

"[T]he court concludes that all of the Plaintiff Organizations' members, current and prospective, are entitled to the relief ordered in this action. The court's order regarding identification of affected schools was the first step in ensuring that Defendants have notice on that point. Supplements to the original notice may be appropriate as the case progresses... As a result of the ruling herein, Moms for Liberty is granted until July 26, 2024, to file a notice of schools attended by its members' children."

July 19, 2024 Order

## Additional Lists

- https://www.thrunlaw.com/sites/default/files/MomsforLibertyLists07 3124.pdf
- 3 total lists
- July 15, 2024
- July 26, 2024
- July 31, 2024
- Lists not cumulative

8

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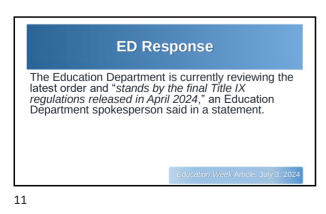
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## **Discretionary Compliance**

"[N]othing in this order limits the ability of any school to adopt or follow its own policies, or otherwise comply with applicable state or local laws or rules regarding the subjects addressed herein. Rather, it simply prohibits [USDOE] from demanding compliance...by the schools affected by this order, or imposing consequences for such schools' failure to comply...."



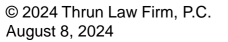




Pointers for Implementation

Video on drafting policies, procedures and required notices

"As of July 19, 2024, pursuant to federal court orders, the Department is currently enjoined from enforcing the 2024 Final Rule in the states of Alaska, Idaho, Indiana, Kansas, Kentucky, Louisiana, Mississippi, Montana, Ohio, Tennessee, Texas, Utah, Virginia, West Virginia, and Wyoming; the Department is also currently enjoined from enforcing the 2024 Final Rule at the schools on the list located at <u>https://www2.ed.gov/about/offices/list/or/docs/list-of-schools-enjoinedfrom-2024-19-rule.pdf. Per court order, this list of schools will be supplemented on or before July 26 and may also be supplemented at subsequent times. This resource does not currently apply in those states and schools."</u>





## OCR Addition on August 1, 2024

"The April 2024 Title IX regulation...is enforced by the Department's Office for Civil Rights (OCR) and is effective on August 1, 2024, As of July 31, 2024, pursuant to Federal court orders, the Department is currently enjoined from enforcing the 2024 Final Rule in the states of Alabama, Alaska, Arkansas, Florida, Georgia, Idaho, Indiana, Iowa, Kansas, Kentucky, Louisiana, Mississippi, Missouri, Montana, Nebraska, North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, West Virginia, and Wyoming, the Department is also currently enjoined from enforcing the 2024 Final Rule at the schools on the ist located at https://www2.ed.gov/about/offices/list/ocr/docs/list-ofschools-enjoined-from-2024-19-rule.pdf. Per Court order, this list of schools may be supplemented in the future. The Final Rule and these resources do not currently apply in those states and schools. Pending further court orders, the Department's Title IX Regulations, as amended in 2020 (2020 Title IX Final Rule) remain in effect in those states and schools. Regulations are effective
Michigan schools must adopt policy, train staff, and comply with 2024 regulations
But...

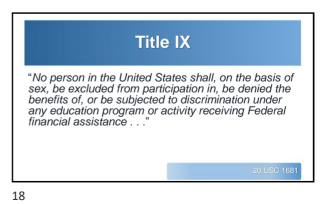
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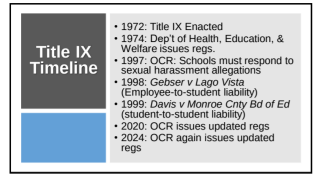
PA 6 of 2023, amends the ELCRA to include sexual orientation and gender identity or expression as protected classes
Effective Feb 13, 2024





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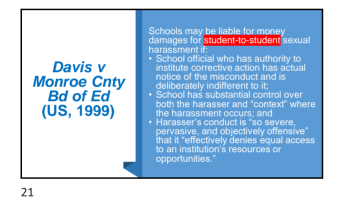




