K-12 Title IX Fact Sheet

Title IX is a federal law that prohibits sexual discrimination in educational institutions that receive federal funding (the majority of schools). Title IX protects students regardless of gender identity and provides protections against sexual harassment and sexual violence.

New Title IX regulations are scheduled took full effect on August 14, 2020 and cover incidents taking place on that day onward.

1: Who can file a complaint?

Any student (or their parent) can file a complaint but they must be currently enrolled or trying to get an education at that school.

2: Location, location, location...

Title IX's scope only covers incidents that happened on-campus and at school regulated or school recognized places and activities. Incidents that happened off-campus, abroad, and online fall outside of Title IX's scope.

3: How to launch an investigation.

Students (or parents if student is a minor) must sign a formal complaint with the Title IX Coordinator to trigger an investigation.

4: What types of sexual misconduct are covered by Title IX?

Title IX covers 3 tupes of sexual misconduct:

- I) Quid Pro Quo harrasment by a school employee: harassment where the abuser offers a benefit (example: a good grade) in exchange for sexual favors.
- II) Conduct that a reasonable person would find so severe, pervasive, and objectively offensive that it denies a person equal educational access. Name calling on only one occasion does not meet this definition.
- III) Conduct that meets the federal law's definition of sexual assault, stalking, dating violence, and domestic violence. See the Clery Act and the Violence Against Women Act (VAWA).

5: Who and what are Mandatory Reporters?

- ALL K-12 teachers are required to report allegations of misconduct that they have witnessed or heard about.
- Schools must respond whenever any teacher or employee has witnessed or heard about an incident of sexual harassment.
- Reporting to a Title IX Coordinator automatically triggers a response from law enforcement and Child Welfare Services.

6: What happens if a student leaves or graduates?

- If the student who filed the complaint leaves (transfers/withdraws) or graduates, the school MUST dismiss the complaint, even if the investigation has not been completed.
- If the student/teacher/employee who has a complaint filed against them leaves or graduates, the school MAY dismiss the complaint.

7: What are Supportive Measures and why you should request them.

- Supportive Measures are provided by the school to a student who files a complaint to help them with their education. They include (but are not limited to): 1) permission to re-take classes or exams; 2) extension of assignment deadlines; 3) counseling; and 4) campus mapping (making sure the student and harasser's schedules do not overlap).
- You can request Supportive Measures even if you have not submitted a formal Title IX complaint.
- However, the Supportive Measure cannot be too harsh for the person who has the complaint filed against them.

8: What about sexual harassment that happens before August 14, 2020?

The new regulations DO NOT apply to incidents of sexual harassment that occurred before August 14th.

Questions or Concerns?

For more information, please contact Darryl Glenn at dglenn@tessacs.org

**Disclaimer: This fact sheet does not constitute legal advice or representation.

