## Sexual Harassment

WHATAILSCHOOLDISTRICT
EMHOYES NEED TO KNOWABOUT
SEXUALHARASSMENIUNDER HE 2020
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## Overview

2

Title IX is a federal law that prohibits sex discrimination (including sexual harassment) in a school district's education programs, activities, and operations. It is one of the many anti-discrimination laws that apply to school districts and one of several such laws that prohibit sexual harassment.

This training module addresses sexual harassment under litle IX and the federal regulations that have been issued under litle IX

This training module is intended to supplement other district training and/or informational initiatives that further address sexual harassment and the treatment of sexual harassment under applicable laws and school district policies

Fyou have questions about this training, please refer the questions to the district's Title IXCoordinator.

### Overview

At the end of this taining you should be able to answer the following questions about sexual harassment under Title IX

- How does Title IX uniquely define sexual harassment?
- ▶ What is the role of the district's Title IXCoordinator(s)?
- When does a school district have "actual knowledge" of Title IX sexual barasurent?
- What obligations does the district have to respond to "actual knowledge" of Title IX sexual harassment?
- What should you do if you are sexually harassed in connection with your district employment, or if you see sexual harassment, receive a report of alleged sexual harassment, or have other knowledge of conduct that might constitute sexual harassment?

# The big picture: A harassment-fiee environment

- 4
- The school board's goal and intent is to provide an educational and workplace environment, across all aspects of the school district's operations, that is free of all forms of unlawful barassment.
- Unlawful harassment that is based on any legally-protected status (as examples race, color, national origin, sex, sexual orientation, and disability) is a form of unlawful discrimination
- ▶ The school district's leadership team is committed to:
  - Responding to reports, complaints, and questions about prohibited harassment in a timely and effective manner
  - Providing employees with information about their rights and responsibilities related to anti-harassment laws and the school district's anti-harassment policies

#### 7

# Why did Title IXstart to receive renewed attention in 2020?

- ► The US Department of Education, which is responsible for the administration and enforcement of Title IX, issued new regulations under Title IX that took effect on August 14, 2020. The Title IX regulations have the force of law.
- Examples of some of the significant changes made by the 2020 amendments to the Title IX regulations include the following:
  - ▶ The new regulations create a

## How does Title IX define sexual harassment?

9

Under Title IX, sexual harassment means conduct on the basis of sexthat occurs in any education program or activity of the school district and that also satisfies one or more of the following:

- An employee of the district has conditioned the provision of an aid, benefit, or service of the district on an individual sparticipation in unwelcome sexual conduct;
- 2 Unwelcome conduct determined by a reasonable person to be so severe, pervasive, <u>and</u> objectively offensive that it effectively denies a person equal access to the district's education programor activity; OR
- 3 The conduct is any of the following:
  - a. "sexual assault," as defined in 20USC. 1092(f)(6)(A)(v):
  - b. "stalking" as defined in 34USC. 12291(a)(30);
  - c. "dating violence," as defined in 34USC. 12291(a)(10; or
  - d "domestic violence," as defined in 34USC. 12291(a)(8).

## What is the significance of Title IXs unique definition of sexual harassment

10

▶ District employees and students generally do not need to know the

## What is the significance of Title IXs unique definition of sexual harassment?

- Particularly with respect to allegations that some one's conduct has created an unlawful "hostile environment," the Title IX definition of sexual harassment generally requires conduct that is somewhat more serious/substantial than is required under other legal standards. In other words, it can sometimes be harder to allege and prove a "hostile environment" claimunder Title IX than under
- A school district is only required to implement a full Title IX response to allegations of sexual harassment when the allegations reflect conduct that, if proven, could constitute a violation of Title IXs definition of sexual harassment.

-89

#### 13

# How is the district required to respond to "actual knowledge" of sexual harassment under Title TX?

The legal standard is that the district must respond to Title IX sexual

# How is the district required to respond to "actual knowledge" of sexual harassment under Title IX?

- For any individual who has been reported to be the perpetrator of conduct that could constitute sexual harasment under file IX(i.e., a Title IX"respondent"), the district's obligations include the following:
  - ▶ The district must ensure that any "supportive measures" do not unreasonably builden any party.
  - Before the district imposes any disciplinary sanctions against a respondent, the district must follow the district's formal Title IX grievance process and make a determination of responsibility.
  - The district must apply a presumption that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process
- The Title IX regulations make limited allowances forcertain "emergency removals" of a respondent and for the use of administrative leave for a respondent who is an employee.