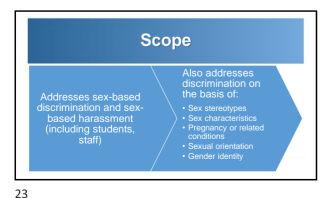
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20



# 2024 Regulations State Effective 8/1/24 Not retroactive Slightly broadens jurisdiction Within a school's education program or activity: May have to address conduct that occurs outside school's program or activity if a school's contributing to a hostile environment is 106.11





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## **Pre-Employment Inquiries**

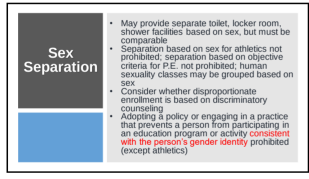
Cannot inquire as to marital status, including whether an applicant is "Miss or Mrs



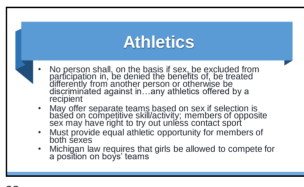
May only ask about sex if do so for everyone and the response isn't used as basis for discrimination

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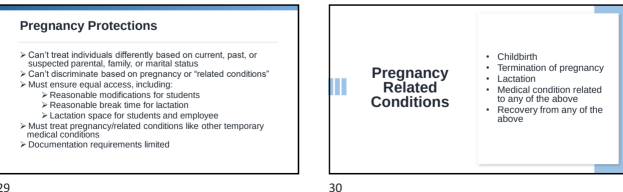
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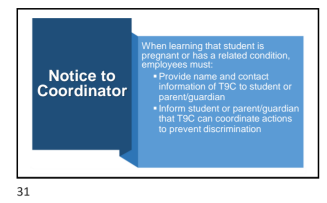
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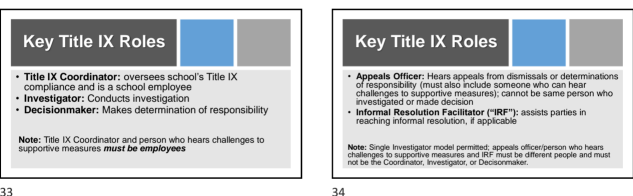




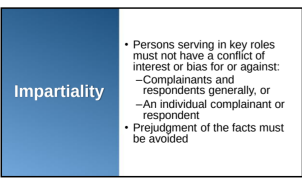
## **Additional Obligations**

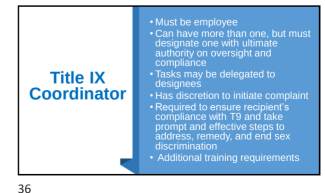
- Notice to student or parent/guardian of nondiscrimination obligation
- Reasonable modifications to policies/practices to ensure equal access based on individualized need after consulting with student; student may accept or reject
- Student may voluntarily access separate/comparable program/activity
- Voluntary leave of absence may be required
- Access to lactation space, other than bathroom, that is clean, shielded from view, free from intrusion

32











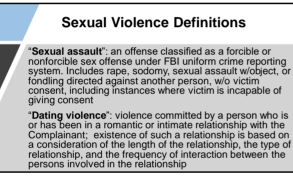


Sexual Harass	ment Defined
Conduct on the basis of sex th following: • Quid pro quo harassment • Hostile environment • Sexual violence > Sexual assault > Dating violence > Domestic violence > Stalking	at satisfies one or more of the

Quid Pro aid Quo se

Recipient's employee, agent, or person authorized to provide aid/benefit/service explicitly or impliedly conditioning an aid, service, or benefit of the recipient on an individual's participation in unwelcome sexual conduct

