STUDENT WELFARE		FFH
FREEDOM FROM DIS	SCRIMINATION, HARASSMENT, AND RETALIATION	(LEGAL)
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	Note:	The following legal provisions address dating violence and sexual harassment. For legal provisions addressing discrimination on the basis of disability, sex, and other protected characteristics, see FB.		
Dating Violence Policy Requirements	A district shall adopt and implement a dating violence policy to be included in the district improvement plan.			
	A dating violence policy must include:			
	c ł	A definition of dating violence that includes the intentional use of physical, sexual, verbal, or emotional abuse by a person to narm, threaten, intimidate, or control another person in a da- ing relationship, as defined by Family Code 71.0021;		
		A clear statement that dating violence is not tolerated at school; and		
	N A F	Reporting procedures and guidelines for students who are victims of dating violence, including a procedure for immediately notifying the parent or guardian of a student about a report received by the district identifying the student as an aleged victim or perpetrator of dating violence.		
	A dating violence policy must also address safety planning, en- forcement of protective orders, school-based alternatives to protec- tive orders, training for teachers and administrators at each district campus that instructs students in grade 6 or higher, counseling for affected students, and awareness education for students and par- ents.			
	Educa	ation Code 37.083, .0831 [See BQ]		
Student Resources	To the extent possible, a district shall make available to students age-appropriate educational materials that include information on the dangers of dating violence and resources to students seeking help. <i>Education Code 37.0831(c)</i>			
	Note:	References to Title IX, part, or subpart in the following le- gal provisions refer to Title IX and its corresponding reg- ulations.		
		The U.S. Department of Education's Office for Civil Rights has issued a formal interpretation that discrimina- tion on the basis of sex under Title IX includes discrimi- nation on the basis of sexual orientation and gender identity.		

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Sexual Harassment	A district may develop and implement a sexual harassment p to be included in the district improvement plan. <i>Education Co</i> 37.083 [See BQ]		
	Sexual abuse of a student by an employee, when there is nection between the physical sexual activity and the empl duties and obligations as a district employee, violates a st constitutional right to bodily integrity. Sexual abuse may in fondling, sexual assault, or sexual intercourse. <i>U.S. Cons</i> <i>14; Doe v. Taylor Indep. Sch. Dist.</i> , <i>15 F.3d 443 (5th Cir. 1</i> )	oyee's tudent's nclude <i>t. Amend.</i>	
	No person in the United States shall, on the basis of sex, be ex- cluded from participation in, be denied the benefits of, or be sub- jected to discrimination under any education program or activity re- ceiving federal financial assistance. <i>20 U.S.C. 1681 (Title IX)</i>		
	A district's treatment of a complainant or a respondent in to to a formal complaint of sexual harassment may constitute ination on the basis of sex under Title IX. 34 C.F.R. 106.45 U.S.C. 1681 [See also FB regarding Title IX]	e discrim-	
Designation of Title IX Coordinator	A district must designate and authorize at least one emplo coordinate its efforts to comply with its responsibilities und IX, which employee must be referred to as the "Title IX Co tor."	der Title	
Parties Entitled to Notice	The district must notify applicants for admission and empl students, parents or legal guardians, employees, and all p sional organizations holding professional agreements with trict ("Parties Entitled to Notice") of the name or title, office electronic mail address, and telephone number of the emp employees designated as the Title IX Coordinator.	orofes- n the dis- e address,	
	34 C.F.R. 106.8(a)		
Reporting	Any person may report sex discrimination, including sexual ment (whether or not the person reporting is the person al be the victim of conduct that could constitute sex discrimin sexual harassment), in person, by mail, by telephone, or be tronic mail, using the contact information listed for the Title dinator, or by any other means that results in the Title IX of tor receiving the person's verbal or written report. Such a may be made at any time (including during nonbusiness h using the telephone number or electronic mail address, or to the office address, listed for the Title IX Coordinator.	lleged to nation or by elec- e IX Coor- Coordina- report nours) by	
Notification of Policy	A district must notify the Parties Entitled to Notice, above, district does not discriminate on the basis of sex in the ed program or activity that it operates, and that it is required not to discriminate in such a manner. The notification must	ucation by Title IX	
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Also available as part of the eCourse <u>Title IX: Regulatory Updates and Tips for Investigations</u>

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