



Martha Compton She/her Director of Strategic Partnerships and Client Relations

#### Meet Your Facilitator

Martha consults and trains nationally on Title IX and student conduct and has previously served as a technical trainer for Department of Justice VAWA campus grantees. Martha is a former President of the Association for Student Conduct Administration, has been a faculty member for ASCA's Gehring Academy, and was part of the core team that developed ASCA's Sexual Misconduct Institute. A student conduct professional for over 20 years, Martha is also a former dean of students and has extensive experience in residence life, behavior intervention, emergency services, orientation, leadership, and working with student organizations.



# About Us

#### Vision

We exist to help create safe and equitable work and educational environments.

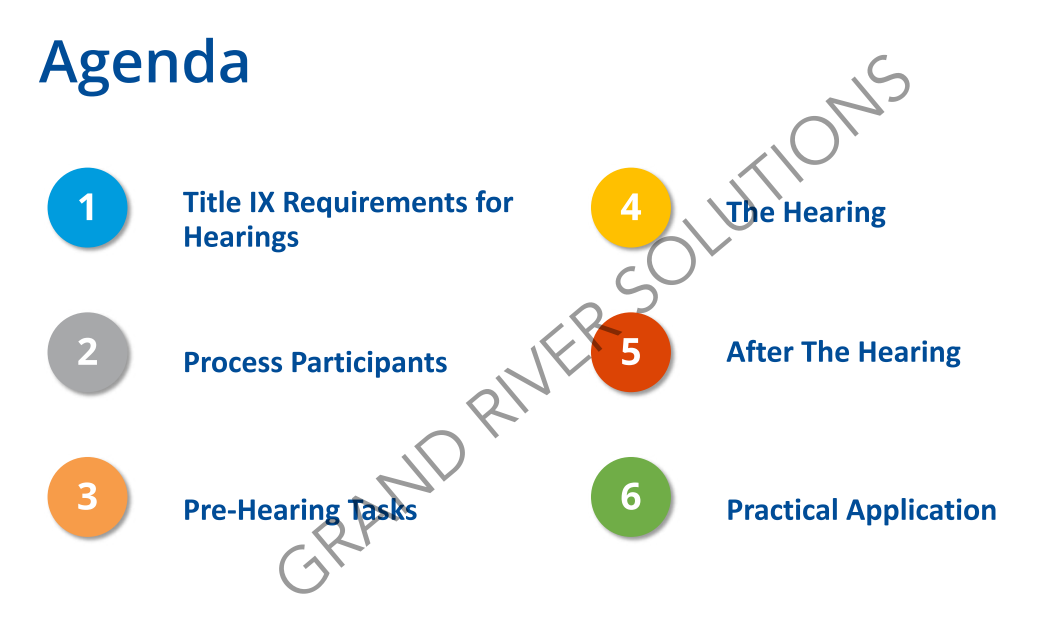
#### Mission

Bring systemic change to how school districts and institutions of higher education address their Clery Act & Title IX obligations.

#### **Core Values**

- Responsive Partnership
- Innovation
- Accountability
- Transformation
- Integrity









# Title IX Requirements For Hearings

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#### Title IX of the Education Amendments Act of 1972

"No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving Federal financial assistance."

# Section 106.30: Sexual Harassment

Sexual harassment means conduct on the basis of sex that satisfies one or more of the following:

(1) An **employee** of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual's participation in unwelcome sexual conduct;

(2) Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient's education program or activity; or

(3) "Sexual assault" as defined in 20 U.S.C. 1092(f)(6)(A)(v), "dating violence" as defined in 34 U.S.C. 12291(a)(10), "domestic violence" as defined in 34 U.S.C. 12291(a)(8), or "stalking" as defined in 34 U.S.C. 12291(a)(30).

# AND... Only Covered, IF:

### Place of Conduct

- On campus OR
- Campus Program, Activity, Building, AND
- In the United States

# **Required Identity**

- Complainant participating/attempting to participate in Program or Activity, AND
- Control over Respondent

# **Procedural Requirements for Investigations**



# **Procedural Requirements for Hearings**

Must be live, but can be conducted remotely

Cannot compel participation of parties or witnesses

Standard of proof used may be preponderance of the evidence or clear and convincing; standard must be the same for student and employee matters

Cross examination must be permitted and must be conducted by advisor of choice or provided by the institution

Decision maker determines relevancy of questions and evidence offered

Written decision must be issued that includes finding and sanction

# The Requirement of Impartiality

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# Section 106.45(b)(1)(iii)

The grievance process must require that any individual designated by the recipient as Title IX Coordinator, investigator, <u>decision maker</u>, or facilitator of informal resolution not to have a conflict of interest or bias

For or against complainants or respondents generally, or
 An individual complainant or respondent

# Section 106.45(b)(1)(iii)

The grievance process must require that any individual designated by the recipient as Title IX Coordinator, investigator, or facilitator of informal resolution not to have a conflict of interest or bias:

- For or against complaints or respondents generally, or
- An individual complainant or respondent



# Section 106.45(b)(1)(iii)

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Title IX Coordinator, investigator, **decision maker**, or facilitator of informal resolution must receive training on...how to serve impartially, including avoiding prejudgment of the facts at issue, conflict of interest, and bias. This training material may not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.



# Hearing Technology: Requirements and Considerations

If hearings cannot be in person, or if someone chooses to participate remotely, must have a remote participation platform available.

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#### All hearings must be recorded.