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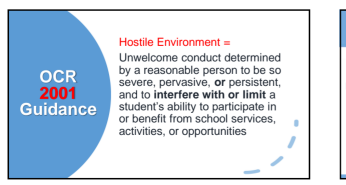
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#### **Sexual Violence – cont'd "Domestic violence**": felony or misdemeanor crimes committed by: (1) a current or former spouse or intimate partner of the Complainant, person with whom the Complainant shares a child, person who is cohabitating with or has cohabitated with the Complainant as a spouse or intimate partner, person similarly situated to a spouse of the Complainant under the domestic or family violence laws of Michigan; or (2) any other person against an adult or youth Complainant who is protected from that person's acts under the domestic or family violence laws of Michigan **"Stalking"**: engaging in a course of conduct directed at a specific person that would cause a reasonable person to (1) fear for the person's safety or the safety of others; or (2) suffer substantial

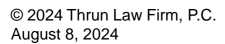
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emotional distress

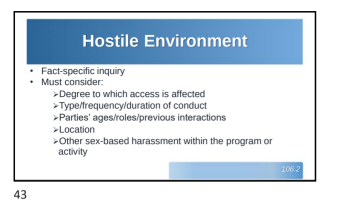


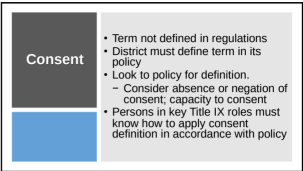
#### 2020 Regulations 2024 Regulations Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient's education program or activity. Unwelcome sex-based conduct that "based on the totality of the circumstances, is subjectively and objectively offensive and is so severe or pervasive that it limits or denies a person's ability to participate in or benefit from the recipient's education program

or activity.

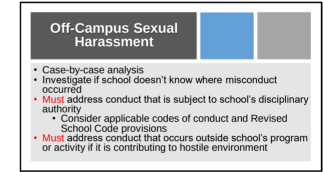


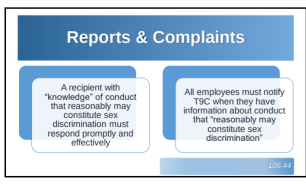


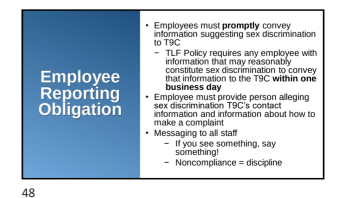














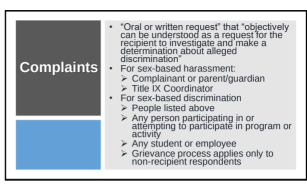


# "Confidential" Employees

Schools may designate employees as "confidential," meaning they are not required to report knowledge of sex discrimination to the T9C; confidential employee must advise person claiming or reporting sex discrimination how to contact T9C

No requirement to designate any employee as "confidential," recommend *not* doing so at K-12 level

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## **T9C May Initiate Complaint**

Fact-specific determination, consider:

- Complainant's request not to proceed with complaint
- Complainant's reasonable safety concerns Risk of additional sex discrimination if complaint not filed
- Severity of alleged sex discrimination, including whether, if substantiated, respondent would need to be removed or disciplined as remedial measure
- Parties' age and relationship
- Scope of alleged sex discrimination, including any patterns
- Availability of evidence
- Whether discrimination could be remedied without grievance process

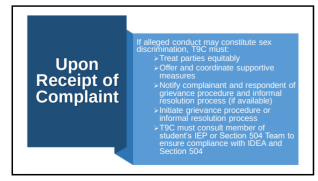
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## **T9C Decision to Initiate**

- If decision to initiate, notify complainant, address safety concerns, provide supportive measures
- Regardless of whether complaint initiated, take prompt and effective steps to remedy discrimination and ensure that it does not recur

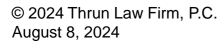
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- Designed to restore/preserve equal access
- Available before, during, and after formal complaint or if no formal complaint is filed
- Provided at no cost
- May be discontinued after grievance process/informal resolution Cannot be punitive or unreasonably burden a party
- Parties may challenge a decision to provide, deny, modify, or terminate supportive measures (applicable to that party)
  - Challenge must be heard by an impartial employee with ability to modify or reverse supportive measures

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# AW FIRM. P.C.

