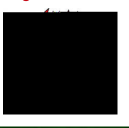


#### **Course Overview**

- Jurisdiction and Other Threshold Topics
- •Formal Complaints, Investigations, and Grievance Procedures
- •Policy and Training Obligations

# **Title IX Final Regulation**

- Effective August 14, 2020
- Where to Begin
  - Inventory
  - Implementation Plan



# **PLAN**



#### **CLERY DEFINITIONS**

- Sexual Assault a forcible or non forcible sex offense under the FBI UCRS (as defined by the Clery statute)
  - Rape, attempted rape, sodomy, fondling, statutory rape
- Dating Violence violence by a person who is or has been in a romantic or intimate relationship (Clery statute)
- Domestic Violence violence by a current or former spouse or intimate partner, co parent, living partner, youth or other under state law
- Stalking fear for safety or safety of other or suffer substantial emotional distress

## **COMPARE TO**

- Institution Conduct Code
- Court standards
- Title VII
- State law



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# IN ADDITION TO STUDENTS...APPLIES TO EMPLOYEES

§106.51 Employment

- "No person shall, on the basis of sex, be excluded from participation in, or denied benefits of, or be subjected to discrimination in employment...."
- Remains unchanged by current amendments

# TITLE VII – SEXUAL HARASSMENT DEFINITION

- Conduct
  - Unwelcome sexual advances
  - Requests for sexual favors
  - Other verbal or physical conduct of a sexual nature
- Viewed by a reasonable person in the Complainant's position

## WHEN...

- Submission becomes a term or condition of employment
- Rejection is used as the basis for an employment decision
- The conduct unreasonably interferes with work performance or creates a hostile, intimidating or offensive environment

#### EMPLOYEE EMPLOYEE HARASSMENT

- Employer's knowledge
  - Knew or should have known
- Immediate and appropriate corrective action
  - Reasonably calculated to end the harassment and prevent recurTd[(r)9gTf0237i4361Tf0Tc10.43980010.431341.2172.5Tm((A3¥js¥j/TT21Tf0.0013Tc0.2290Td(or)Tj/C81[(c)5.80Td@00byTj/TT21

#### **SUPERVISOR LIABILITY**

- Tangible Employment Action
  - Strict liability
- No tangible employment action
  - Employer takes reasonable care to prevent and correct promptly
  - and
  - Employee unreasonably failed to use employer's preventive or corrective options

#### **INSTITUTIONAL REQUIREMENTS**

- Contractual Obligations
  - Collective bargaining agreements
  - Employee handbooks
  - Individual employee contracts



#### **OTHER LEGAL REQUIREMENTS**

- Conflicting state requirements
  - •State laws
  - •State administrative rules and regulations
- Choice of IHE to accept federal funding

#### **OTHER ISSUES**

- Procedures
  - Serial or parallel
  - Clearly identify what applies to employees
- Student employees
- Clery obligations to employees
- Notification to all employees and applicants (§106.8)



#### **JURISDICTION**

- No distinction between on or off campus
  - If in a location, at an event, or in circumstances that meet the definition
- Only in the United States
  - Harassment must occur against a person in the United States
  - Study abroad & foreign employment

#### **BUT DON'T FORGET...**

- May apply other institutional conduct standards and procedures
- Clery applies to students and employees regardless of location.
- Title VII applies to U.S. citizens working for U.S. corporations abroad.

#### **EDUCATION PROGRAM OR ACTIVITY**

- §106.44(a): Locations, events, or circumstances over which IHE exercises substantial control over *both* the respondent and the context in which the sexual harassment occurred
- Any building owned or controlled by a recognized student organization
- Training on the scope of the institution program or activity

# WHEN?


#### **ACTUAL KNOWLEDGE**

- §106.30 (a): Notice to Title IX Coordinator or any official who has authority to institute corrective measures
- Sexual harassment or allegations of sexual harassment
- No vicarious liability, constructive notice or "should have known"

#### **OFFICIAL WITH**

## RETALIATION §106.71(a)

- No retaliation by any person to interfere with any right "secured by Title IX"
- No retaliation for
  - Making a report or complaint
  - Participating or refusing to participate
- Filing charges regarding conduct that arises out of the "same facts or circumstances" but does not involve sex discrimination

#### CONFIDENTIALITY

- IHEs must keep confidential the identity of any individual
  - Who has made a report or filed a complaint
  - Who has been reported as a perpetrator
  - Who has been a witness
- Exceptions
  - FERPA
  - Legal obligations
  - Carry been



#### THE INITIAL REPORT

- Anyone may report
  - Not automatically a formal complaint
- •Institution response to notice
  - Offer of supportive measures
  - Explanation of formal complaint process
  - Compare to Clery

#### **MAKING REPORTS**

- Who
- Any individual
  alleged to be the victim of conduct that could be sexual harassment
  Distinguish from Formal Complaint
- Against Whom Any individual
  - - Reported as perpetrator of conduct that could be sexual harassment
  - Distinguish from Formal Complaint

#### **INSTITUTION RESPONSE**

- Promptly contact the Complainant to discuss the availability of supportive measures
  - Consider complainant's wishes
  - Make clear available with or without formal complaint
- Explain the process for filing a formal complaint
- Treat complainants and respondents equitably
- Consider Clery obligations

#### SUPPORTIVE MEASURES §106.30(a)

- Non disciplinary, non punitive individualized services
  Impose actions that are disciplinary sanction or not supportive measure only *after* a grievance process
- Appropriate, reasonably available, free to complainant or respondent
- Restore equal access without unreasonably burdening the other party
- Confidential, if possible

# EMERGENCY REMOVALS §106.44(c)

May remove respondent from education program or activity if:

- · Conduct an individualized safety and risk analysis,
- Determine that respondent poses an immediate [imminent] threat to the *physical* health or safety of *anyone* justifying removal
- The threat arises from the allegations of sexual harassment, and
- Provide opportunity for respondent to challenge removal immediately thereafter.