TITLE IX COORDINATOR TRAINING

OVERVIEW

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- 06 Formal Complaint Grievance Process
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1. QUID PRO QUO HARASSMENT

- An **employee** conditioning an aid, service, or benefit of the school district on an individual's participation in unwelcome sexual conduct
- Does not need to be evaluated for "severity, pervasiveness, and objective offensiveness"
- Expressed or implied







COMPLAINANT

RESPONDENT

An individual who is alleged to be the victim of conduct that could constitute sexual harassment An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment



TITLE IX COORDINATOR

Coordinates school district's compliance efforts

DECISION-MAKER

Weighs the evidence and issues a written determination of responsibility

INVESTIGATOR

Investigates allegations in a formal complaint and creates investigative report

FACILITATOR

Facilitates an informal resolution process, upon parties' consent, that does not involve a full investigation













ACTUAL KNOWLEDGE

- Any person may report sexual discrimination (alleged victim themselves or any third party)
- May report to Title IX Coordinator in person, by mail, phone, or email
- May be made during non-business hours





Must promptly contact Complainant to:

- 1) Discuss availability of supportive measures
- 2) Consider their wishes for supportive measures
- Inform them of the availability of supportive measures with or without the filing of a formal complaint
- 4) Explain the process for filing a formal complaint

GENERAL RESPONSE TIME

Must respond:

- 1) Promptly
- 2) In a way thatis not"deliberately

indifferent"



"Deliberately Indifferent" = clearly unreasonable in light of the known circumstances



SUPPORTIVE MEASURES

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- Title IX Coordinators are responsible for implementation
- Must record any supportive measures taken
- If supportive measures are not part of school's response, schools must specify why

SUPPORTIVE MEASURES

Examples:

- Counseling
- Extensions of deadlines
- Modifications of class schedules
- Building escort services

- Mutual restrictions on contact between parties
- Leaves of absence
- Increased security and monitoring of certain areas of the building

EQUITABLE TREATMENT OF PARTIES

- Must offer supportive measures to the Complainant
- May offer supportive measures to the Respondent

- Grievance process required before any disciplinary or punitive measures
- Supportive measures must not "unreasonably burden the other party"







FORMAL COMPLAINT

A document filed by the Complainant or signed by the Title IX Coordinator that alleges sexual harassment against a Respondent requesting that the District investigate the allegation of sexual harassment

FORMAL COMPLAINT: BY COMPLAINANT



 Complainant must be participating in the education program or activity at time of filing

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FORMAL COMPLAINT: BY PARENT

- Parents and legal guardians have the right to act on behalf of their child with respect to Title IX rights (whether Complainant or Respondent)
- The child remains "The Complainant"
- No other third party can file a formal complaint

FORMAL COMPLAINT: BY COORDINATOR

- Title IX Coordinator may sign a Formal Complaint to initiate a grievance process to investigate and adjudicate allegations
- May happen over the alleged victim's objections

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INITIAL RESPONSE AFTER FORMAL COMPLAINT

- Similar to response after Actual Knowledge:
 - 1) Must promptly respond
 - 2) Availability of supportive measures
 - 3) Equitable treatment of parties
 - 4) Option for emergency removal
 - 5) Option for administrative leave
- Different: must follow a formal grievance process













WRITTEN NOTICE

Must Inform Parties:

 Of any provision in school district's code of conduct that prohibits knowingly making false statements or submitting false information during grievance process

WRITTEN NOTICE

Must Inform Parties:

 A notice of additional allegations is required to known parties if the school district decides to investigate allegations that are not included in the original notice

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NVESTIGATION

School districts must:

- Ensure that the burden of proof and the burden of gathering evidence rest on the school district and not on the parties, except certain records
- 2) Provide an equal opportunity for parties to present witnesses and evidence
- 3) Not restrict the ability of either party to discuss the allegations or gather and present evidence







EXCHANGE OF QUESTIONS

- The decision- maker must allow each party the opportunity to submit written, relevant questions
- Provide each party with answers and allow for limited follow-up questions

DETERMINATION

- The decision-maker cannot be the Title IX Coordinator or the investigator
- Decision-maker must apply the standard of evidence and issue a written determination regarding responsibility





APPEALS

<u>Must</u>offer both parties an appeal from a determination or a dismissal of a formal complaint or an allegation therein based on:

- 1) Procedural irregularity
- 2) New evidence
- 3) Conflict of Interest or Bias



APPEALS

For appeals, the school district must:

- Give both parties an opportunity to submit a statement supporting or challenging the outcome
- Issue a written decision simultaneously to both parties

INFORMAL RESOLUTIONS

- Only available when a formal complain is filed
- Written notice to the parties:
 - The allegations
 - The requirements of the process
 - The right to withdraw

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INFORMAL RESOLUTIONS

- Need written, voluntary consent
- Not available for complaints alleging an employee harassed a student



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District or other person may not intimidate, coerce, or discriminate: For the purpose of interfering with any right under Title IX, or Because the individual participated or refused to participate Retaliation complaints are addressed under the Title IX grievance process