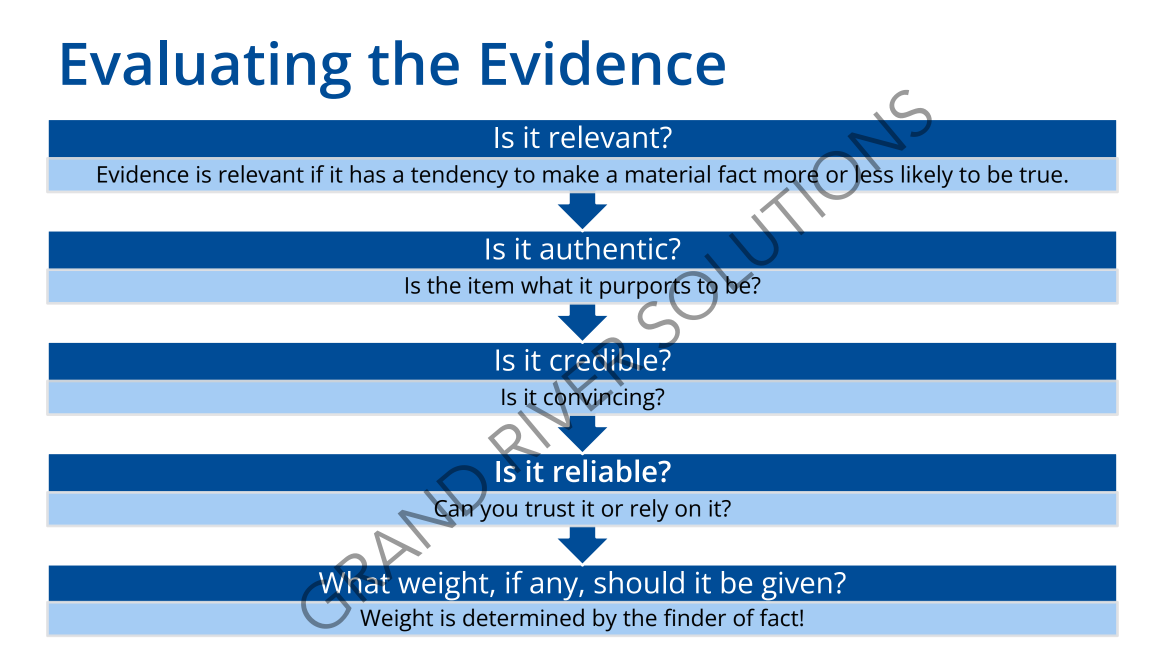
Participants must be able to communicate during the hearing

The parties with the decision maker(s) The parties with their advisors

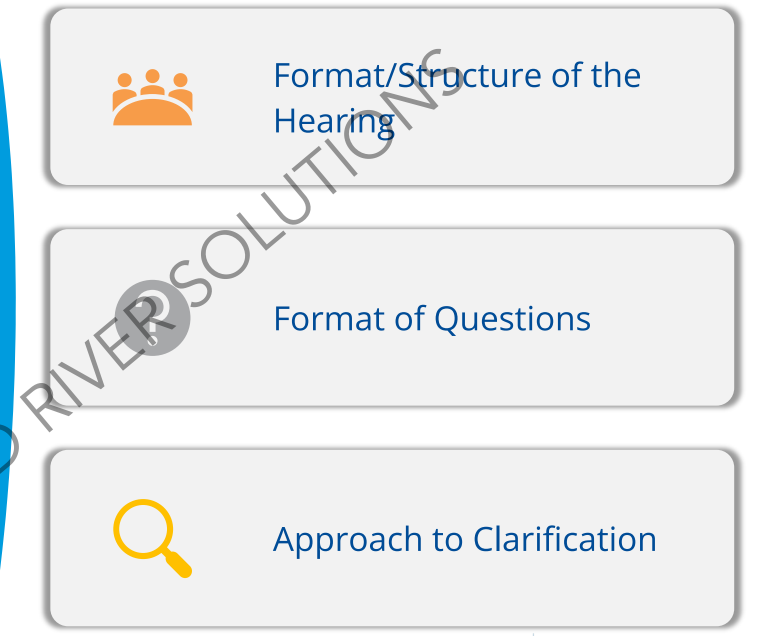








Traumainformed practices provide tools/techniques for engaging with the Complainant, Respondent, and Witnesses.





# Process Participants

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# The Parties

#### Complainant

An individual who is alleged to be the victim of conduct that could constitute sexual harassment.

#### Respondent

An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.



## The Participants The Investigator

- Can present a summary of the final investigation report, including items that are contested and those that are not;
- Submits to questioning by the Decisionmaker(s) and the parties (through their Advisors).
- Can be present during the entire hearing process, but not during deliberations.
- Questions about their opinions on credibility, recommended findings, or determinations, are prohibited. If such information is introduced, the Chair will direct that it be disregarded.

# There are two types of advisors

Advisor (throughout whole process)

Hearing Advisor
 (hearing, for purposes of asking questions)

- Can be anyone, including a lawyer, a parent, a friend, and a witness
- No particular training or experience required (institutionally appointed advisors should be trained)
- Can accompany their advisees at all meetings, interviews, and the hearing
- Advisors should help the Parties prepare for each meeting and are expected to advise ethically, with integrity, and in good faith
- May not speak on behalf of their advisee or otherwise participate, except that the advisor will conduct cross examination at the hearing.
- Advisors are expected to advise their advisees without disrupting proceedings



### **The Participants** Advisors: Prohibited Behavior

An Advisor who oversteps their role as defined by the policy should be warned once. If the Advisor continues to disrupt or otherwise fails to respect the limits of the Advisor role, the meeting may be ended, or other appropriate measures. implemented. Subsequently, the Title IX Coordinator has the ability determine how to address the Advisor's non-compliance and future role.

