

What do the new regulations require? When should schools respond to sexual harassment allegations? How should schools respond to sexual harassment allegations? What else should schools and districts know?

2

What do the new regulations require? Generally, the new 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 presson in the United States. May 6: The Department issued a press release and related resources regarding the new regulations. May 19: The new regulations were published in the Federal Register (85 Fed. Reg. 30,026). August 14: The new regulations became effective.

What are the basic steps outlined in the new regulations?

- District or school receives actual knowledge of conduct that may constitute sexual harassment.

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 District-level or school-based Title IX Coordinator meets with alleged victim to discuss supportive measures and the process for filing a formal complaint.
 Investigator leads the investigation after the formal complaint is in place and written notice is given to the involved individuals and their parents/guardans. Investigator gathers and reviews evidence, and prepares an investigative report; the involved individuals and their parents/guardans review and respond to the teport.
 Decision-maker provides opportunity for involved individuals and their parents/guardians to prepare written questions to be answered by the other side. Decision-maker reviews all materials and makes a written responsibility determination an impartial determination as to whether the alleged conduct occurred including sanctions.

Who's who - Title IX Coordinator

- District must have at least one district-level Title IX Coordinator and can designate a Title IX Coordinator at each school.
- The district-level or school-based Title IX Coordinator's overall responsibility is to coordinate compliance efforts by, among other things:
 Developing materials and ensuring that professional development occurs for staff involved in Title IX efforts.
- - Creating systems to centralize records and gather relevant data.
 - Meeting with alleged victim and his or her parents/guardians once made aware of alleged sexual harassment (<u>cannot</u> be delegated to support staff).
 Coordinating implementation of supportive measures.
- Signing a formal complaint to initiate grievance process (cannot be delegated to support staff).

5

Who's who – Title IX Coordinator

- As a practical matter, certain Title IX Coordinator responsibilities are more appropriately carried out at one level district or school.
 The district-level Title IX Coordinator should, for example:
- Develop materials and ensure that professional development occurs for staff involved in Title IX efforts.
 Create systems to centralize records and gather relevant data.

- The school-based Title IX Coordinator should, for example:
 Meet with alleged victim and his or her parents/guardians once made aware of alleged sexual harass (cannot be delegated to support staff).
 - Coordinate implementation of supportive measures.
 - Sign a formal complaint to initiate grievance process (cannot be delegated to support staff).

Who's who - Investigator

- The school-based Investigator carries out an investigation by conducting interviews
 of the involved individuals and witnesses, collecting documentary and other
 evidence, and drafting an investigative report.
- The school-based Title IX Coordinator may serve as Investigator, but the person cannot have a conflict of interest or bias.
- · As a practical matter, Investigator may be an administrator such as the assistant
- For bigger schools you do have the option of having a district-based investigator AND a school-based investigator. Districts can outsource the investigation.

7

Key Tasks of Investigator

- The school-based Investigator carries out an investigation by conducting interviews of the involved individuals and witnesses, collecting documentary and other evidence, and drafting an investigative report.

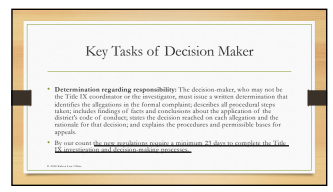
- The school-based Title IX Condinator may serve as Investigator, but the person cannot have a conflict of interest or bias.
 As a practical matter, Investigator may be an administrator such as the assistant principal.
 For bigger schools you do have the option of having a district-based investigator AND a school-based investigator. Districts can outcome the investigator.
- Detects can outsource the investigation.

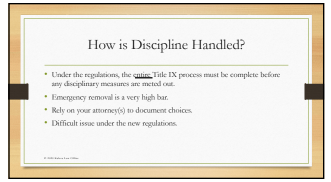
 Timulines and steps: The accused purpt must be given notice of the complaint and "sufficient details" along with "sufficient time" to prepare for the initial investigation interview. After an investigation is complete, both parties and their representations made be given electronic or purper opins of all evidence, and they have 10 days to neview and respond to it. The investigation than complete an investigation report, which is given to both parties. Once the investigation report is complete to purp or our pfraul determination, the parties have moder 10 days to review and respond to the investigation report is including the ability for the parties to adv written consecuration questions to the other party. After all this, the decision make their complete the final decision, which is shared with those plants, and the applications of the property of the parties of the property of the property of the property of the parties of the property of the property of the property of the parties of the property of the property of the property of the parties of the property of the property of the parties of the property of the property of the parties of the property of the property of the property of the property of the parties of the property of the property of the parties of the property of the parties of the property of t

