





"[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



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Discretionary Compliance

"[N]othing in this order limits the ability of any school 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....

ED Response The Education Department is currently reviewing the latest order and "stands by the final Title IX regulations released in April 2024," an Education Department spokesperson said in a statement.

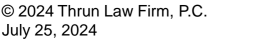
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July 24, 2024 OCR Guidance

Pointers for Implementation Video on drafting policies, procedures and required notices "As of July 19, 2024, pursuant to federal court orders, the Department is

"As of July 19, 2024, pursuant to federal court orders, the Department is currently enjoined from enforcing the 2024 <u>Final Rule</u> 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/ocr/docs/list-of-schools-enjoined-from-2024-19-rule.pdf.</u> 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." and schools.







Status on August 1, 2024? Possibilities Abound

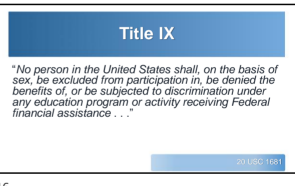
- ED voluntarily delays enforcement date (UNLIKELY) • Possible impact if ED voluntarily delays: 2020 regulations
- remain in place, absent alternate guidance No voluntary delay by ED:
- Schools not named in injunction *must* implement 2024 regulations
- Schools named in injunctions may implement 2024 regulations; may continue to follow 2020 regulations; or may otherwise respond in a manner that is not deliberately indifferent to sexbased discrimination, harassment, and retaliation

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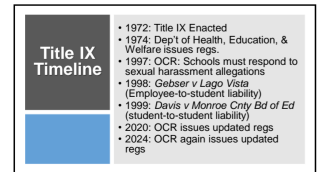


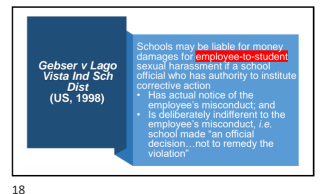
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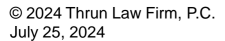


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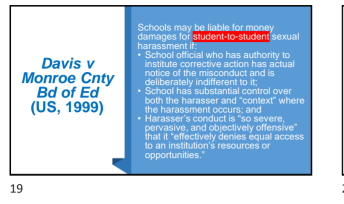




AW FIRM. P.C.









 Addresses sex-based discrimination and sex-based harassment (including students, staff)
 Also addresses discrimination on the basis of:

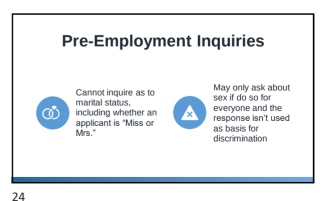
 • Sex characteristics
 • Sex characteristics

 • Pregnancy or related conditions
 • Sexual orientation

 • Gender identity
 • Gender identity



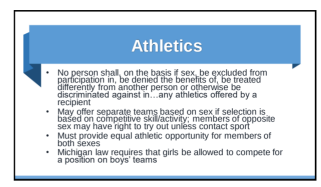




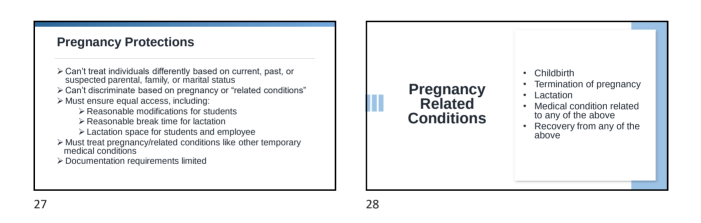


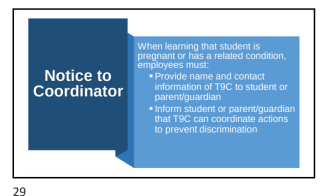


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Additional Obligations

- 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



Key Title IX Roles

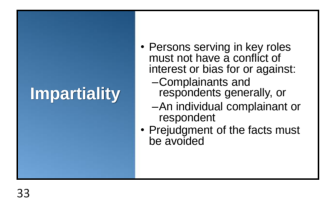
- Title IX Coordinator: oversees school's Title IX compliance and is a school employee
- · Investigator: Conducts investigation
- Decisionmaker: Makes determination of responsibility

Note: Title IX Coordinator and person who hears challenges to supportive measures *must be employees*

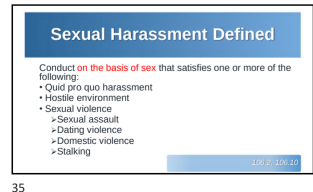
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Key Title IX Roles
Appeals Officer: Hears appeals from dismissals or determinations of responsibility (must also include someone who can hear challenges to supportive measures); cannot be same person who investigated or made decision
Informal Resolution Facilitator ("IRF"): assists parties in reaching informal resolution, if applicable
Note: Single Investigator model permitted: appeals officer/person who hears challenges to supportive measures and IRF must be different people and must not be the Coordinator, Investigator, or Decisonmaker.