**The Participants** The Hearing Facilitator/Coordinator

- Manages the recording, witness logistics, party logistics, curation of documents, separation of the parties, and other administrative elements of the hearing process
- Non-Voting

> Optional, not required



# **The Participants** The Decision Maker

- > One person
- Questions the parties and witnesses at the hearing
- Determines responsibility
- > Determines sanction, where appropriate
- > Answers all procedural questions
- Makes rulings regarding relevancy of evidence, questions posed during cross examination
- Maintains decorum
- > Prepares the written deliberation statement
- > Assists in preparing the Notice of Outcome



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## **The Participants** The Decision-Makers

- > A panel
- Questions the parties and witnesses at the hearing
- Determines responsibility
- Determines sanction, where appropriate





# The Participants The Hearing Chair

- > Is a decision-maker
- > Answers all procedural questions
- Makes rulings regarding relevancy of evidence, questions posed during cross examination
- Maintains decorum
- Prepares the written deliberation statement
- Assists in preparing the Notice of Outcome







# Pre-Hearing Tasks: Hearing Panel & Chair

What should be done in advance of the hearing

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# **Pre-Hearing Meetings**

Review the Logistics for the Hearing

- Set expectations
- Format
- Roles of the parties
- Participation
- Decorum
- Impact of not following rules

Cross Examination/Questioning Format & Expectations

# Decision Maker

Review evidence and report

Review applicable policy and procedures

hereiminary analysis of the evidence

✓ Determine areas for further exploration

Pevelop questions of your own

Anticipate the party's questions

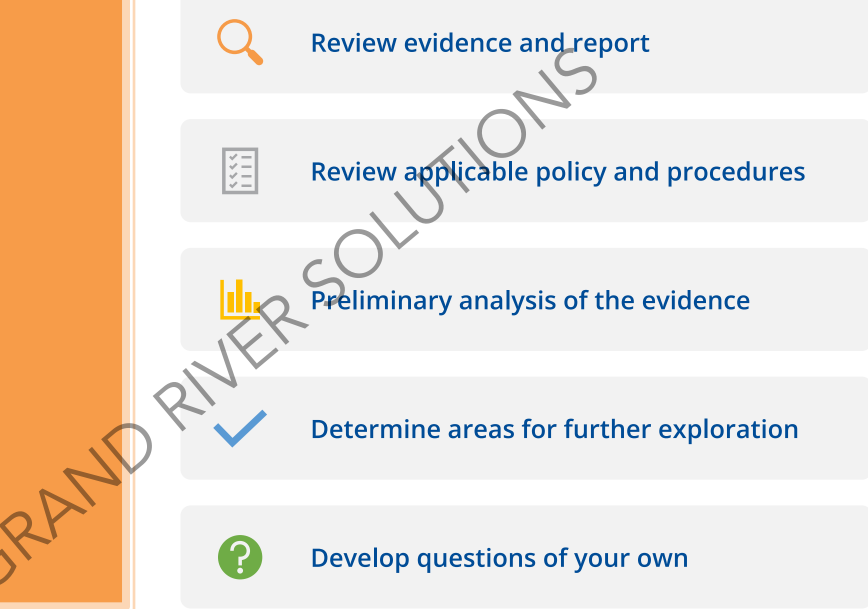
May convene a pre-hearing meeting

Anticipate challenges or issues

Prepare the script



# Hearing Panel as a Whole



# Hearing Panel Chair



# Common Areas of Exploration

**Credibility? Clarification on timeline? Thought process? Inconsistencies**?



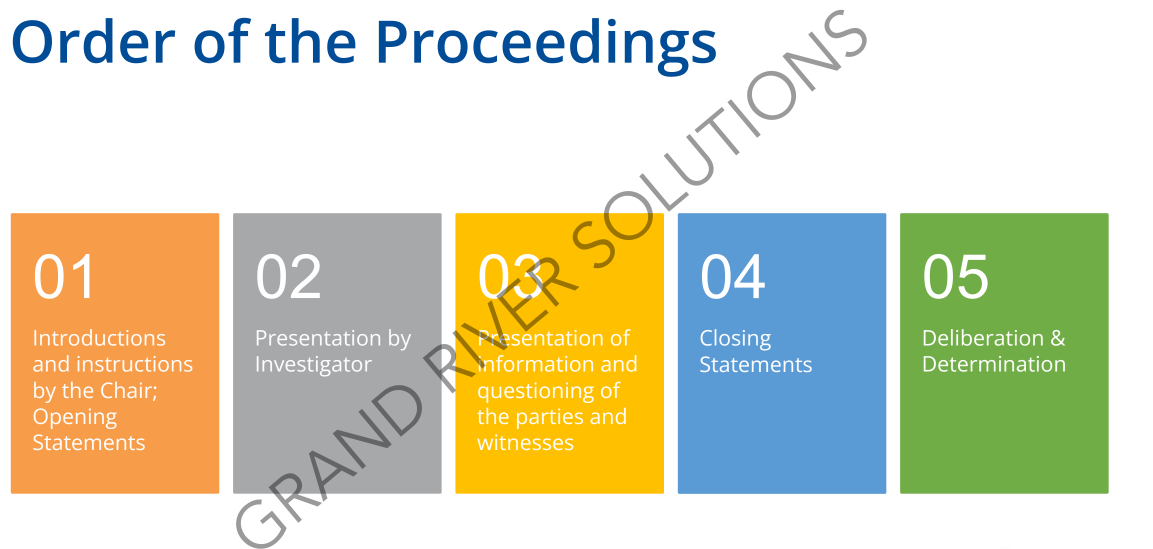


# The Hearing Solution GRAMP



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#### **Opening Statements**

Optional: Not required by the regulations; institution may choose to allow.

