

2020 Title IX Regulations: Informal Resolution Facilitators Training



Jacqueline Litra, F3 Law

F3law.com

Housekeeping

- Presentation Materials: All slides will be emailed to registrants after training in a format you can post.
- Technical Issues: If you experience technical issues, please let us know in the chat.
- Toolkit: If you are interested in purchasing the toolkit, please reach out to <u>communications@f3law.com</u> following the session. All toolkits will be delivered electronically in 2 weeks.





Initial Training Review

- Definition of Title IX sexual Harassment
- Scope of Education Program/Activity

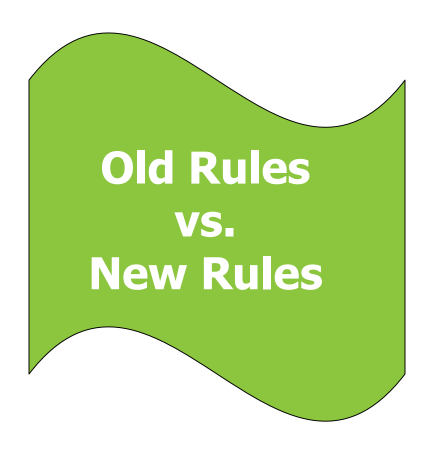
What is Informal Resolution?

- Informal method to settle <u>formal</u> <u>complaints</u> of Title IX Sexual Harassment
- Can be offered
- Must be offered consistently

When Can Informal Resolution be Offered?

- Can only be used when formal complaint has been filed
- Cannot be used in cases of employee-onstudent harassment
- <u>Can only</u> be used if each party has given informed, written consent (<u>cannot</u> ever be required, indirectly or directly)





- Discouraged by OCR before
- •Allowed in 2017 (but did not prohibit in cases involving employee sexual harassment of a student)
- Now allowed but only where formal complaint is filed and not in cases involving employee-onstudent misconduct

WHY ALLOW INFORMAL RESOLUTION?



Fagen Friedman & Fulfrost LLP



When is Informal Resolution Useful?

Underlying Facts are Uncontested



Robin's Report

- Robin and Cameron are freshman.
- Cameron told Robin that another student, a senior, Parker, was sending Cameron inappropriate messages.

Robin's Report

- Robin encouraged Cameron to report, but Cameron refused.
- Peyton, another student, and Robin were at a party last weekend. Peyton told Robin, Peyton also receiving inappropriate messages from Parker.

Robin's Report

- Because this seemed like a pattern, Robin reported it.
- The messages began with requests for dates but evolved into name calling (slut, skank), rambling comments about "obvious" desire for Parker, and incessant requests for connection.
- Cameron and Peyton are not interested in filing a formal complaint.

Your institution offers face-to-face restorative justice. Can this be done with Cameron?

- ☐ Yes, because the new Title IX regs now clearly allow informal resolution
- ☐ Yes, as long as the facilitator has been trained on Title IX
- □ No, because Cameron has not filed a formal complaint
- □ No, because sexual harassment cannot be addressed through informal resolution

Formal Complaint

- Written notice to all known parties
 - Grievance process
 - Allegations
 - Respondent presumed not responsible
 - Right to advisor
 - Right to inspect/review evidence
 - Notice of provision on false statements
 - Informal resolution process, if offered



Fagen Friedman & Fulfrost LLP

Types of Informal Resolution

- Restorative Justice
- Mediation
- Consider: Face to Face?

Who Should Serve as an IRF?

- Trained Facilitator
- Neutral Party/Impartial/Unbiased
 - No conflicts of interest
- No prejudgment of case
- We do not recommend the IRF be involved in the investigation



Standard

- The Department declined to define "bias," "conflict of interest," "prejudge"
- The Department encourages application of an objective (whether a reasonable person would believe bias exists), common sense approach to evaluating whether a particular person serving in a Title IX role is biased, exercising caution not to apply generalizations that might unreasonably conclude that bias exists....