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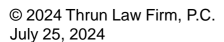








Recipient's employee, agent, or person authorized to provide aid/benefit/service explicitly or impliedly conditioning an aid, service, or benefit of the recipient on an individual's participation in unwelcome sexual conduct





Sexual Violence Definitions

Sexual assault": an offense classified as a forcible or nonforcible sex offense under FBI uniform crime reporting system. Includes rape, sodomy, sexual assault w/object, or fondling directed against another person, w/o victim consent, including instances where victim is incapable of giving consent

"Dating violence": violence committed by a person who is or has been in a romantic or intimate relationship with the Complainant; existence of such a relationship is based on a consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship

37

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 "Stallking": cancerige in a course of eardly directed dot a pacefile

"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 emotional distress

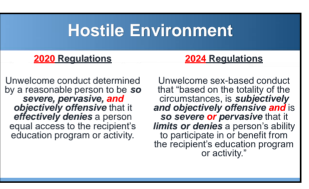
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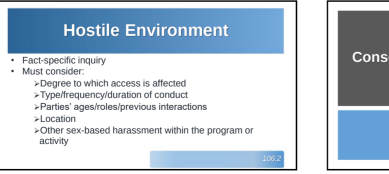
Unwelcome conduct determined by a reasonable person to be so severe, pervasive, or persistent, and to interfere with or limit a student's ability to participate in or benefit from school services,

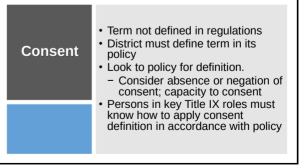
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42

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43



- Case-by-case analysis
- Investigate if school doesn't know where misconduct occurred
- Must address conduct that is subject to school's disciplinary authority
- Consider applicable codes of conduct and Revised School Code provisions
- Must address conduct that occurs outside school's program or activity if it is contributing to hostile environment

44

46



Employees must promptly convey information suggesting sex discrimination to T9C
 TLF Policy requires any employee with information that may reasonably constitute sex discrimination to convey that information to the T9C within one business day
 Employee must provide person alleging sex discrimination T9C's contact information and information about how to make a complaint
 Messaging to all staff

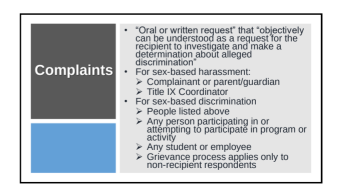
 If you see something, say

something!

Noncompliance = discipline

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T9C May Initiate Complaint

Fact-specific determination, consider:

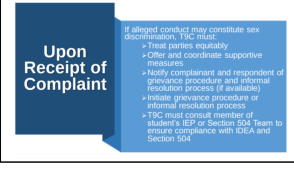
- Complainant's request not to proceed with complaint
- Complainant's reasonable safety concerns
- Risk of additional sex discrimination if complaint not filed
- Severity of alleged sex discrimination, including whether, if substantiated, respondent would need to be removed or disciplined as remedial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

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

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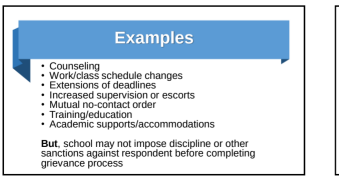
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Supportive Measures

- 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

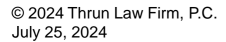
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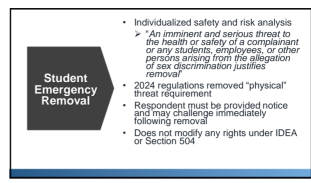
- required by law Coordinated by T9C
- If complainant or respondent is student with a disability, T9C must consult with member of IEP/504 Team





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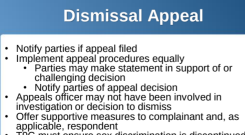
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Permissive Dismissal If... Unable to identify respondent after reasonable effort Respondent is not participating in school's program/activity Complainant voluntarily withdraws any or all of the allegations, T9C determines not to initiate complaint, and without the allegations there is no alleged conduct that would constitute sex discrimination Alleged conduct, even if true, would not constitute sex discrimination (must first attempt to clarify allegations) 57