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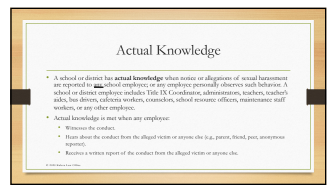
Who's who - Decision Maker

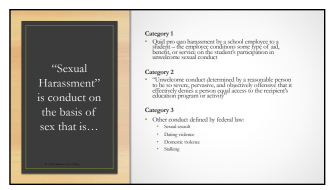
- The school-based Decision-maker reaches the responsibility determination by applying the standard of evidence selected by the district: "preponderance of the evidence" or "clear and convincing."
- Neither the district-level Title IX Coordinator, school-based Title IX Coordinator, nor Investigator may also be Decision-maker. However, Investigator may offer recommendations to Decision-maker.
- As a practical matter, Decision-maker may be the principal (the highest school-level administrator).
- The regulations allow school to outsource this role. (KLO will be providing this service) but there still may need to be a district decision-maker for the discipline.

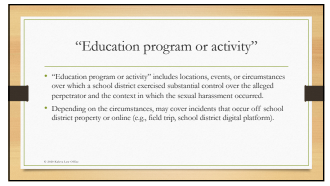






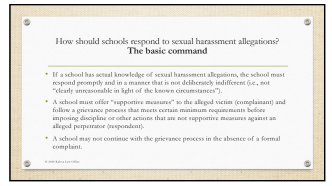












	How should schools respond to sexual harassment allegations? First, they need procedures that comply with the new regulations:
	The new regulations require a district to notify stakeholders and publish on its website and in its handbooks and catalogs:
	 Title IX Coordinator contact information: Names, office addresses, emails, phone numbers.
	 General statement regarding nondiscrimination on the basis of sex.
•	A district also must adopt and publish grievance procedures that provide for the prompt an equitable resolution of student and employee complaints alleging sex discrimination and a grievance process specific to sexual harassment allegations that meets certain minimum requirements.
	 The grievance procedures and grievance process must describe how to report or file a complaint of alleged sex discrimination, how to report or file a formal complaint of alleged sexual harassment, and how schools will responds to

(How should schools respond to sexual harassment allegations? Overview of select general requirements the grievance process
-	Provide for the "eromet and equitable" resolution of student and employee complaints.
	Treat complainants and respondents countably.
	Require an objective evaluation of all relevant evidence.
	equire that Title IX Coordinator, Investigator, Decision-maker, or any other key player have no conflicts of interest or bias for or against complainants or respondents, and that all such individuals receive specified professional development.
	Include a presumption of innocence for respondents.
	Designate reasonably prompt time-frames for resolution and the range of possible disciplinary actions.
	Use either the "preponderance of the evidence" or "clear and convincing" standard and apply it equally to employee and student complaints.
	Provide complainant and respondent (and their parents/guardians) an equal opportunity to review any evidence obtained that is directly related to the allegations raised in a formal complaint.

How should schools respond to sexual harassment allegations?

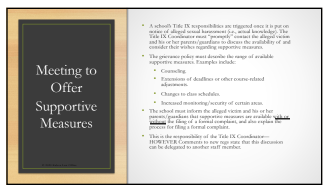
Revisiting the basic steps outlined in the new regulations

- District or school receives actual knowledge of conduct that may constitute sexual harassment.

- District-level or school-based Title IX Coordinator meets with alleged victim to discuss supportive measures and the process for fling a formal complaint.

- Investigator leads the investigation after the formal complaint is in place and written notice is given to the involved individuals and their prarently guardians. Investigator gathers and reviews evidence, and prepares an investigative report; the involved individuals and their parents/ guardians review and respond to the report.

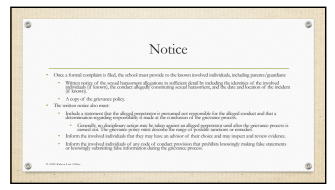
- Decision-maker provides opportunity for involved individuals and their prarents/ guardians to prepare written expessions to be answered by the other side. Decision-maker reviews all matterials and makes with except the conduction of the provided in the provided in the conduction of the provided in the part of the provided in the internation as to whether the alleged conduct occurred – including sanctions.



Formal complaint to initiate the rest of the grievance process - No investigation of alleged sexual harassment may occur until after a formal complaint has been filed. - The formal complaint must be filed by the alleged victim or his or her parent/guardian. It must describe the sexual harassment allegations and request that the school district investigate. - The formal complaint may be filed at any time as long as the alleged victim is "participating in or attempting to participate in the education program or activity" of the school district at time of filing (e.g., current student). - The school or district should create a standard formal complaint form. - The Title IX Coordinator may initiate a formal complaint and investigation on his or her own if the decision is not clearly unresponsable in light of the known circumstances (e.g., alleged perpetrator may pose an ongoing safety threat).

