ADA and Section 504 Foundations for Higher Education
Training and Certification Course
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The primary focus of this course is to provide Title IX Coordinators and administrators with a comprehensive overview of disability laws that govern the institution’s work.

Practitioners must ensure that the institution's policies and processes are inclusive of ADA and Section 504 protections and best practices.

Our goal is to provide an orientation to the intersections between Title IX and disability work, as well as training for Title IX Coordinators who also serve as ADA/504 Coordinator.
Introduction to Core Concepts
Section 504, Americans with Disabilities Act, & Other Disability Laws
Core Concepts

- Americans with Disabilities Act (ADA) and Section 504 (504) are designed to **provide equal opportunities, not ensure equal results**
- All individuals with a qualifying disability must be provided with aids, benefits, or services that provide an **equal opportunity to achieve the same result** or level of achievement as others
- Institutions may provide a different or separate, benefit, or service than one that is requested
- Effectiveness is key
Who is a Qualified Individual with a Disability?

- **Have a Physical or Mental Impairment**
  - Which substantially limits one or more major life activities

- **Record of Having an Impairment**
  - Mental or physical

- **Regarded as Having an Impairment**
  - Mental or physical
Qualified Individual

- **Qualified** means someone who, with or without reasonable modifications to rules, policies, or practices or provision of auxiliary aids and services:
  - meets the academic and technical standards required for admission or to participate in programs or activities of the educational entity
  - is able to perform the essential functions of the job

- All qualified individuals with a disability must be provided with aids, benefits, or services that provide an equal opportunity
What is a Physical or Mental Impairment?

- Many impairments are listed in federal and/or state laws but not exhaustive lists
- Disability services staff often review documentation to determine whether impairment exists
  - **Physical examples:**
    - Vision, hearing, mobility
  - **Mental examples:**
    - Depression, anxiety, learning differences, neurodivergence
- **Distinction between “impairment” and “disability”**
  - Not all impairments result in a substantial limitation on a major life activity
- Disability services staff are **not diagnosing** or determining documented diagnosis validity
What is a Major Life Activity?

- Physical or mental impairment **must substantially limit** one or more major life activities

- Daily functioning and every day life experiences, including:
  - Seeing, hearing, eating, sleeping, talking, walking, sitting, concentrating, thinking
  - Interacting with others
  - Caring for oneself and ability to perform manual tasks

- ADA provides a list of major life activities, though not exhaustive
“Record of” and “Regarded as” Having an Impairment

**Record of Having an Impairment**
Individual has a history of having a mental or physical impairment that substantially limits one or more major life activities.

**Regarded as Having an Impairment**
Person may or may not have a qualifying impairment but is treated as having an impairment that qualifies as a disability.
Four Key Laws to Know

- Section 504 of the Rehabilitation Act
- Fair Housing Act
- Americans with Disabilities Act
- State Laws
Section 504 of the Rehabilitation Act (1973)

- **Prohibits discrimination** on the basis of disability in **all programs or activities** that receive federal financial assistance

- Forbids institutions from excluding or denying individuals with disabilities an **equal opportunity** to receive program benefits and services

- Enforced by the U.S. Dept. of Education, Office for Civil Rights
Americans with Disabilities Act

- Expansive federal civil rights law that addresses protections for those with disabilities in public life
- Applicable to all institutions regardless if they receive federal funding
Title I, Title II, & Title III of the ADA (1990)

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<tr>
<th>Title I</th>
<th>Title II</th>
<th>Title III</th>
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<tr>
<td>Prohibits discrimination on the basis of disability in <strong>employment</strong></td>
<td>Prohibits discrimination on the basis of disability by <strong>public entities, including state colleges and universities</strong>, regardless of whether they receive federal financial assistance</td>
<td>Prohibits discrimination on the basis of disability in <strong>private education facilities and in the activities of places of public accommodation</strong></td>
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Section 504 vs. ADA