Examples	
<ul> <li>Counseling</li> <li>Work/class schedule changes</li> <li>Extensions of deadlines</li> <li>Increased supervision or escorts</li> <li>Mutual no-contact order</li> <li>Training/education</li> <li>Academic supports/accommodations</li> </ul>	
<b>But</b> , school may not impose discipline or other sanctions against respondent before completing grievance process	

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## **Offering Supportive** Measures Not "one size fits all" Must be offered whether or not complainant files Document whether supportive measures offered and which were taken; retain documentation Modify, as necessary, to avoid deliberate indifference Keep confidential to extent possible except as may be required by law Coordinated by T9C

If complainant or respondent is student with a disability, T9C must consult with member of IEP/504 Team

56

Disciplinary sanctions may **NOT** be imposed against respondents before grievance process concludes Respondent except: Removal Employee respondent may be placed on administrative leave pending completion of grievance process Student respondents may be removed from school programs or activities only on emergency basis

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Promptly notify complainant and respondent (if respondent received notice of allegations) of the basis for dismissal; Provide parties notice of appeal rights 



## **Dismissal Appeal**

- Notify parties if appeal filed Implement appeal procedures equally Parties may make statement in support of or challenging decision Notify parties of appeal decision Appeals officer may not have been involved in investigation or decision to dismiss

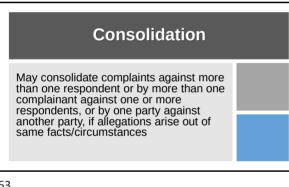
  - Offer supportive measures to complainant and, as applicable, respondent
- T9C must ensure sex discrimination is discontinued

61

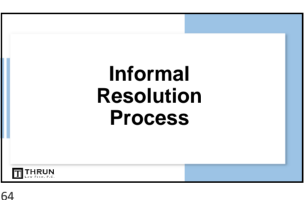
### **Bases to Appeal Dismissal**

- Procedural irregularity that would change the
- New evidence that would change the outcome that was not reasonably available at time of dismissa
- Person in key role had a conflict of interest or bias that would change outcome

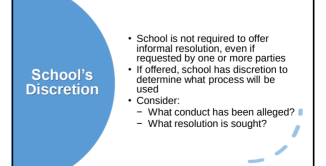
62















## **Voluntary Process**

- Neither party may be required or pressured to participate
- Schools cannot require parties to participate or otherwise waive their right to an investigation and adjudication of the complaint
- Parties may withdraw from informal resolution process and resume investigation at any time before resolution is reached

67

Notice & Consent Required

- Must obtain voluntary consent from both parties for informal resolution process
- May not require waiver of right to investigation/decision as condition of continued enrollment/employment or exercise of any other right
- · Must provide notice to parties

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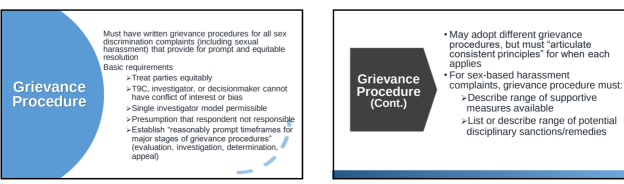
## **Informal Resolution Notice Contents**

- Allegations
- Informal resolution requirements
- Right to withdraw from informal resolution process and resume grievance process before agreeing to resolution
- Agreeing to resolution at conclusion of process would preclude initiating or resuming grievance process for same allegations
- Potential terms that may be requested or offered, including that final resolution will be binding on parties
- Information that will be maintained and whether and how information will be disclosed

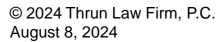
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# How to Conduct Grievance Process

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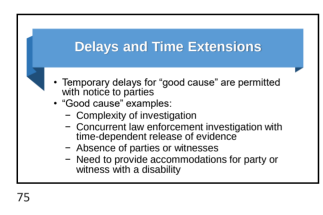