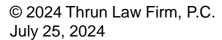




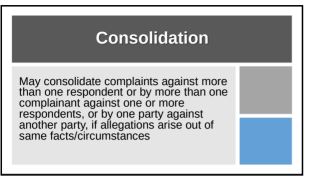
T9C must ensure sex discrimination is discontinued

Bases to Appeal Dismissal

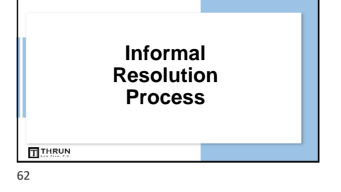
- Procedural irregularity that would change the
- New evidence that would change the outcome that was not reasonably available at time of dismissal
- Person in key role had a conflict of interest or bias that would change outcome



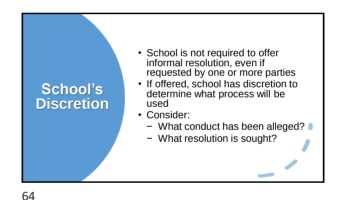


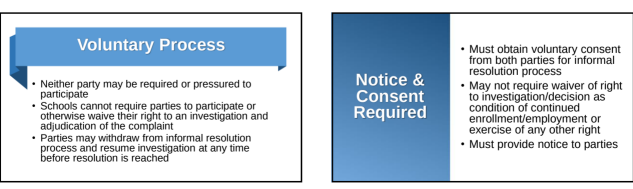


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Before final decision, T9C may offer parties opportunity to informally resolve complaint without full investigation
Not available for allegation that employee sexually harassed student
Facilitator cannot be same person as investigator/decisionmaker
May include agreement that restricts parties' contacts or that imposes restrictions on respondent's participation in programs/services
T9C must still take prompt and effective steps to ensure that sex discrimination is discontinued





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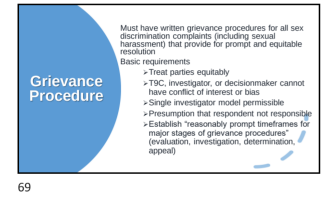
Informal Resolution Notice Contents

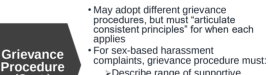
- Allegations
- · Informal resolution requirements
- Right to withdraw from informal resolution process and resume grievance process before agreeing to resolution
- Agreeing to resolution at conclusion of process would preclude initiating or resuming grievance process for same allegations
- Potential 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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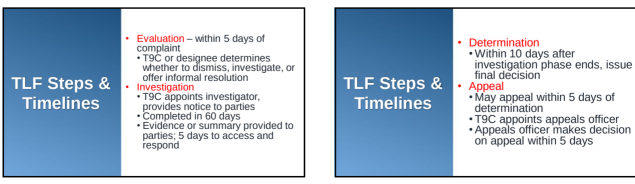




- >Describe range of supportive measures available
- List or describe range of potential disciplinary sanctions/remedies

70

(Cont.)



72



Delays and Time Extensions

- Temporary delays for "good cause" are permitted with notice to parties
- "Good cause" examples:
- Complexity of investigation
- Concurrent law enforcement investigation with
- time-dependent release of evidence
- Absence of parties or witnesses
- Need to provide accommodations for party or witness with a disability

73

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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

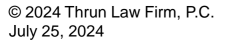
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OCR: Law Enforcement "Police investigations may be useful for fact-gathering; but because the standards for criminal investigations are different, police investigations or reports are not determinative of whether sexual harassment or violence violates 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)











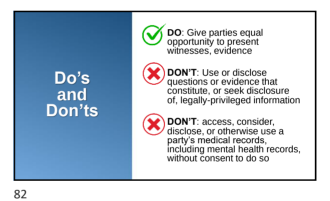


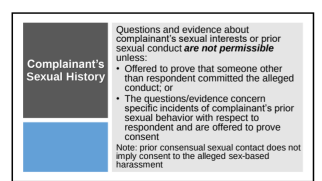
Credibility Determination

- 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

80

"Relevant"	"Related to the allegations of sex discrimination under investigation Questions are relevant when they seek evidence that may aid in showing whether the alleged sex discrimination occurred, and evidence is relevant when it may aid a decisionmaker in determining whether the alleged sex discrimination occurred."
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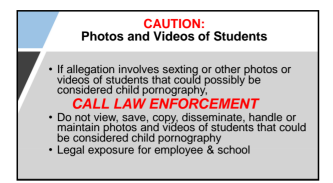
Investigation Tips

