

2022 Draft Title IX Regulations

A Summary Session for Colleges and Universities

June 28, 2022

About Us

Vision

We exist to help create safe and equitable work and educational environments.

Mission

Bring systemic change to how school districts and institutions of higher education address their Clery Act & Title IX obligations.

Core Values

- Responsive Partnership
- Innovation
- Accountability
- Transformation
- Integrity



Meet Your Facilitators



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Overview of Topics

1 Scope Clarity (& Expansion)

2 Definitions

Procedural Updates

So Much More





Background

Released unofficially June 23, 2022 – Happy Anniversary! July 8 FR publication would take us to ~Sept. 6 for the initial, mandatory comment period.

Expected to be published in the Federal Register July 8th.

Anticipating an Extension... TBD



- Nov. 2018 Publication → May 2029 Final → August 2020 Effective
- 140,000+ Comments





(Proposed) Expanded Scope

• Sex-Based Harassment (Proposed § 106.2) includes
Discrimination on the Basis of Sex (Proposed § 106.10)

SEX-BASED HARASSMENT

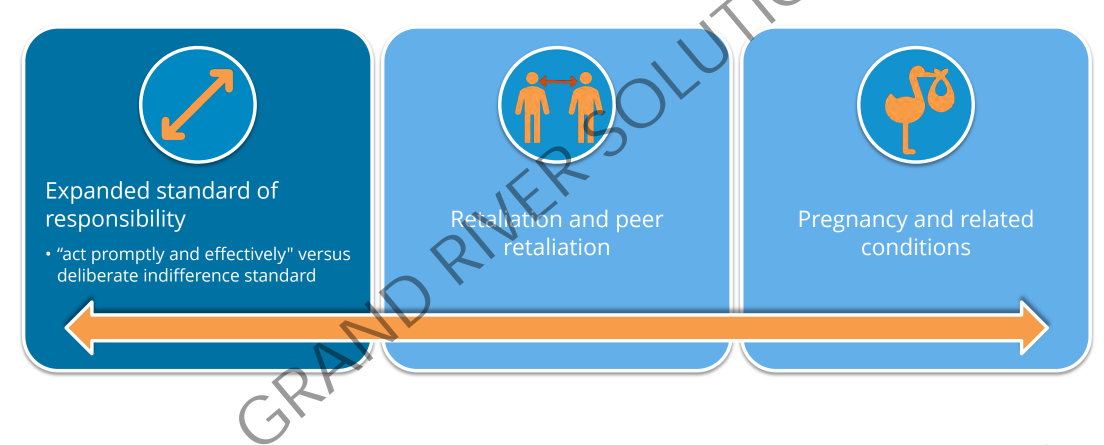
- Quid pro quo
- Hostile environment: "Severe or pervasive"
- Specific Offenses, including sexual assault, dating violence, domestic violence, and stalking

DISCRIMINATION ON THE BASIS OF SEX

 discrimination on the basis of sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, and gender identity.



(Proposed) Expanded Responsibility





LGBTQI+

 "sex stereotypes, sex characteristics,... sexual orientation, and gender identity."

 separate rule making for athletic eligibility standards





Responding and Notification 5

"actual knowledge"

- "[R]equire a recipient to take a prompt and effective action to end any prohibited sex discrimination that has occurred in its education program or activity, to prevent its recurrence, and remedy its effects."