TLF Steps & Timelines	<ul> <li>Evaluation – within 5 days of complaint</li> <li>T9C or designee determines whether to dismiss, investigate, or offer informal resolution</li> <li>Investigation</li> <li>T9C appoints investigator, provides notice to parties</li> <li>Completed in 60 days</li> <li>Evidence or summary provided to parties; 5 days to access and respond</li> </ul>
72	



74



# Law Enforcement Involvement Does not relieve school of Title IX obligation to investigate Do not use police involvement as excuse not to investigate Do not wait for criminal conclusion Can briefly delay Title IX investigation for concurrent criminal investigation

76

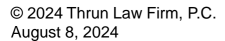
## **OCR: Law Enforcement**

"Police investigations may be useful for fact-gathering; but because the standards for criminal investigations are different, police investigations or reports are not determinative of whether sexual harassment or violence violates Title IX. Conduct may constitute unlawful sexual harassment under Title IX even if the police do not have sufficient evidence of a criminal violation."

LaPorte Comm Sch Corp (OCR, 2015)











 Communicate with parents/guardians if students are involved and with advisor/attorney, if one exists Remember mandatory reporting requirements Initial · Remember respondent presumed not Investigation responsible Steps Don't promise confidentiality! Secure evidence - Physical - Documentary - Electronic & Video

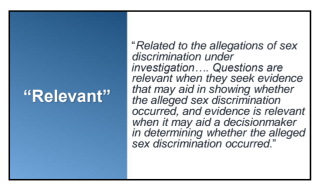
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## Credibility Determination

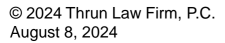
- Decisionmaker must independently interview parties and witnesses to assess credibility if credibility is relevant and at issue
  - Monitor consistency
  - Consider corroboration either from other witnesses or physical evidence
  - > Consider whether there is a motivation to lie
- > Previous consent does not imply future consent
- Decisionmaker and investigator may be same person

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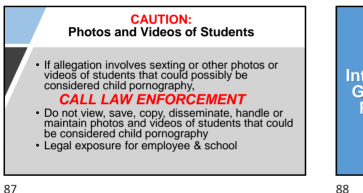
The questions/evidence concern specific incidents of complainant's prior sexual behavior with respect to respondent and are offered to prove consent Note: prior consensual sexual contact does not imply consent to the alleged sex-based harassment	Complainant's Sexual History Questions and evidence about complainant's sexual interests or prior sexual conduct are not permissible unless: • Offered to prove that someone other than respondent committed the alleged conduct; or • The questions/evidence concern • The questions/evidence concern
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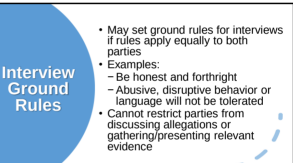
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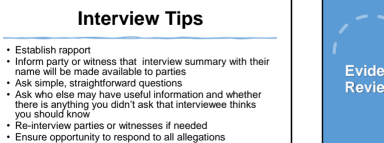
## **Investigation Tips**

- Create investigation plan based on complaint contents
- Determine relevant factual disputes; may end investigation when factual disputes resolved by preponderance of evidence
- · Interview complainant first to gather more information about allegations
- Determine who to interview next and what evidence to secure
- · Conduct site visits, if applicable
- · Usually interview respondent last

86



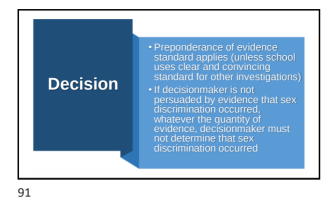




Be cognizant of own bias or conflicts of interest!