- Between the two laws, all government-funded programs are covered

**Section 504**
- Created to protect individuals with disabilities from discrimination for reasons related to their disabilities
- Protections are applied to programs or businesses that receive federal funds

**ADA**
- ADA Titles I, II, & III strengthen 504 by:
  - Requiring accommodations for individuals with qualified disabilities
  - Extending it to private institutions, workplaces, and to state and local government-funded programs
Fair Housing Act (FHA)

- Language of the law applies to “dwellings,” including housing operated by colleges and universities
- FHA makes it unlawful to discriminate on the basis of disability in dwellings
- Enforced by the U.S. Department of Housing and Urban Development
State Law

- States also typically have laws that address and prohibit discrimination on the basis of a disability
- Recommend consulting with local legal counsel
- Important to be familiar with the intersection between state laws and the institution’s grievance procedures
Philosophical Considerations

- Are opportunities equally available?
- Are opportunities/accommodations available in a timely manner, similar to accommodations or modifications provided to individuals without disabilities?
- Will it be more difficult for students or employees with disabilities to obtain the educational/work opportunities than for non-disabled students or employees?
- How can universal design concepts improve access for individuals including individuals with disabilities?
Roles and Responsibilities

ADA/504 Coordinator vs. Disability/Accessibility Services Coordinator
## ADA/504 vs. Disability/Accessibility Services Coordinator

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<thead>
<tr>
<th>ADA/504 Coordinator Responsibilities</th>
<th>Disability/Accessibility Services Coordinator Responsibilities</th>
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<tr>
<td>- Publish non-discrimination notice</td>
<td>- Verify accommodation intake requests</td>
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<tr>
<td>- Oversee the grievance process</td>
<td>- Identify appropriate accommodations</td>
</tr>
<tr>
<td>- Investigate grievances</td>
<td>- Liaise with faculty, staff, and supervisors</td>
</tr>
<tr>
<td>- Should not serve as the Disability Services Coordinator</td>
<td>- Should not serve as ADA/504 Coordinator</td>
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<tr>
<td>- Can be the same person as the Title IX Coordinator (TIXC)</td>
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Discussion: Institutional Roles
Intersection with Other Institutional Standards
Important Intersections

- **Students** are responsible for meeting
  - Academic and Technical Standards
  - Student Conduct Standards

- **Employees** are responsible for meeting:
  - Employment Essential Job Functions
  - Employee Conduct Standards

**Reasonable accommodations do not change these core standards**
**Academic and Technical Standards**

- Institutions need clear, operationalized standards for academic programs
- All students need to be aware of standards prior to program admission
- Hold all students to defined standards
Conduct Standards

- Applicable to student or employee issues
- Hold individuals accountable
  - Apply the applicable conduct code regardless of mental health issues
  - Early conduct meetings and interventions for low-level violations will help mitigate escalation and promote accountability and behavior change
  - Adjust sanctions to match the situation and document
Essential Job Functions (Employees)

- Typically applied to employees, but can apply to student employees
- Detail in written job description
- Employers must discern whether reasonable modifications enable an employee to complete essential job functions
“Qualified” Takeaways

- Qualified individuals must meet the standards of their academic program or job
- Institution must have:
  - Clear definitions of degree requirements, courses of study, and course requirements
  - Clear job descriptions that explicitly state essential job functions
Institutions use an interactive process to determine:

- Whether a person is a qualified individual with a disability, and
- Which reasonable accommodations to provide to ensure equal opportunity
Interactive Process to Implement Accommodations

- Institution notified
- Documentation and verification

Interactive Process
- Review requests
- Interactive discussion
- Fundamental alteration analysis
- Undue burden analysis

Implementation
- Implementation
- Documentation
- Communication
- Assessing Effectiveness
Interactive Process

- Institutions engage in an interactive process to determine the most appropriate reasonable accommodations
- Always a case-by-case assessment
- Back-and-forth communication with the individual to “get it right”
- May put same/typical accommodations in place for like situations, but always remain flexible and follow interactive process each time
What is an Adequate Interactive Process?

