Civil Rights Compliance and Perkins IV

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Why Civil Rights Compliance Reviews?

The Federal Perkins IV guidelines require that each state implement a compliance program to prevent, identify and remedy discrimination on the basis of race, color, national origin, sex, age and disability in programs operated by recipients of federal financial assistance.

Specific Civil Rights Laws

- Title VI of Civil Rights Act of 1964
 - Race, color, or national origin
- Title IX of Ed. Amendments of 1972
 Sex
- Section 504 of Rehabilitation Act of 1973
 - Disabilities
- Age Discrimination Act of 1975
 - Age
- Title II of the Americans with Disabilities Acts of 1990 (updated in 2010)
 - Disabilities

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Demystifying the Process

- ✓ Selection Criteria (Targeting Plan to USDOE)
- ✓ Civil Rights Compliance Review (CRCR) process
- ✓ Corrective Actions (VCP-Voluntary Compliance Plan)
- ✓ Monitoring
- ✓ SED Report to USDOE (Biennial) Due July 1st 2016

Selection Criteria

- Student Enrollment/Demographics Data and Faculty Demographics data and compensation
- CTE programs recently added to the curriculum
- Last Date when the Institution was reviewed
- Starting with 2014-15 Perkins Core Indicator 2P1:
 - Minority students that receive a credential, certificate or degree when compared to the Target
 - Special population students that receive a credential, certificate or degree when compared to the Target
- Other: incomplete data, repeated &substantiated complaints and new construction/renovation)
- If a tie -> the school with a larger CTE student population will be selected

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Civil Rights Compliance Review Process

- Pre-review visit at the institution Fall/Winter
- CRCR review during the Spring semester
- A Letter of Findings (LOF) describing issues identified during the review should be completed and sent to the institution by SED within 30-60 days.
- The institution will submit a Voluntary Compliance Plan (VCP) to SED, describing the solutions proposed to address the findings within 45 days of the date of the LOF.
- Once a VCP has been received and approved, SED staff will continue to monitor the institution's completion of the solutions provided in the VCP.

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The most frequent items found and needing corrective action

- ✓ Administrative findings: non-discrimination notifications, civil rights grievance policies and procedures, Civil Rights Compliance Officer(s) information
- ✓ Access and Admissions findings: inadmissible inquiries related to applicant's sex, marital status and/or ethnicity and race
- ✓ Employment related findings: inadmissible inquiries related to applicant's sex, marital status and/or ethnicity and race
- ✓ Accessibility findings: accessible parking spaces, accessible routes throughout the campus, restrooms, rooms and spaces accessibility issues, evacuation equipment, emergency evacuation plans and designated areas of Rescue Assistance for the disabled

Background of OCR

- **USDOE:** http://www2.ed.gov/policy/rights/reg/ocr/index.html
- NYSED:
 - http://www.highered.nysed.gov/kiap/colldev/VTEA/CarlD.PerkinsCareerandTechnicalEducationCivilRightsCompliance.htm
- Overview of a CRCR: http://sbctc.edu/college/f-civilrightscompliancereviews.aspx
- "Case Resolution and Investigation Manual." USDOE OCR:
 http://www.ed.gov/about/offices/list/ocr/docs/ocrcrm.html
- "Developing Effective Grievance Procedures." USDOE OCR:
 http://www.ed.gov/about/offices/list/ocr/grievance.html?ex
 p=0
- "Notice of Non-Discrimination" USDOE OCR:
 http://www.ed.gov/about/offices/list/ocr/docs/nondisc.html

Accessibility Resources

- "Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities" (ADAAG):
 - http://www.access-board.gov/adaag/html/adaag.htm
- Uniform Federal Accessibility Standards (UFAS):
 http://www.access-board.gov/ufas/ufas-html/ufas.htm
- "Guide to the New ADA-ABA Accessibility Guidelines": http://www.access-board.gov/adaaba/summary.htm
- ADA Settlement Agreements. USDOJ Civil Rights Division, Freedom of Information Act Branch. http://www.ada.gov/settlemt.htm
- "Americans with Disabilities Act Questions and Answers" booklet: www.adata.org

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E-Accessibility Resources

- W3C/Web Accessibility Initiative (WAI):
 http://www.w3.org/WAI/
- Testing for Web Accessibility Compliance Under Section 508 of the Rehabilitation Act of 1973:
 http://www.ed.gov/policy/gen/guid/assisttesting.html
- Section 508 of the Rehabilitation Act, §1194.22 Checklist (WEBAIM):
 - http://www.webaim.org/standards/508/checklist
- Free Testing Tool (The Wave):
 http://wave.webaim.org/
- Department of Education's Assistive Technology Program:

http://www.ed.gov/policy/gen/guid/assistivetech.html10

In summary . . .

- •We all have an obligation to ensure that ALL students have unfettered opportunities to have access to and make progress in college, programs, and buildings.
- Anything less would be a form of discrimination which is unlawful.

... Questions?

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