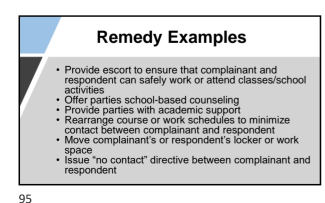


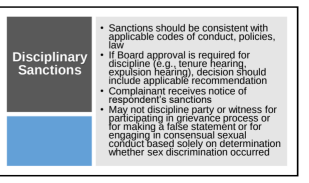


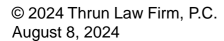


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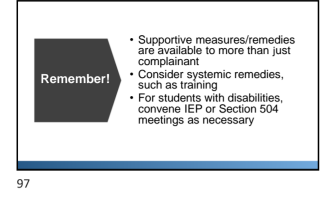


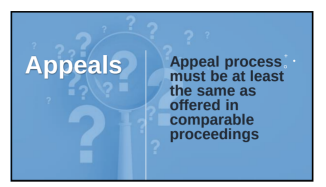












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Appeals Considerations • Any party may appeal a dismissa or determination of responsibility • Check policy for time frames to file and decide appeal (TLF Policy: 5 days to file; 5 days to decide) • Appeals Officer cannot be same person as investigator/decisionmaker
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## **TLF: Bases for Dismissal Appeals**

- Procedural irregularity that affected outcome
- New evidence that was not reasonably available at the time of the determination and could affect the outcome
- Title IX Coordinator, investigator, or decisionmaker had a conflict of interest that affected outcome

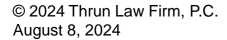
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## **TLF: Determination Appeals**

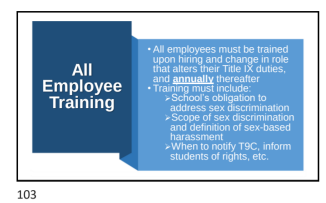
"Any party may appeal the determination to the Title IX Coordinator, who will appoint an Appeals Officer to hear the appeal. The appeal must be filed within 5 days of receipt of the determination. The Appeals Officer will offer each Party the opportunity to submit a statement in support of the appeal or in support of the original determination. The Appeals Officer will issue a written decision on the appeal within 5 days of the deadline for the Parties to submit statements."

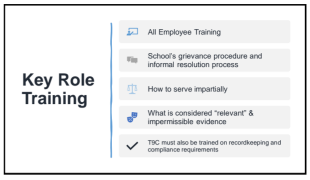
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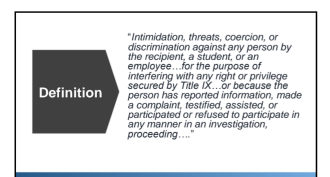




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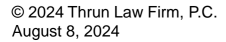




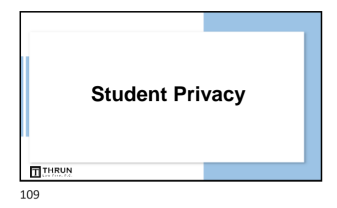


Clarifying Definition
Recipient may require employee to participate as a witness or otherwise in the grievance procedure/investigation
Peer retaliation means retaliation by a student against another student

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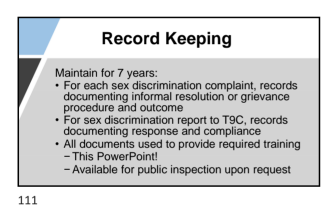








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## **Nondiscrimination Policy**

Must adopt, publish, and implement a policy stating that recipient does not discriminate on the basis of sex and prohibits sex discrimination in any education program or activity that it operates, including in admission and employment.

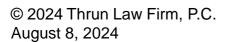


Nondiscrimination Notice	<ul> <li>Notice of nondiscrimination to students, parents, guardians, employees, applicants, unions</li> <li>Must include on website and in each handbook, catalog, announcement, bulletin, and application form made available to all of the people listed above</li> <li>May shorten notice by including statement of nondiscrimination, that concerns may be reported to T9C, and include link to full notice on website</li> </ul>

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## Notice Contents

- Recipient does not discriminate in any program/activity, including admission and employment
- Inquiries may be made to T9C, and T9C contact information
- How to find nondiscrimination policy and grievance procedure
- · How to make a report of sex discrimination









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