- Reviewing requests and working through the interactive process can be quick or might take some back-and-forth.
- Disability services staff may need to work with other staff, supervisors, and faculty to determine possible accommodations.
- Documentation is key.
- Timely and prompt.
Student or Employee Request

- Individual **must request accommodation**
- The student or employee has the responsibility to:
  - **Notify** the accessibility/disability services of disability
  - **Provide** required documentation
  - **Engage** in interactive process
- **No time limitation** to make a request
- Can be verbal, but common to request in writing
Documentation Review

Disability Services Coordinator typically reviews documentation

- **Review includes:**
  - Document(s) that describe(s) the nature of the disability
  - Documentation of the underlying impairment
  - Accommodations needed

- Allows institution to evaluate what accommodations may be necessary
Documentation Standards

**Documentation:**
- Typically comes from student/employee medical, mental health, or other clinician
- Should provide needed information on the nature of the substantial limitation
- May require follow-up with clinician with student/employee written consent
- May help disability services staff analyze and resolve any disagreement between the institution and individual about a specific accommodation request
Higher education institutions are not obligated to follow a student’s IEP/504 plan from a K-12 school/district.

However, an IEP/504 Plan can provide confidence in underlying diagnosis.

May provide insight to appropriate accommodations.

Suitable for new students during initial transition, but permissible to seek updated documentation.
Other Considerations

Institutions are not required to provide:

- Personal devices such as wheelchairs
- Individually prescribed devices such as hearing aids
- E-readers for personal use or study
- Services of a personal nature including assistance in eating toileting or dressing

- Institutions **should not prevent the use of these aids**
Process Analysis
Fundamental Alteration and Undue Burden
Key Exceptions to Specific Requests

**Fundamental Alteration**
Change to the nature of program, service, or job

**Undue Burden**
Financial or administrative burden
Fundamental Alteration

- A specific accommodation is not required when it would result in a *fundamental alteration* of the nature of the program, service, or job function
  - Change to a course or course of study that is so significant that it alters the essential nature or content of the curriculum
  - Change to an approved job description that is so significant that it alters the essential nature of the job
- Students and employees are required to meet applicable defined academic, technical, and conduct standards or essential job functions
Assessing Fundamental Alterations in Academic Coursework

- Consult with faculty who teach course (and possibly department chair)
- Work with faculty to identify the essential academic and technical standards of the course, the learning outcomes, and the goals for reaching those outcomes
- Determine modification options
- Understand why an essential standard cannot be altered
  - Would an alteration lower the academic standards of the course or program?
- Not a decision to take lightly; high bar to defend
Factors to be considered in determining whether an academic and technical standard is essential include:

- Nature and purpose of the program
- Relationship of the standard to the functional elements of the program
- Whether exceptions or alternatives are permitted
- Whether the standard is required in similar programs at other institutions
- Whether the standard is essential to a given vocation for which the program is preparing students
- Whether the standard is required for licensure or certification in a related occupation or profession
Undue Burden

- Undue burden can be a financial burden or an administrative burden
- Fact-specific inquiry; very high bar
- Significant difficulty to provide or significant expense to provide
- Assessed against entire institutional budget
- Almost never apply this exception
Undue Burden Factors

- Nature and cost of the accommodation
- Overall financial resources of the institution and the effect on expenses and resources of the institution
- Size, number of employees and/or students, and type and location of facilities (if the facility involved in the reasonable accommodation is part of a larger entity)
- Structure and functions of the program and site-specific concerns in making the accommodation
- Impact of the accommodation on the operation of the institution
Activity: Fundamental Alteration
Case Study 1

- An employee has diabetes and has recently been having substantial difficulty with neuropathy in their arms and hands
- Their job involves data entry, some paper file organizing, and filing in the student financial aid office
- They have asked to hire a work study student or administrative assistant to do the data entry and filing for them, or to create a new position for them that doesn’t require using their hands

Is this a fundamental alteration?
Case Study 2

- A student tells you they cannot complete writing assignments with or without accommodations
- The student requests that writing assignments not be included in their grade

Is this a fundamental alteration?
Case Study 3

- A student with a learning disability requests the use of a calculator and a multiplication table in an introductory arithmetic class.
- The instructor of the class is adamant that the accommodation should not be allowed.
- In the instructor’s opinion, the ability to perform the actual calculations is a basic requirement of the class.
- The student asserts that they can do the analytical work, but the sheer memorization is a disability-related problem for them.