- · 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

84

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May set ground rules for interviews if rules apply equally to both parties
Examples:

Be honest and forthright
Abusive, disruptive behavior or language will not be tolerated

Cannot restrict parties from discussing allegations or gathering/presenting relevant evidence

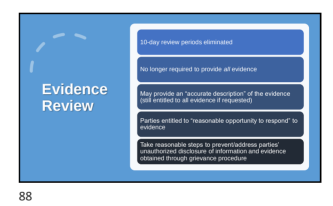
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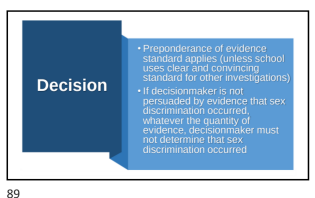
Establish rapport

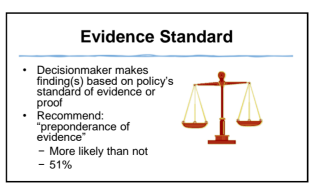
- Inform party or witness that interview summary with their name will be made available to parties
- · Ask simple, straightforward questions
- Ask who else may have useful information and whether there is anything you didn't ask that interviewee thinks you should know
- · Re-interview parties or witnesses if needed
- · Ensure opportunity to respond to all allegations
- · Be cognizant of own bias or conflicts of interest!

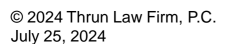
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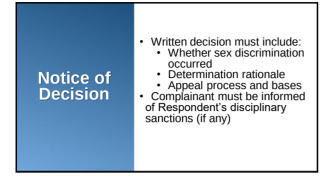






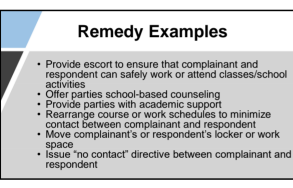






If determination that sex discrimination occurred, T9C must coordinate:
 Remedies to complainant and others who had access limited or denied
 Sanctions for the respondent
 Other prompt and effective steps to discontinue sex discrimination

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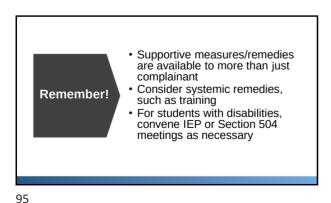


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Sanctions should be consistent with applicable codes of conduct, policies, law
 If Board approval is required for discipline (e.g., tenure hearing, expulsion hearing), decision should include applicable recommendation
 Complainant receives notice of respondent's sanctions
 May not discipline party or witness for participating in grievance process or for making a false statement or for engaging in consensual sexual conduct based solely on determination whether sex discrimination occurred

94



Appeals Appeal process must be at least the same as offered in comparable proceedings



Appeals Considerations	 Any party may appeal a dismissal 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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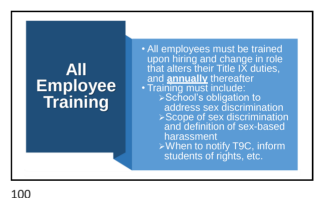
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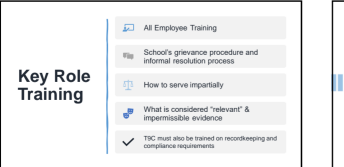
TLF: Bases for Appeals

- · 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

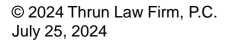
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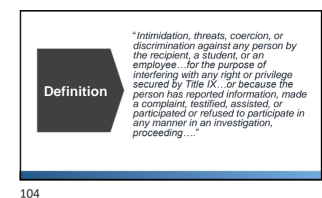


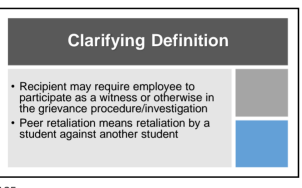




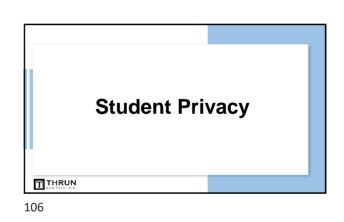


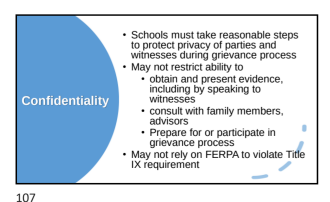


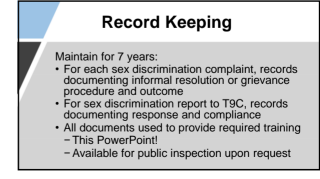




105









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 Nay show Notice

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

110

109

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

111



112



