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With the release of the final Title IX regulation by the U.S. Department of Education, Husch Blackwell's higher education practice team appreciates that institutions might be finding it difficult to navigate all of the policy and procedural changes that will be required by August 14, 2020.



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required under VAWA/the Clery Act?

### Bias and Conflict of Interests

- x How will you ensure that your process is free of bias and conflicts of interest?
- x What standards will you use to determine if a participant in your process is biased or has a conflict of interest?
- x Will you vet participants for bias and conflicts of interest in advance? If so, who will do this and how will it be done?
- x How will you evaluate claims of bias and conflict of interest? Who will do this and how will it be done?

### Interim Removals

- x Will you utilize an existing threat assessment policy for interim removals or address this as part of your Title IX policy?
- x What process will you put in place for a suspended student to appeal an interim removal?
- x Who will be decision makers for interim removals and appeals?

### Informal Resolution

- x Do you plan to use an informal resolution option?
- x Who will be responsible for overseeing the informal process?