Conflict of Interest

- Flexibility to choose informal resolution facilitator
- Can use a school employee
- Can use an individual with a history of working in certain fields
- Caution against using generalizations to identify conflict of interest



Pre-Judgment

Tips for avoiding pre-judgment of facts:

- Each case is fact-specific
- Keep an open mind
- Listen to facts presented
- You are not an <u>advocate</u> for either party, even if you believe one is right



Sex Stereotypes

- Must not rely on sex stereotypes such as:
 - Women are "asking for it" based on actions or clothing
 - Men cannot be sexually assaulted
 - Women only decide they were assaulted after the fact due to regret or embarrassment
 - Men are more likely to be sexual aggressors
- Consider intersection of sex stereotypes with race, ability, sexuality, and gender identity



Title IX Coordinator signed the Formal Complaint and is acting as informal resolution facilitator.

Is that a conflict of interest?

- ☐ Yes

You attend the same barre class as Parker. Is that a conflict of interest?

- ☐ Yes

You have a history of working as a victim advocate. Is that a conflict of interest?

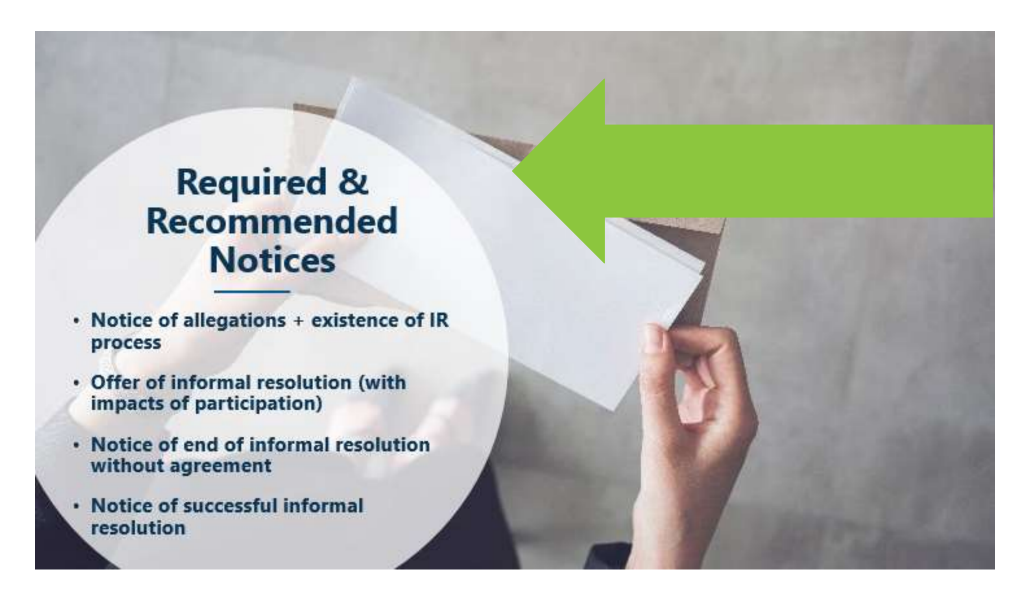
- ☐ Yes

You are the ADA compliance officer. Is that a conflict of interest?

☐ Yes

You have had training on trauma informed interviewing practices. Does that create bias or the risk of pre-judgement?

- ☐ Yes





Fagen Friedman & Fulfrost LLP

Notices – Informal Resolution

Informal Resolution Process

Offer of Title IX
Informal
Resolution
Process

Notice of Closure of Title IX Informal Resolution Process

Notice of Impact of Participation in Informal Resolution Process

- Option to withdraw and return to investigation process before resolution
- Neither party can ask for investigation to resume after resolution
- Records will be maintained for 7 years
- Confidentiality and privacy implications



Confidentiality of Informal Resolution Process

- Can informal resolution facilitator be a witness in a later investigation?
- Can facts be used in a later investigation?
- Is the process confidential?

The Mediation Process

- Introductions
- Information Collection
- Problem Identification
- Brainstorming Solutions
- Brokering the Deal
- Agreement



Potential Trauma for CP and RP



Emotions

- Silence is ok
- Sympathy is ok (within reason/neutral) "I can tell this is hard" "I'm sorry this is difficult"
- Allow breaks
- Remember equality not equity is goal for processes

Introductions



Critique an Introduction



Critique a Mediation: Introduction Content

- □ Not Good

Critique a Mediation: Delivery of Introduction

- ☐ Good
- □ Not Good

Brainstorming Solutions



Brainstorming Ideas

- Don't shut down ideas
- Write down all ideas
- Suggest, but don't advocate
- Discuss pros/cons and possibility of solution working

Brainstorming Ideas

- "What solution would allow you to feel comfortable settling the complaint?"
- "If the other party were to offer x, would you be willing to offer anything in return?"
- If a party refuses to make further offers, ask questions to understand why

What types of solutions might you brainstorm for Cameron, Peyton, and Parker?