- Prior to questioning beginning during the hearing, each party may be given the opportunity to make an opening statement.
- Intended to be a brief summary of the points the party would like to highlight.

- Directed to the Decision Maker and only the Decision Maker.
- Both parties should give opening statement before either is questioned.
- Typically, the complainant goes first.



# **Opening Introductions and Instructions by the Chair**

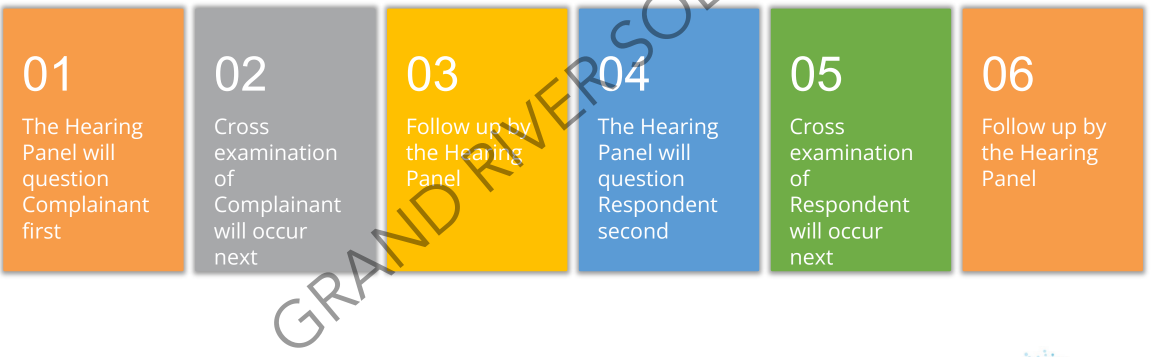


The University has a script for this portion of the proceedings, and it should be used. Introduction of the participants. Overview of the procedures. Overall goal: manage expectations. Be prepared to answer questions.



## Presentation of Information

# Presentation of Information & Questioning of the Parties





### Questioning of the Witnesses

## 01

The Chair will determine the order of questioning of witnesses 02

The Hearing Panel will question first

Advisor crossexamination will occur next (suggested: Complainant's advisor followed by Respondent's advisor)

## 04

Follow up by the Hearing Panel



#### **Closing Statements**

Prior to the conclusion of the hearing, each party will have the opportunity to make a closing statement.

- Prior to the conclusion of the hearing, each party will have the opportunity to make a closing statement.
- Intended to be a brief summary of the points the party would like to highlight.

- Directed to the Decision Maker and only the Decision Maker .
- Not time to introduce new information or evidence.



## General Questioning Guidelines



#### What constitutes a relevant question?

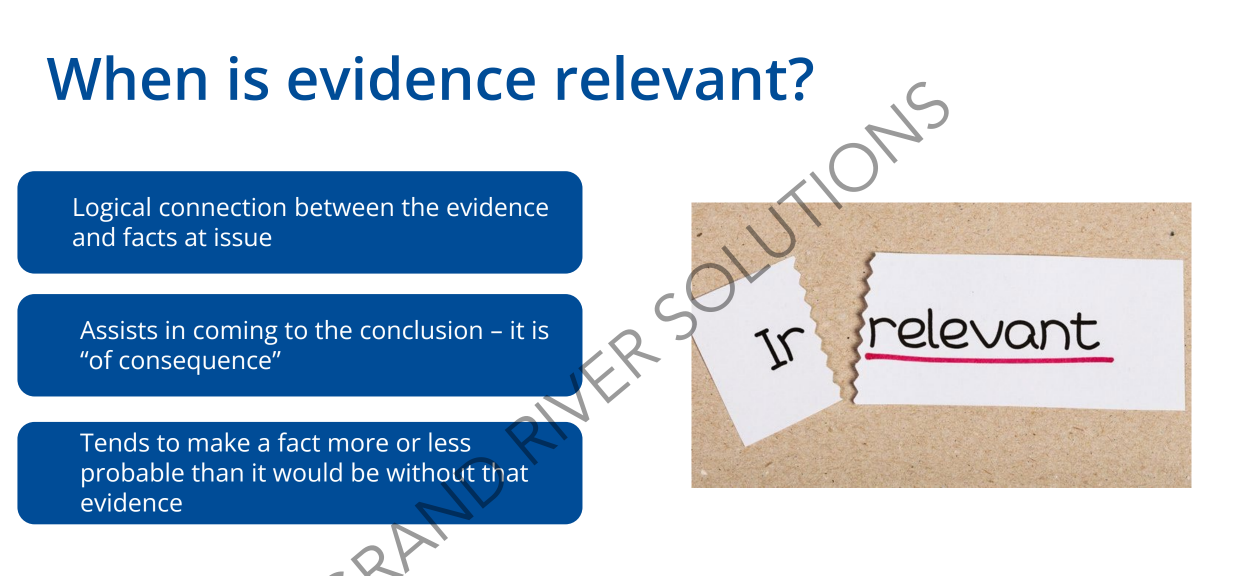
The Department declines to define "relevant", indicating that term "should be interpreted using [its] plain and ordinary meaning."

