as best suits their needs otherwise, as long as they ensure objectivity and impartiality
Key Terms & Definitions 34 CFR 106.30
Parties to the complaint: alleged victim and alleged perpetrator of conduct that could constitute sexual harassment.

Complainant: participating or attempting to participate in program or activity

Respondent: enrolled or under recipient’s control
Formal Complaint 106.30

• A document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a respondent and requesting that the recipient investigate the allegation.

• May be filed in person, by mail, by electronic mail, or by other methods identified by school.

• “document filed by a complainant” is either a document or electronic submission that contains the complainant’s physical or digital signature, or otherwise indicates that the complainant is the one filing the formal complaint.
Supportive Measures

Non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant or respondent before or after the filing of a formal complaint or where no complaint has been filed.

Designed to restore or preserve equal access to the recipient’s education program or activity without unreasonably burdening the other party.

Obligated to offer (with or without a formal complaint) and to engage in an interactive discussion with complainant regarding their wishes.

Must be kept confidential to the extent possible to allow implementation.
Supportive Measures 106.30

• Non-disciplinary, non-punitive
• Individualized services that may be offered to the complainant or respondent free of charge
• That do not unreasonably burden the other party
• May include services to protect the safety of all parties as well as the school’s educational environment or to deter sexual harassment
• Must be kept confidential to the extent possible
• Schools must document the facts and circumstances the render the supportive measures they have implemented appropriate and must also document rationale if they do not implement supportive measures explaining how this decision was not deliberately indifferent
Supportive Measures 106.30

- Must promptly contact the complainant to discuss the availability of supportive measures
- Must consider complainant’s wishes
- Must inform complainant of the availability of supportive measures with or without filing a complaint
Actual Knowledge 106.30(a)

• “Notice of sexual harassment or allegations of sexual harassment to a recipient’s Title IX Coordinator or any official of the recipient who has authority to institute corrective measures on behalf of the recipient”

• “Imputation of knowledge based solely on vicarious liability or constructive notice is insufficient to constitute actual knowledge”

• “the mere ability or obligation” to report “or having been trained to do so” does not equal actual knowledge
Consent

- Not Defined in Regulations
- Critical Contested Issue in Many Cases
- Affirmative Consent Required in Some States
- California “Yes Means Yes”
- New York “Enough is Enough”
Consent

- Must clearly define and consistently apply your definition
- The school carries the burden of collecting sufficient evidence to reach a final determination, not the parties
- Especially when using an affirmative consent standard, be mindful that you do not misuse it by requiring the respondent to prove the existence of consent or likewise shift the burden to a complainant to prove the absence of consent
Record Keeping
Recordkeeping 106.45(b)(10)

- Seven Year Retention Period
- Reports & Complaints
- Any Action Taken in Response
- Basis for Conclusions that Response Was Not Deliberately Indifferent
- Supportive Measures
- Rationale If No Supportive Measures
- Other Measures to Restore or Preserve Equal Access
- Dismissal Records
- Investigation Records, Determinations, Recording of Hearing
- Record of Sanctions/Discipline or Remedies
- Appeals & Decision
- Training Material
- Informal Resolution & Outcome
Record Keeping 106.45(b)(10)(ii)

• Schools need to create a record to demonstrate why and how their response and actions were not deliberately indifferent.
• Documentation of emergency removals and administrative leaves for employee respondents must also be maintained.
Re-Cap & Key Takeaways

• Definition of sexual harassment and scope of rule is significantly narrowed
• Supportive measures are emphasized and always required
• Due process and fundamental fairness must be preserved
• Record keeping requirements include documentation that school’s response was not deliberately indifferent
Part 2 Preview

• Sexual Harassment Defined
• Mandatory Response Obligations
• What to do When You Receive a Report/Complaint