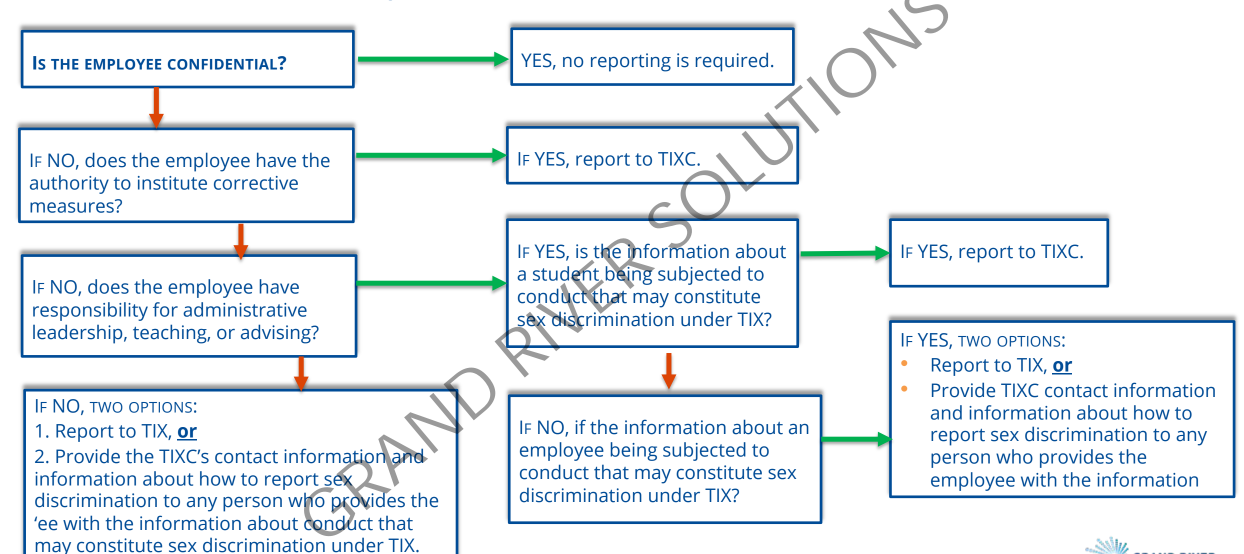
 (Proposed § 106.44(a))
- Supportive measures

Employees required to notify the TIXC (proposed § 106.44) are those who are **not** confidential, and:

- · have responsibility for administrative leadership, teaching, or advising
- have authority to institute corrective measures
- All other employees who are not confidential employees*



Does an employee have to take any action because of what they learned about conduct that may constitute sex discrimination under TIX to the TIXC?



Geography and Jurisdiction

Expanded scope (Proposed § 106.11)

 "in the United States" (Current § 106.44(a)) "It also requires a recipient to respond to a hostile environment based on sex within its education program or activity in the United States, even if sex-based conduct contributing to the hostile environment occurred outside the recipient's education program or activity or outside the United States." (Proposed § 106.11)





Definitions

Student

Complainant (includes 3rd Party Complainants)

Retaliation and Peer Retaliation

Pregnancy or related conditions

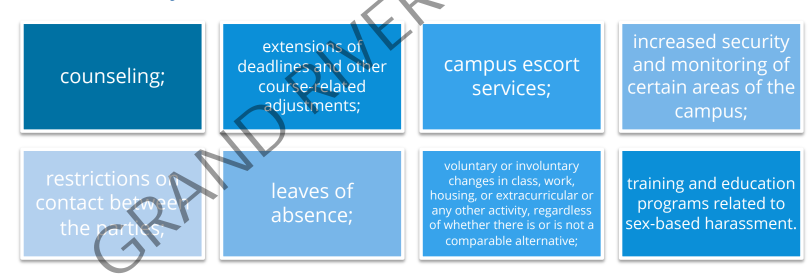
Confidential employee





Supportive Measures

- Definition expanded from the 2020 Final Rule
- "Upon being notified of conduct that may constitute sex discrimination under Title IX, a Title IX Coordinator must offer supportive measures, as appropriate, to the complainant or respondent to the extent necessary to restore or preserve that party's access to the recipient's education program or activity" (Proposed § 106.44(g))
- Supportive measures may include but are not limited to:





Informal Resolution

When may informal resolution begin?

Other changes?



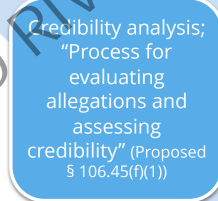




Formal Resolution

Investigations, Hearings, and the Single-Investigator Model

Crossexamination?



Standard of evidence; The preponderance of the evidence standard of proof, unless* (Proposed § 106.45(h)(1))







Training

Specific Obligations To Train



Investigators, decisionmakers, and other persons who are responsible for implementing the recipient's grievance procedures or have the authority to modify or terminate supportive measures

Facilitators of informal resolutions

TIXC and designees



Notice and Comment

The 60-day comment period begins the day the proposed rule is published in the Federal Register.



DATES: Comments must be received on or before [INSERT DATE 60 DAYS AFTER DATE

OF PUBLICATION IN THE FEDERAL REGISTER].

ADDRESSES Comments must be submitted via the Federal eRulemaking Portal at

http://www.regulations.gov. However, if you require an accommodation or cannot otherwise

submit your comments via http://www.regulations.gov, please contact the program contact

person listed under FOR FURTHER INFORMATION CONTACT. The Department will not

DO YOU WANT TO SUBMIT A COMMENT TO THE DEPARTMENT?

Join us for our comment writing session on Tuesday, July 12th to learn more.



Thank you!

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