See, e.g., Federal Rule of Evidence 401 Test for Relevant Evidence:

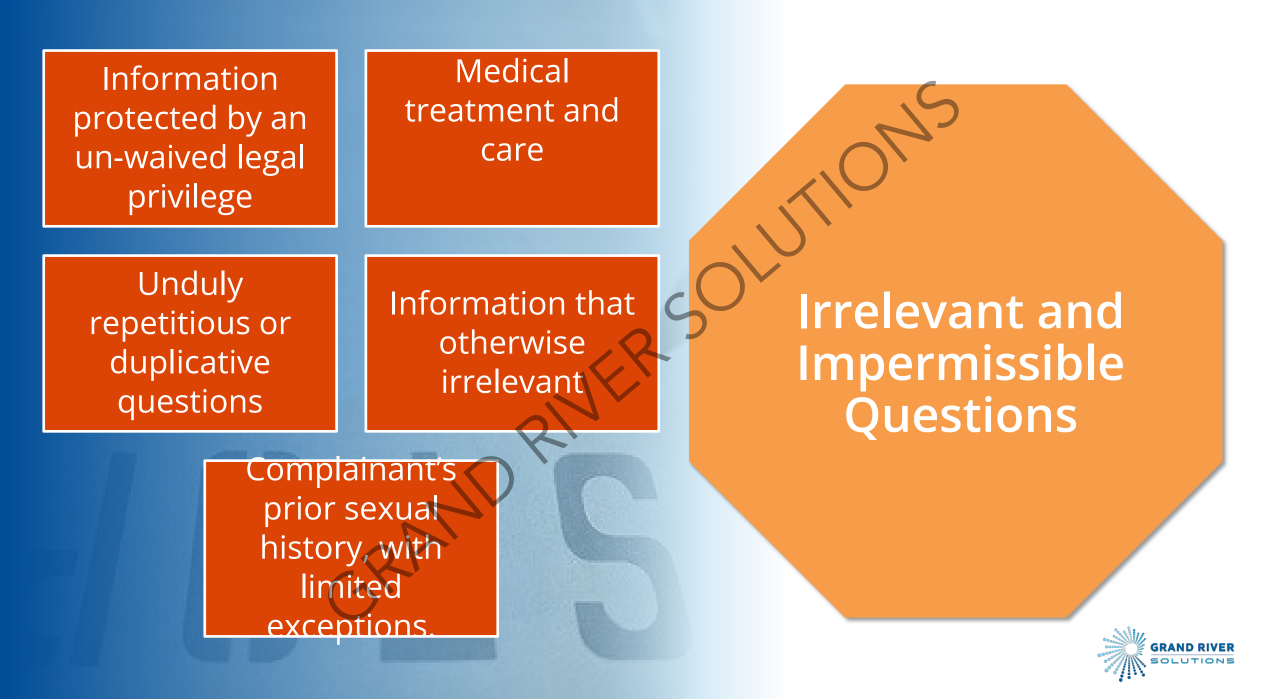
"Evidence is relevant if:

- (a) it has any tendency to make a fact more or less probable than it would be without the evidence; and
- (b) the fact is of consequence in determining the action."











### Foundational Questions to Always Consider Asking

Were you interviewed?

Did you see the interview optes?

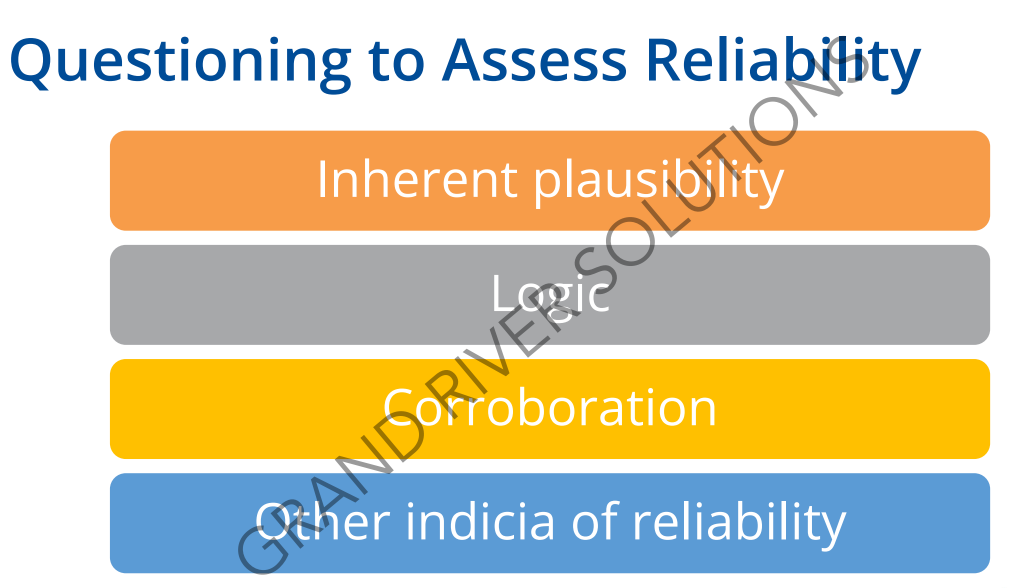
Did the notes reflect your recollection at the time?

As you sit here today, has anything changed? Did you review your notes before coming to this hearing? Did you speak with any one about your testimony today prior to this hearing?