Length of Informal Resolution

- Will vary depending on complexity
- 20 days is a reasonable time, but extensions will be warranted in many cases
- Try to obtain agreement to extensions from all parties
- Keep the Title IX Coordinator apprised of progress





Outcome of IR



POLLING

Cameron and Parker reach an agreement in informal resolution. Can the Title IX process ever recommence?

- ☐ Yes, if Parker fails to comply with the terms
- ☐ Yes, but only for allegations not resolved in informal resolution
- No, because you can only recommence an investigation before a resolution is reached

Role of Institution If Agreement Reached

- Agreement is between the parties; institution is not a party
- IR Facilitator can:
 - Act as intermediary
 - Make suggestions, evaluations
 - Help with drafting document











Business, Facilities & Real Estate
Charter School
eMatters
Governance & Leadership
Labor & Employment
Litigation
Student Services & Special Education
Higher Education

FRESNO | INLAND EMPIRE | LOS ANGELES
OAKLAND | SACRAMENTO | SAN DIEGO

www.f3law.com

Information in this presentation, including but not limited to PowerPoint handouts and the presenters' comments, is summary only and not legal advice.

We advise you to consult with legal counsel to determine how this information may apply to your specific facts and circumstances.



Fagen Friedman & Fulfrost LLP

47

© Franczek P.C. 2020. © Fagen Friedman & Fulfrost LLP 2020. These materials are not legal advice. These materials are subject to a LIMITED LICENSE AND COPYRIGHT. These materials are proprietary and are owned and copyrighted by Franczek P.C. and Fagen Friedman & Fulfrost LLP. As training materials used to train Title IX personnel, these materials must be posted publicly by any organization or entity that purchased training for its Title IX personnel using these materials on that organization or entity's website or, if it has no website, must be made available by any such organization or entity for inspection and review at its offices. Accordingly, Franczek P.C. and Fagen Friedman & Fulfrost LLP have granted a LIMITED LICENSE to the organization or entity that lawfully purchased training using these materials (the "LICENSEE") to post these materials on its website or otherwise make them available as required by 34 C.F.R. 106.45(B)(10). The LICENSEE and any party who in any way receives and/or uses these materials agree to accept all terms and conditions and to abide by all provisions of this LIMITED LICENSE. Only the LICENSEE may post these materials on its website, and the materials may be posted only for purposes of review/inspection by the public; they may not be displayed, posted, shared, published, or used for any other purpose. Franczek P.C. and Fagen Friedman & Fulfrost LLP do not authorize any other public display, sharing, posting, or publication of these materials by the LICENSEE or any other party and do not authorize any use whatsoever by any party other than the LICENSEE. No party, including the LICENSEE, is authorized to copy, adapt, or otherwise use these materials without explicit written permission from Franczek P.C. and Fagen Friedman & Fulfrost LLP. No party, including the LICENSEE, is authorized to remove this LIMITED LICENSE AND COPYRIGHT language from any version of these materials or any copy thereof. Should any party, including the LICENSEE, display, post, share, publish, or otherwise use these materials in any manner other than that authorized by this LIMITED LICENSE, Franczek P.C. and Fagen Friedman & Fulfrost LLP will exercise all available legal rights and seek all available legal remedies including, but not limited to, directing the party to immediately remove any improperly posted content, cease and desist any unauthorized use, and compensate Franczek P.C. and Fagen Friedman & Fulfrost LLP for any unauthorized use to the extent authorized by copyright and other law. These materials may not be used by any party, including the LICENSEE, for any commercial purpose unless expressly authorized in writing by Franczek P.C. and Fagen Friedman & Fulfrost LLP. No other rights are provided, and all other rights are reserved.

Information in this presentation, including but not limited to PowerPoint handouts and the presenters' comments, is summary only and not legal advice.

We advise you to consult with legal counsel to determine how this information may apply to your specific facts and circumstances.



Fagen Friedman & Fulfrost LLP