

Formal Hearing for Title IX Coordinators

Related to System Procedure 1B.3.1

Equal Opportunity & Compliance Department *September 17, 2025*

Policy & Procedure

- » 1B.3 Sexual Misconduct
 - Updated June 2025
 - Training: EON Foundations

- » 1B.3.1 Response to Sexual Misconduct
 - Updated August 2025
 - Training

Agenda

- » Introduction
- » Referral for Formal Hearing
- » Hearing Procedures
- » Deliberation and Determination
- » Appeal of the Final Determination
- » Long-term Remedies
- » Recordingkeeping
- » Other Resources



Introduction

- » Report/complaint
 - Title IX Coordinator Authority to Initiated a Complaint
 - Counter-Complaints
- » Resolution Options
 - Formal
 - Informal
 - Notice of Investigation and Allegations
- » Resolution Timeline
- » Ensuring Impartiality
- » Investigation



Investigation

- » Interviews
- » Evidence gathering and assessing
 - Relevant
 - Directly Related
- » Review and comment period
 - All evidence and draft report
 - Parties and their advisors
 - 10-business days



Investigation, continued

- » Finish draft report
- » Title IX Coordinator review of report
- » Finalize report
 - Accurately summarizes investigations and interviews
 - Synthesizes evidence
 - Relevant evidence

Referral to Formal Hearing

- » Informal Resolution
- » Final report
 - Formal hearing no less than 10 days
- » Formal hearing considerations
 - Venue and recording
 - Scheduling
 - Hearing participants
 - Advisors
 - Impact statements
 - Accommodations
 - Conflicts
 - Evidence and Report



Formal Hearing Preparation

- Hearing notice
- Witness participation
 - Written statements
 - May decline hearing participation
 - Late involvement
- Pre-hearing meetings
 - May request questions or topics from parties/advisors
 - Formal hearing logistics
- Disability accommodations
- Other support



Hearing Procedures

- **Evidentiary considerations**
- Hearing administrator (decision-maker)
- Final investigation report (confirmation)
- Testimony and questioning
 - Rationale for irrelevant questions; document
- Refusal to submit to questioning and inferences
- Hearing recordings

Deliberation and Determination

- » Decision-maker deliberation
 - Policy: finding/no finding
- » Finding: disciplinary actions
 - Impact/mitigation statements, when relevant
 - Prior history sharing, when relevant
- » Decision letters
 - Target: 10 days post formal hearing
- » Notice to parties

Appeal of Final Determination

- » Written submission
- » 10 business days after decision
- » Grounds for appeal
 - procedural irregularity that affected the outcome or decision,
 - new evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter, and/or
 - a conflict of interest or bias by the Title IX Coordinator or decision-maker that affected the outcome of the matter
- » Appeal: granted or denied
- » Disciplinary action during appeal: may enforce



Long-term Remedies

- "Remedy the effects" address the impact on safety, education, overall well-being
- » Prevent reoccurrence

- » Supportive measures (ensure equal access)
- » For the institution
 - Policy changes
 - Prevention programs
 - Institutional assessments

Recordkeeping

- Each prohibited conduct formal process, including any final determination regarding responsibility or appeal, and any audio recording or transcript required under federal regulation
- 2. Any disciplinary sanctions imposed on the respondent
- Any supportive measures provided to the parties and any remedies provided to the complainant or the community designed to restore or preserve equal access to the education program or activity
- 4. Any appeal and the result therefrom
- 5. Any Informal Resolution and the result therefrom
- 6. All materials used to train the Title IX Personnel (for implementing the resolution processes); each college and university will make these training materials publicly available on their website
- 7. Any other actions taken in response to a report or formal complaint (response was not deliberately indifferent)

Other Resources

- » Advisor Guide
- » Hearing Administrator Manual
- » Technology Guide*
- » Shared services

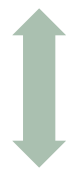
Advisor Guide

- » Advisor: Attorney vs. Staff Person
- » Party must have an advisor for the formal hearing
 - Appointing an advisor for a party
- » Recruiting and training advisors on campus
- » Sharing guide with non-campus affiliated advisors
- » Formal hearing expectations
- » Formal hearing questions

Hearing Administrator Manual

- » Promise & ethical standards
- » Due process
- » Formal hearing considerations
 - Sample script
 - Consider building in breaks
 - Cross-examination: check what was stated during the investigation
 - Effective hearing tips
 - Technology guide*

Decisionmaker

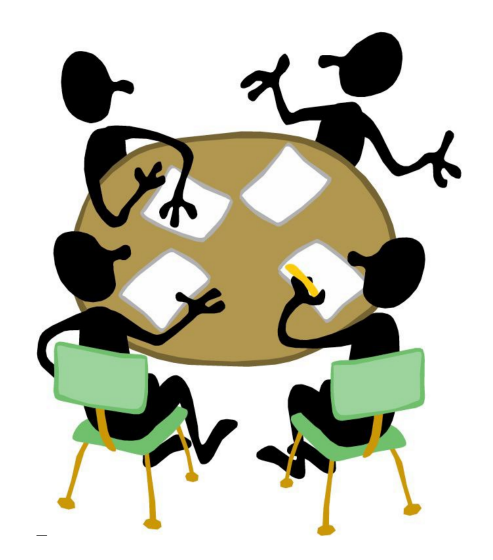


Hearing administrator

Hearing Administrator Manual, continued

- » Policy analysis
 - 1B.3 Table
- » Determining responsibility
 - Decision letter templates
 - Consult with General Counsel
- » Post hearing

Questions and Feedback



Thank you.



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