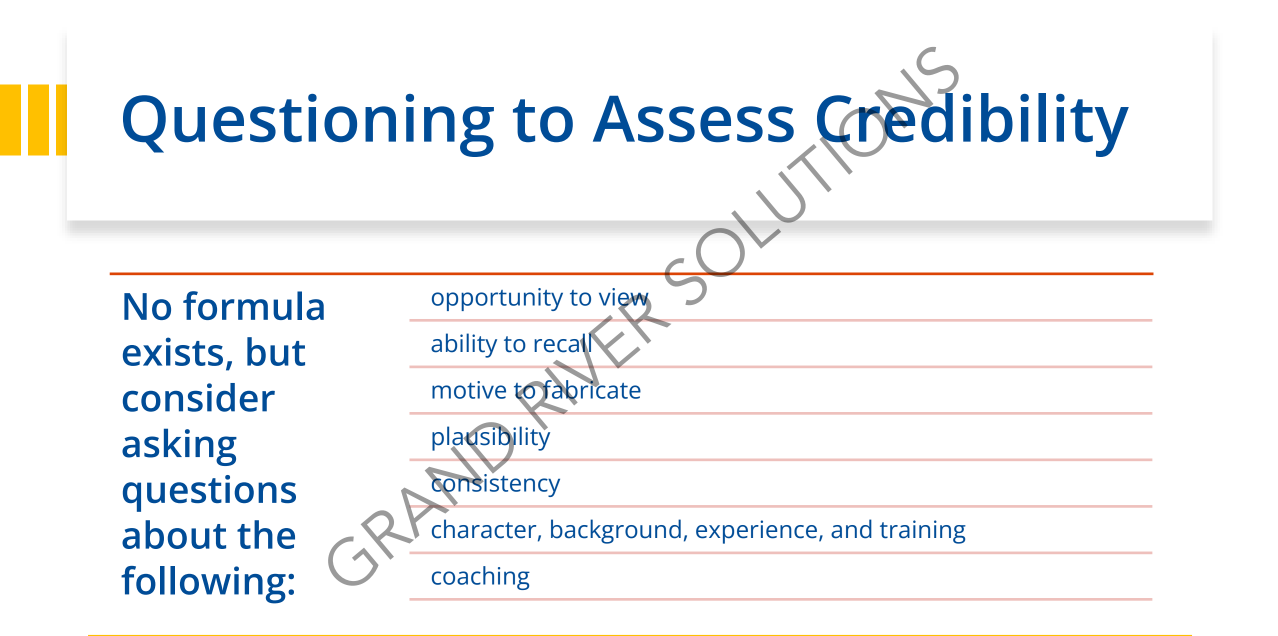


### Common Areas of Where Clarity or Additional Information is Needed









## Credibility Versus Reliability

#### Reliability

- I can trust the consistency of the person's account of their truth.
- It is probably true, and I can rely on it.

#### Credibility

- I trust their account based on their tone and reliability.
- They are honest and believable.
- It might not be true, but it is worthy of belief.
- It is convincingly true.
- The witness is sincere and speaking their real truth.





#### **Opinion Evidence**

#### When might it be relevant?

How do you establish a foundation for opinion evidence so that the reliability of the opinion can be assessed?

#### Asking Questions to Assess Authenticity Investigating the Products of the Investigation

Never assume that an item Ask questions, request of evidence is authentic.

Request further investigation of the authenticity if necessary.

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Never assume that an item of evidence is authentic.

#### Is it authentic?

QUESTION THE PERSON WHO OFFERED THE EVIDENCE OBTAIN ORIGINALS FROM THE SOURCE HAVE OTHERS REVIEW AND COMMENT ON AUTHENTICITY ARE THERE OTHER RECORDS THAT WOULD CORROBORATE?

#### What are the "Hard" Questions



### How to Ask the Hard Questions

#### Lay a foundation for the questions

- Explain why you are asking it
- Share the evidence that you are asking about, or that you are seeking a response to

Be deliberate and mindful in your questions:

• Can you tell me what you were thinking when....

- Help me understand what you were feeling when...
- Are you able to tell me more about...

### Special Considerations for Questioning the Investigator

- The Investigator's participation in the hearing is as a fact witness;
- Questions directed towards the Investigator shall be limited to facts collected by the Investigator pertinent to the Investigation;
- Neither the Advisors nor the Decision-maker(s) should ask the Investigator(s) their opinions on credibility, recommended findings, or determinations;
- The Investigators, Advisors, and parties will refrain from discussion of or questions about these assessments. If such information is introduced, the Chair will direct that it be disregarded.



Special

Considerations

for Questioning

the Investigator

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Ask questions about how they conducted their investigation (if not in the report)

Explore the investigator's decision making (if not in the report)

#### Seek clarity about evidence collected

Where it came from Authenticity of the evidence

Ask factual questions that will assist in evaluation of the evidence

?

If bias is not in issue at the hearing, the Chair should not permit irrelevant questions of the investigator that probe for bias.

## Special Considerations for Panels

If a panel, decide in advance who will take the lead on questioning

Go topic by topic

Ask other panelists if they have questions before moving on

Do not speak over each other

Pay attention to the questions of other panelists

Ok to take breaks to consult with each other, to reflect, to consult with the TIXC or counsel

# The Decision Maker's Role in Advisor Questioning

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### The Role of the Decision Maker During Questioning by the Advisors

After the Advisor poses a question, the proceeding will pause to allow the Chair to consider it.

Chair will determine whether the question will be permitted, disallowed, or rephrased The Chair may explore arguments regarding relevance with the Advisors.

The Chair will limit or disallow questions on the basis that they are irrelevant, unduly repetitious (and thus irrelevant), or abusive.

