IX and other civil rights authorities administered by the Department, the procedural provisions applicable to title VI of the Civil Rights Act of 1964 are hereby adopted and incorporated herein by reference. These procedures may be found at 45 CFR 80–6 through 80–11 and 45 CFR Part 81.

(Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)

SUBJECT INDEX TO TITLE IX PREAMBLE AND REGULATION

A
Access to Course Offerings [43, 55, 57, 58]; 86.34
Access to Schools Operated by LEA’s, [44]; 86.25
Admissions, [5, 6, 30]; 86.15, 86.21
Affirmative and remedial action, [16, 17, 24]; 86.3(a), (b)
Administratively separate units, [30]; 86.15(b), 86.2(e)
Educational Institutions, [30], 86.15(d), 86.2(n)
General, 86.21(a), 86.2(p), Prohibitions relating to marital and parental status, [32, 36]; 86.21(c)
Professional schools, [30], 86.2(m)
Public institutions of undergraduate higher education, 86.15(e)
Recruitment, [34, 35]; 86.23
Specific prohibitions, 86.21(b)
Tests, [31]; 86.21(b)(2)
Preference in admission, [35]; 86.22
Advertising, 86.59
Affirmative Action, see “Remedial and Affirmative Actions”
Assistance to “outside” discriminatory organizations, [40, 53]; 86.31(b)(7), (c)
Assurances, [18]; 86.4
Duration of obligation, 86.4(b)
Form, 86.4(c)
Athletics, [69 to 71]; 86.41
Adjustment period, [78]; 86.41(d)
Contact sport defined, 86.41(d)
Equal opportunity, [76, 77]; 86.41(d)
Determining factors, 86.41(c) (i) to (x)
Equipment, 86.41(c)
Expenditures, 86.41(c)
Facilities, 86.41(c)
Travel, 86.41(c)
Scholarships, [64, 65]; 86.37(d)
General, [69, 70, 71, 72, 73, 74, 75]; 86.41(a)
Separate teams, [75]; 86.41(b)

B
BF OQ, [96]; 86.61

1Preamble paragraph numbers are in brackets [ ].

45 CFR Subtitle A (10–1–05 Edition)

C
Comparable facilities
Housing, [42, 54]; 86.32
Other, 86.33, 86.35(b)
Compensation, [84, 87, 92]; 86.54
Counseling
Disproportionate classes, [45, 59]; 86.36(c)
General, [45, 59]; 86.36(a)
Materials, [45, 59]; 86.36(b)
Course Offerings
Adjustment period, [55]; 86.34(a) (i)
General, [7, 43]; 86.34
Music classes, [43]; 86.34(f)
Physical education, [43, 56, 58]; Sex education, [43, 57]; 86.34(e)
Coverage, [5]; 86.11 to 86.17
Exemptions
Curricular materials, [52]; 86.42(a)

D
Definitions, [14, 15]; 86.2(a) to (r)
Designation of responsible employee, [20, 22]; 86.8(a), (b)
Dissemination of policy, [21]; 86.9
Distribution, 86.9(c)
Notification of policy, [21]; 86.9(a)
Publications, 86.9(b)
Dress codes 86.31(b) (4)

E
Education Institutions
Controlled by religious organizations, 86.12
Application, [26]; 86.12(a)
Exemption, [26]; 86.12(b)
Education Program and Activities
Benefiting from Federal financial assistance, [10, 11]; 86.11
General, [10, 11, 53]; 86.31(a)
Programs not operated by recipient, [41, 54]; 86.31(c)
Specific prohibitions, [38, 39, 40, 53]; 86.31(b)
Effective Date, [3]
Employee responsible for Title IX, see “Designation of Responsible Employee”

Employment
Advertising, 86.59
Application, 86.53(b)
Compensation, [84, 92]; 86.54
Employment criteria, 86.52
Fringe benefits, [88, 89]; 86.56
General, [91, 92, 97]; 86.51
Job Classification and Structure, 86.55
Marital and Parental Status, 86.57
Pregnancy, [85, 93]; 86.57(b)
Pregnancy as Temporary Disability, [85, 93]; 86.57(c)
Pregnancy Leave, [85, 93, 94]; 86.57(d)

Pre-Employment Inquiry
Recruitment, [69, 90, 91, 95]
Sex as a BF OQ, [96]; 86.61
Student Employment, [66]; 86.38
Tenure, 86.51(b) (2)
Exemptions, [5, 27, 28, 29, 30, 53]; 86.12(b), 86.13, 86.14, 86.15(a), 86.15(d), 86.16