23

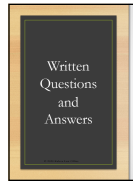
Grievance process after a formal complaint is filed • What are the basic parts of the grievance process after a formal complaint is filed? • Notice • Investigation • Written questions and answers • Responsibility determination • Appeal • A district must set reasonably prompt time-frames for carrying out the grievance process.



Investigation General requirements to remember • The school or district must ensure that it has the burden of proof and the burden of gathering evidence sufficient to reach a responsibility determination; these burdens do not belong to the involved individuals. • The school or district must not restrict the ability of the involved individuals to discuss the allegations under investigation or gather and present relevant evidence.

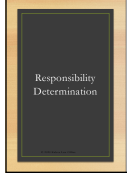
26

Investigation What must the investigator do? 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.



- A school must use written questions and answers as part of its grievance process.
- part of its grevance process

 Decision-maker must:
 Allow the involved individuals and their parents/guardians to submit written, relevant questions to ask the other side (including witnesses).
 - Decision-maker must 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 new regulations.
 - Provide each side with the answers to their questions.
 - Allow for additional, limited follow-up questions.



- A school must use a Decision-maker who is not the same person as the Title IX Coordinator or Investigator.
- Decision-maker must apply the standard of evidence selected by the district "preponderance of the evidence" or "clear and convincing standard" to reach a determination as to whether the alleged conduct occurred.
- Decision-maker must issue a written determination
 that:
 - Identifies the allegations.
 - Describes the procedural steps taken by the school district.
 - Lays out the responsibility determination, including findings of fact, disciplinary sanctions, applicability of code of conduct, and remedies.
 - Outlines appeal procedures.

29



- Appeal of the responsibility determination or dismissal of a formal complaint must be offered if an involved individual or his or her parents/guardians assert that:
 - A procedural irregularity affected the outcome.
 - New evidence may affect the outcome and was not previously reasonably available.
 - The Title IX Coordinator, Investigator, or Decision-maker had a conflict of interest or bias that affected the outcome.
- The Decision-maker on appeal may not be the initial Decision-maker, the Investigator, or the Title IX Coordinator.
- The Decision-maker on appeal must be trained!

,	When must or may a school dismiss a formation complaint?			
	s school must dismiss a formal complaint for purposes of Title IX sexual harassment under certain ircumstances, including:			
	The alleged conduct, even if true, would not constitute sexual harassment.			
	The alleged conduct, even if true, did not occur in the school district's education program or activity.			
	 The alleged conduct, even if true, did not occur against a person in the United States. 			
	s school has discretion to dismiss a formal complaint during the grievance process under certain ircumstances, including:			
	The alleged perpetrator is no longer enrolled or no longer employed by the school district.			
	 The alleged victim and his or her parents/guardians notifies the Title IX Coordinator in writing that the formal complaint only allegations therein are withdrawn. 			
	 Specific circumstances prevent the school district from gathering evidence sufficient to reach a determination regarding the formal complaint or allegations therein. 			

Comparing prior guidance to the new regulations Examples of changed requirements		2001/2017 Prior Prior Department Guidance It may be appropriate for a school to take interim measures during the investigation of a complaint Decision-maker can be same person as Title IX Coordinator or Investigator A school may offer the right to appeal a responsibility determination	New Regulations Supportive measures must be offered once a school has actual knowledge of sexual harassment allegations Decision-maker cannot be same person as Title IX Coordinator or Investigator A school must offer the right to appeal a responsibility determination
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Professional Development Requirements A district must provide professional development to individuals designated as a Title IX Coordinator, Investigator, Decision-maker, or Facilitator of an informal resolution process. Training materials must be made publicly available via district website. As good practice, the district should also provide professional development to other employees who are not part of the core Title IX team.







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37

What else should schools and districts know? Emergency removal and administrative leave Generally, a school may not sanction an alleged perpetrator until after the grievance process is carried out. However, the regulations provide exceptions for emergency removal and administrative leave under certain circumstances and in compliance with disability laws. 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 ansing from the allegations justifies removal; and (3) provided the alleged 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 without having to follow the emergency removal criteria outlined above.

38

What else should schools and districts know? Informal resolution process * Though not required, a district may offer an informal resolution process to involved individuals and their parents/guardians after a formal complaint has been filed. * Informal resolution cannot be offered if the alleged expertance is an employee. * The distingual evolution active plant about in processing to include a process for a major of the alleged expertance is an employee. * The distinguism after basing in process from the involved individuals and their parents/guardians to participate in informal activation after basing in the informal resolution process. * The edugations. * The requirements of the informal resolution process. * Anyone may withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint. * 2000 Kahrat Law Older*

