

Form B2 – Chancellor’s Data Report

2021-2022 Academic Year, Spring Semester[1]

Date Formal Complaint Filed [2]	Type of Complaint [3]	Status of Formal Complaint [4]	Basis for Complaint [5]	Disposition [6]	Disciplinary Status [7]	Gender of Complainant [8]	Gender of Respondent [9]
16-Nov-21	Title IX	Formal	Title IX	n/a	no contact resolution	female	male
12-Jan-22	Title IX	Formal	Title IX	n/a	administrative leave	female	male
12-Jan-22	Title IX	Formal	Title IX	n/a	administrative leave	female	male
9-Feb-22	Title IX	Formal	Title IX	n/a	administrative leave	female	male
17-Feb-22	Title IX	Informal	Title IX	n/a	administrative leave	female	male
6-Feb-22	Title IX	Formal	Title IX	n/a	no contact resolution	male	male

[1] June 29, 2021 is the effective date for purposes of complying with the Title IX Coordinator’s reporting requirements under Act 472 for 2021-2022 Academic Year, Fall Semester only. Beginning with AY 2022-2023, Fall Semester reporting will have an effective date of August 1st.

[2] Information about Formal Complaints is specifically required to be included in the Chancellor’s report. For convenience, BOR Recommends the Title IX Coordinators’ reporting in the third column serve as the basis of information to be included in the Chancellor’s report, so effectively Title IX Coordinators can copy and paste their reports regarding Formal Complaints into the Chancellor’s report.

[3] Type of Complaint, Title IX or Power-Based Violence (PBV).

[4] Status of investigation as it pertains to Formal Complaints filed for an accusation of power-based violence or retaliation. If closed, length of time taken to resolve complaint.

[5] Type of power-based violence or retaliation alleged.

[6] Disposition of any disciplinary processes arising from the Formal Complaints.

[7] Institution should indicate where they are in the disciplinary status and also note if there was a sanction imposed and what sanction was imposed.

[8] Although not required by law, for data collection purposes BOR requests information pertaining to the gender of both the Complainant and Respondent.

[9] Although not required by law, for data collection purposes BOR requests information pertaining to the gender of both the Complainant and Respondent.