Is this a fundamental alteration?
Putting It All Together

- Interactive process determines reasonable accommodations
- Communicate with student/employee and others at the institution who need to provide accommodations
- Support student/employee to navigate issues that arise
- Over time, return to the interactive process to update and adjust accommodations as needed
Accommodation Disputes

- The requesting individual may disagree with the accessibility/disability services staff’s accommodation determination.
- Institutions should have a process in place for the requesting individual to appeal accommodation disputes that may arise:
  - The dispute could include faculty.
  - Should be overseen by the ADA/504 Coordinator.
- Disputes related to offered or provided accommodations are not themselves a basis for discrimination, though could become one in the future.
Documentation and Communication Issues

- Clear, detailed documentation is necessary
- OCR has noted that many institutions grapple with poor communication practices, including:
  - Failing to document accommodations provided
  - Failing to document the interactive process
- Communication is key:
  - Nuance and soft skills to navigate accommodations conversations with faculty and/or supervisors
Accommodating Temporary Disabilities

Must accommodate temporary disabilities
- Short timeframe
- Not a permanent need
- Informal approach permissible for a few days up to a few weeks
  - Example: Residential Life gives a student on crutches access to an elevator

*General rule:* for situations **exceeding three weeks**, it is in the institution’s best interest to have the individual request an accommodation through disability services
  - Example: Long term post-concussion issues; pregnancy-related disabilities
ADA/504 Grievance Process
Overview

- ADA and Section 504 require a grievance process for allegations of discrimination on the basis of disability
- ADA/504 Coordinator oversees the grievance process and ensures prompt and effective response
- Notice of non-discrimination must identify the Coordinator by name
  - Office address, telephone, other contact info
Basis for ADA/504 Grievance Process

- Discrimination on the basis of disability
- Harassment on the basis of disability
- Violations of ADA/504 resulting in an inability to access the education program or activity
- Provided accommodations had a discriminatory effect
Key Grievance Process Policy Elements

- How and where to file a grievance
- Timeframe and processes to be followed, including appeal
- Time limit to complete investigation (typically 30 days)
- Statement on how long and where files are retained
Investigation Process

- **ATIXA recommends** requiring written complaints
- **Gather relevant evidence**, including any interviews (Investigation)
  - Investigation may be formal or informal
  - A single person can investigate and make determination
  - Completed by the ADA/504 Coordinator, an institutional designee, or an external contractor
- **Provide written documentation** of investigation and decision with rationale
An appeal process is required by law

- Written outcome should provide information about how to appeal an ADA/504 grievance decision
- ADA/504 Coordinators must identify the following, and specify in policy:
  - Appeal decision-maker(s)
  - Timeline for appeal
  - Process for considering appeal
- The decision by the Appeal Decision-maker is the final decision
- Individual may still file a complaint with federal or state agency
Recordkeeping Recommendations

- Retain files consistent with other records retention schedules at the institution
- Store records related to ADA/504 grievance processes separate from standard student and/or employee records
- Use an electronic database for ease of access and data collection
Pregnancy and Related Conditions
Overview

- Pregnant students and employees are protected by Title IX, in addition to other applicable federal and state laws
- Ensure that pregnant and newly parenting individuals are supported as needed to access their education and workplace
- Ensure individuals know and understand their rights under Title IX, including the role of the TIXC
- Pregnancy and related conditions are considered from two different lenses under Title IX:
  - Discrimination
  - Temporary Disability
Pregnancy Discrimination and Title IX: Scope