The Chair will state their decision on the question for the record and advise the Party/Witness to whom the question was directed, accordingly. The Chair will explain any decision to exclude a question as not relevant, or to reframe it for relevance.

The Chair has final say on all questions and determinations of relevance. The parties and their advisors are not permitted to make objections during the hearing. If they feel that ruling is incorrect, the proper forum to raise that objection is on appeal.

# When Assessing Relevance, the Decision Maker Can:

Ask the Advisor (Process A) or Party (Process B) why their question is relevant

Take a break

Ask their own questions of the party/witness

Review the hearing record

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# After the Hearing

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#### Deliberations





### Preponderance of the Evidence

- Standard of proof by which determinations of responsibility are made
- "More likely than not"
- It does not mean that an allegation must be found to be 100% true or accurate
- A finding of responsibility = There was sufficient reliable, credible evidence to support a finding, by a preponderance of the evidence, that the policy was violated
- A finding of not responsible = There was not sufficient reliable, credible evidence to support a finding, by a preponderance of the evidence, that the policy was violated



# Weighing the Evidence & Making a Determination

- Evaluate the relevant evidence collected to determine what weight, if any, you will afford that item of evidence in your final determination;
- 2. Apply the standard of proof and the evidence to each element of the alleged policy violation;
- 3. Make a determination as to whether or not there has been a policy violation.



# Findings of Fact

#### • A "finding of fact"

- The decision whether events, actions, or conduct occurred, or a piece of evidence is what it purports to be
- Based on available evidence and information
- Determined by a preponderance of evidence standard
- Determined by the fact finder(s)

#### For example...

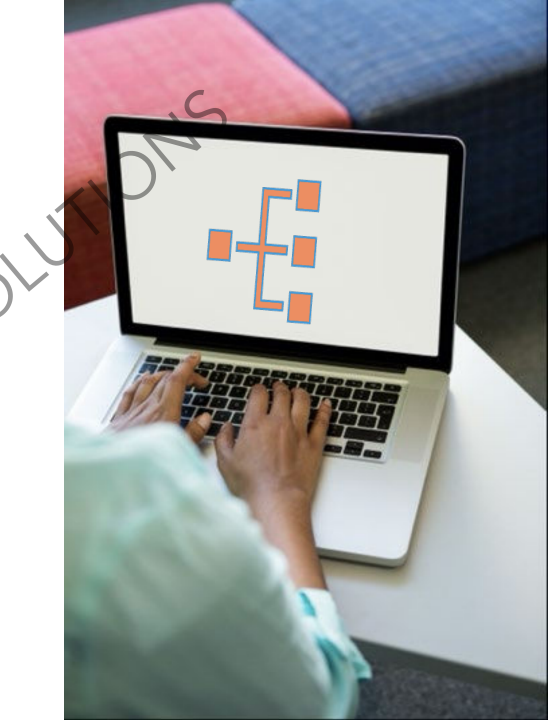
- Complainant reports that they and Respondent ate ice cream prior to the incident
- Respondent says that they did not eat ice cream
- Witness 1 produces a timestamped photo of Respondent eating ice cream
- Next steps?



### **Policy Analysis**

- Break down the policy into elements
- Organize the facts by the element to which they relate





## Allegation: Fondling

#### **Fondling** is the:

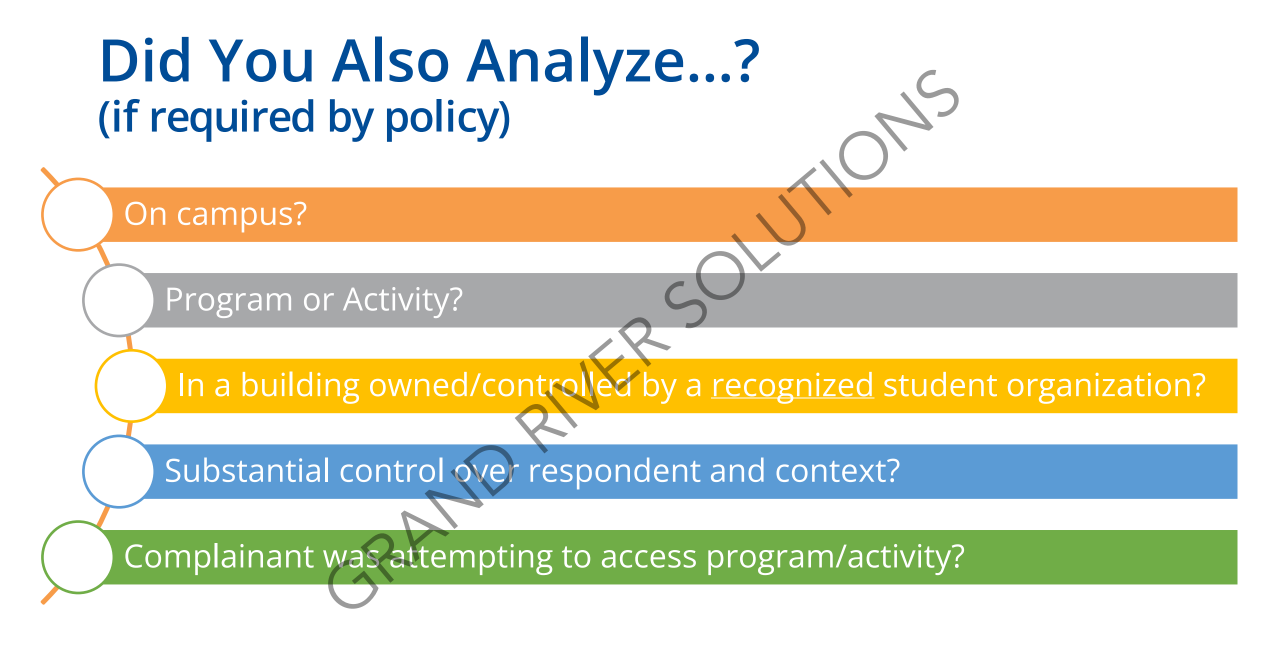
- □ touching of the private body parts of another person
- □ for the purpose of sexual gratification,
- □ Forcibly and/or without the consent of the Complainant,
  - including instances where the Complainant is incapable of giving consent because of their age or <u>because of their</u> <u>temporary or permanent mental or physical incapacity.</u>

