TSUS: Amendment of Sexual Misconduct Policy and Procedures

Upon motion of Regent _______________, seconded by Regent _______________, it was ordered that Section 3.75 of the Texas State University System Sexual Misconduct and Procedures policy be amended to state as follows:

3.75 **Campus Security Authority.** A complaint of sexual misconduct may be brought to any Campus Security Authority (CSA) as defined in each Component’s Annual Security Report. The All CSAs will promptly inform the Title IX Coordinator of the complaint and comply with all other reporting obligations required by the Clery Act. Each Component will identify and provide complete contact information for their CSAs in various locations, including but not limited to the Component’s web page; the student handbook; the Annual Security Report; and the Dean of Students Office.

**Explanation**

The System’s Sexual Misconduct Policy and Procedures requires: a) **only certain employees** to report sexual misconduct, and b) the Component to provide complete contact information on those employees at four locations. Recent State statutory changes require **most employees** to report, rendering the task of providing contact information highly difficult and impractical. More importantly, our current rule, if left in place, would render the University non-compliant with Clery.

Eliminating the need to provide complete contact information of CSAs will not diminish or inhibit the ability of our campuses to comply fully with either the System’s Sexual Misconduct Policy or the Clery Act.

Note that, in the second line, the word “a” has been changed to “any” to reflect that fact that a Component may designate more than one Campus Security Authority.

Most importantly, this proposed change would enable the University to publish, by the required date of October 1, 2019, an Annual Security Report that is compliant with the Clery Act.