- Students
- Employees
- Actual or potential pregnancy
- Family status
- Marital status
- Parenting status
- “Head of household”

- Academics & access to course offerings
- Admissions
- Athletics
- Break time for employees
- Employment, recruitment, & hiring
- Extra-curricular activities
- Facilities

- Financial assistance
- Funding
- Lactation
- Health Insurance
- Housing
- Lactation
- Leaves of Absence
- Salaries & benefits
The regulations specify that Recipients may not:

- Have a rule which treats a student differently on the basis of a student’s actual or potential parental, family, or marital status
- Exclude any student from its education program or activity on the basis of such student’s pregnancy, childbirth, false pregnancy, termination of pregnancy, or recovery therefrom
Proposed Regulatory Definitions (NPRM)

**Pregnancy or Related Conditions**

Pregnancy, childbirth, termination of pregnancy, or lactation;
- Related medical conditions; OR
- Recovery therefrom

**Parental Status**

The status of a person who, with respect to another person who is under the age of 18, is:
- A biological parent;
- An adoptive parent;
- A foster parent;
- A stepparent;
- A legal custodian or guardian;
- In loco parentis with respect to such a person; or
- Actively seeking legal custody, guardianship, visitation, or adoption of such a person
Coordinating Student Support

- When **any employee** learns of a student’s pregnancy, the employee should provide the student with the contact information for the TIXC.

- **TIXC will:**
  - Prohibit sex discrimination
  - Provide options of reasonable modifications
  - Allow access, on a voluntary basis, to any separate and comparable portion of the Recipient’s education program or activity
  - Allow a voluntary leave of absence
  - Ensure a lactation space
  - Maintain grievance procedures
Supportive Measures and Reasonable Accommodations

- **Supportive Measures**
  - Provided on an individualized and voluntary basis
  - May not require healthcare provider certification
  - Subject to fundamental alteration analysis

- **Allow individuals to choose** the best (available) options for their circumstances

- Reasonable accommodations are one form of supportive measures
  - Students must complete and meet the academic standards of the course

- **May not require a certification form** from a physician or other provider unless:
  - Certified level of physical ability is necessary for participation
  - Required of **all students** participating
Examples of Supportive Measures

- Providing Breaks
- Excusing Absences
- Allowing Remote Participation
- Providing Course Flexibility
- Permitting Extensions
- Counseling
- Adjusting Physical Space
- Arranging Elevator Access
Pregnancy and Disability Intersection

- Pregnancy itself is not a disability under ADA/504 but pregnant students/employees should be treated the same as other individuals who have health issues who are unable to temporarily study/work
- Some pregnancy-related conditions could manifest as a temporary disability
- Address using your interactive process as any other temporary disability
# Title IX vs. ADA/504 Obligations

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<td>Prohibits discrimination against individuals with disabilities (including temporary ones)</td>
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<tr>
<td>Provides the student with the option of reasonable modifications or supportive measures</td>
<td>Follows institution’s interactive process</td>
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<td>Allows access, on a voluntary basis, to any separate and comparable portion of the program or activity</td>
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Individualized Assessment

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<td>Pregnancy and Related Conditions</td>
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Athletics, Pregnancy, Section 504, and Title IX

- Most athletic governing bodies follow NCAA’s lead
- Follow the direction of the student-athlete’s health provider and don’t institute restrictions or demand documentation, no matter how well-intentioned
- Student-athletes must be provided with the same types of supports and modifications provided to other student-athletes
Activity: Pregnancy Case Study
Sasha

- Sasha is a gifted athlete
- Her specialty is the 100m hurdles
- The institution always fields a very competitive women’s track and field team and often wins conference and national championships
- Sasha is seven months pregnant
- She did not make the cut for the 50m hurdles for the indoor track season and that greatly decreases her chances of being considered for the 100m hurdles once outdoor season starts
- She has come to you to complain that just because she is currently pregnant and not quite as fast, she won’t be pregnant once outdoor season competition starts and you know what a good athlete she is

What are some possible solutions?
Questions?
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