# One more time for emphasis Employee reporting of possible sexual harassment is critical

- As a district employee, your knowledge of conduct that could constitute sexual harassment under life IX triggers the districts obligation to respond to the situation promptly and in a manner that otherwise complies with Tile IX
- Inmany cases, the only way that the Title IXCoordinator (and other employees who are responsible for responding to harassment on behalf of the district) will be able to comply with Title IX is for the employee who has knowledge/notice of the situation to report the relevant information to the Title IXCoordinator (or as otherwise provided under the district's local procedures).
- Fan employee fails to further report known or reasonably suspected unlawful harasment; the employee compromises the district sability to meet its legal obligations and exposes himself/herself to possible consequences

Reporting Sexual Huassment

17

- Usually, the appropriate person to contact for reporting conduct that could be sexual harasment is the district's Title IX Coordinator.
  - A report may be made to a Title IXCoordinatoreither in person, by US mail, by telephone, or by electronic mail, using the coordinator's district provided contact information
  - A report may also be made by any other means that results in a
     Title IXCoordinator actually receiving the verbal or written report
- If you are the alleged victim of the conduct, you may also consider documenting and submitting a "formal complaint" of sexual

## What else is there to know about Title IX?

District employees who are aware of litle IXmatters in connection with their job responsibilities are expected to adhere to the relevant confidentiality requirements, including the following:

- With limited exceptions (such as to the extent disclosure is necessary to comply with and carry out the purpose of Title IX and its regulations), '7 L W O H, ricWit R dWic X€y\*co.Y 9.7 L W Ø XF Ø WL ppt PD Q W V individual who makes a report or complaint of sex discrimination, any alleged victimo f sexual harassment, any person who has been reported to be the perpetuator of sex discrimination (including sexual harassment) and any witness

  Note: Tris does not prevent intra-district disclosure of such information based on a legitimate educational or supervisory/managerial interests
- X 7re RUod LVWUPDWLRP @ PLo0theRUD LHWp OrticPÀQ HLI LWRFW@ @ p;W measures provided to the complainant onespondent, to the extent that maintaining such confidentialityw ine engt /

### **Checkfor Understanding**

#### Are the following statements TRUE or FAISE?

- Title IXprohibitssex discrimination, including sexual harassment, in the district's programs and activities, and Title IXextends to cover both students and school district employees
- 2 It can be somewhat harder to allege and prove sexual harassment based on the creation of a "hostile environment" under little IX than under other laws
- 3 Title Exequires school districts to treat both alleged victims and alleged perpetrators of Title Exexual harassment in an equitable manner
- 4 Title IX requires a school district response to reported sexual harassment only if the alleged victim has filed a written complaint directly with the district's Title IX Coordinator:
- 5 Alleged victims of Title IX sexual harassment may file a formal complaint of the allegations. If a formal complaint is filed, Title IX requires the school district to follow a detailed Title IX "grievance process" that includes a formal investigation and that provides various procedural rights and protections to the parties.
- 6 All district employees should focus on recognizing and reporting situations that could constitute prohibited sexual harassment. The Title IXCoordinator and other administrators can be expected to determine which specific legal or policy standards should be applied to the reported conduct.

## **Checkfor Understanding**

22

All of the statements \_\_\_\_\_ for statement #4 are true.

Statement#4 is false "

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School districts have obligations to respond to alleged or reported Title IX sexual harassment any time the school district has "actual knowledge" of the relevant conduct. Actual knowledge cambe based not only on notice to the Title IX. Coordinator and other key administrators, but also on notice to any school district employee. In addition, any person (not just the alleged victim) may report an allegation of sexual harassment. A report of sexual harassment also does not have to be invuiting mordoes the report always have to be submitted directly to the Title IX Coordinator.

As indicated by Statement #5, alleged victims of Title IX sexual harassment do have the additional right to file a "formal complaint." The filing of a formal complaint of Title IX sexual harassment changes the extent of the districts obligations to respond

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- ► This training addresses legal concepts and legal issues However, this training is not legal advice.
- ▶ If you have individual concerns about any topic orisue related to this training and think you may be in need of personal legal advice, please contact a lawyer or an anti-discrimination agency. Examples of anti-discrimination agencies include the Office for Civil Rights in the US Department of Education, the Equal Employment Opportunity Commission in the US Department of Labor; and the Equal Rights Division of the Wisconsin Department of Workforce Development.