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Analysis Grid		5
Touching of the private body parts of another person	For the purpose of sexual gratification	Without consent due to lack of capacity
Undisputed: Complainant and Respondent agree that there was contact between Respondent's hand and Complainant's vagina.	Respondent acknowledges and admits this element in their statement with investigators. "We were hooking up. Complainant started kissing me and was really into it. It went from there. Complainant guided my hand down her pants"	Complainant: drank more than 12 drinks, vomited, no recall Respondent: C was aware and participating Witness 1: observed C vomit Witness 2: C was playing beer pong and could barely stand Witness 3: C was drunk but seemed fine Witness 4: carried C to the basement couch and left her there to sleep it off.

## Apply Preponderance Standard to Each Element

Touching of the private body parts of another person	For the purpose of sexual gratification	Without consent due to lack of capacity
Undisputed: Complainant and Respondent agree that there was contact between Respondent's hand ar d Complainant's vagina.	Respondent acknowledges and admits this element in their statement with investigators. "We were tooking up complaina kissing me boking up t started boking up t starte	Complainant: drank more than 12 drinks, vomited, no recall Respondent: C was aware and participating Witness 1: bbserved C vomit Witness 2: bbserved C vomit Witness 2: bbserved C vomit Seemed fine Witness 3: buse drink but seemed fine Witness 4: carried C to the basement couch and left her there to sleep it off.







# The Sanction Does Not Undo the Finding



### Consistency Foreseeability of repeated conduct Past conduct Does bias creep in? Remorse? Victim impact

## Determining the Proper Sanction



## **Aggravating Circumstances**



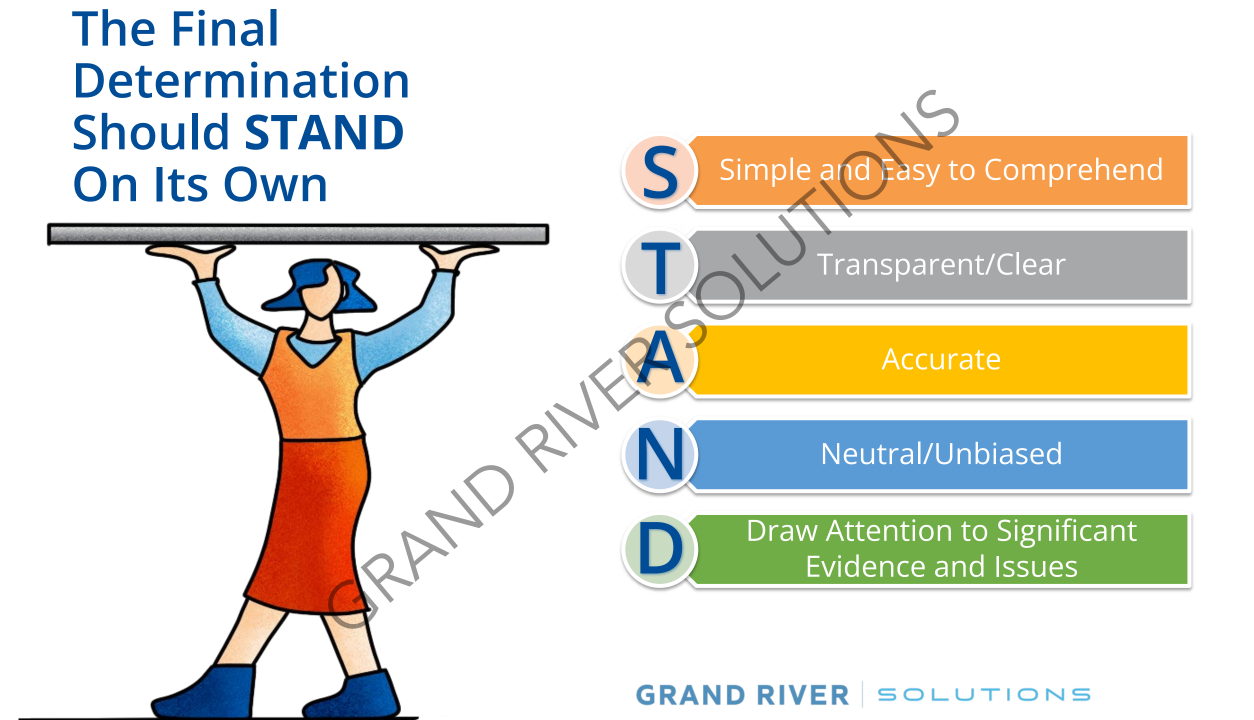
Final Report

- The allegations
- Description of all procedural steps
- Findings of fact
- Conclusion of application of facts to the policy
- Rationale for each allegation
- Sanctions and remedies
- Procedure for appeal





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## **Questions?**

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