higher education. (e) *Public institutions of undergraduate higher education.* §§3.300 through 3.310 do not apply to any public institution of undergraduate higher education that traditionally and continually from its establishment has had a policy of admitting students of only one sex.

§3.225 Educational institutions eligible to submit transition plans.

(a) *Application.* This section applies to each educational institution to which §§ 3.300 through 3.310 apply that:

(1) Admitted students of only one sex as regular students as of June 23, 1972; or

(2) Admitted students of only one sex as regular students as of June 23, 1965, but thereafter admitted, as regular students, students of the sex not admitted prior to June 23, 1965.

(b) *Provision for transition plans.* An educational institution to which this section applies shall not discriminate on the basis of sex in admission or recruitment in violation of §§3.300 through 3.310.

§3.230 Transition plans.

(a) *Submission of plans.* An institution to which §3.225 applies and that is composed of more than one administratively separate unit may submit either a single transition plan applicable to all such units, or a separate transition plan applicable to each such unit.

(b) *Content of plans.* In order to be approved by the Secretary of Education, a transition plan shall:

(1) State the name, address, and Federal Interagency Committee on Education Code of the educational institution submitting such plan, the administratively separate units to which the plan is applicable, and the name, address, and telephone number of the person to whom questions concerning the plan may be addressed. The person who

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(d) Educational institutions. Except as

provided in paragraph (e) of this section as to recipients that are edu-

cational institutions, §§3.300 through

3.310 apply only to institutions of voca-

marine.

§3.210 Military and merchant marine

apply to an educational institution

whose primary purpose is the training of individuals for a military service of

the United States or for the merchant

§3.215 Membership practices of cer-

These Title IX regulations do not apply

to the membership practices of social

fraternities and sororities that are ex-

empt from taxation under section

501(a) of the Internal Revenue Code of 1954, 26 U.S.C. 501(a), the active mem-

bership of which consists primarily of

students in attendance at institutions

(b) YMCA, YWCA, Girl Scouts, Boy

Scouts, and Camp Fire Girls. These Title

IX regulations do not apply to the

membership practices of the Young

Men's Christian Association (YMCA),

the Young Women's Christian Associa-

tion (YWCA), the Girl Scouts, the Boy

(c) Voluntary youth service organiza-

tions. These Title IX regulations do not

apply to the membership practices of a

voluntary youth service organization

that is exempt from taxation under

section 501(a) of the Internal Revenue

Code of 1954, 26 U.S.C. 501(a), and the

membership of which has been tradi-

tionally limited to members of one sex and principally to persons of less than

(a) Admissions to educational insti-

(b) Administratively separate units. For

tutions prior to June 24, 1973, are not

the purposes only of this section,

§§ 3.225 and 3.230, and §§ 3.300 through

3.310, each administratively separate

unit shall be deemed to be an edu-

Except as provided in paragraphs (d) and (e) of this section, \$\$3.300 through

3.310 apply to each recipient. A recipient to which §§ 3.300 through 3.310 apply

shall not discriminate on the basis of

sex in admission or recruitment in vio-

lation of §§ 3.300 through 3.310.

(c) Application of §§ 3.300 through 3.310.

covered by these Title IX regulations.

Scouts, and Camp Fire Girls.

nineteen years of age.

§3.220 Admissions.

cational institution.

(a) Social fraternities and sororities.

These Title IX regulations do not

educational institutions.

tain organizations.

of higher education.

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submits the plan shall be the chief administrator or president of the institution, or another individual legally authorized to bind the institution to all actions set forth in the plan.

(2) State whether the educational institution or administratively separate unit admits students of both sexes as regular students and, if so, when it began to do so.

(3) Identify and describe with respect to the educational institution or administratively separate unit any obstacles to admitting students without discrimination on the basis of sex.

(4) Describe in detail the steps necessary to eliminate as soon as practicable each obstacle so identified and indicate the schedule for taking these steps and the individual directly responsible for their implementation.

(5) Include estimates of the number of students, by sex, expected to apply for, be admitted to, and enter each class during the period covered by the plan.

(c) Nondiscrimination. No policy or practice of a recipient to which §3.225 applies shall result in treatment of applicants to or students of such recipient in violation of §§3.300 through 3.310 unless such treatment is necessitated by an obstacle identified in paragraph (b)(3) of this section and a schedule for eliminating that obstacle has been provided as required by paragraph (b)(4) of this section.

(d) *Effects of past exclusion.* To overcome the effects of past exclusion of students on the basis of sex, each educational institution to which §3.225 applies shall include in its transition plan, and shall implement, specific steps designed to encourage individuals of the previously excluded sex to apply for admission to such institution. Such steps shall include instituting recruitment programs that emphasize the institution's commitment to enrolling students of the sex previously excluded.

§3.235 Statutory amendments.

(a) This section, which applies to all provisions of these Title IX regulations, addresses statutory amendments to Title IX.

(b) These Title IX regulations shall not apply to or preclude:

(1) Any program or activity of the American Legion undertaken in connection with the organization or operation of any Boys State conference, Boys Nation conference, Girls State conference, or Girls Nation conference;

(2) Any program or activity of a secondary school or educational institution specifically for:

(i) The promotion of any Boys State conference, Boys Nation conference, Girls State conference, or Girls Nation conference; or

(ii) The selection of students to attend any such conference;

(3) Father-son or mother-daughter activities at an educational institution or in an education program or activity, but if such activities are provided for students of one sex, opportunities for reasonably comparable activities shall be provided to students of the other sex;

(4) Any scholarship or other financial assistance awarded by an institution of higher education to an individual because such individual has received such award in a single-sex pageant based upon a combination of factors related to the individual's personal appearance, poise, and talent. The pageant, however, must comply with other nondiscrimination provisions of Federal law.

(c) *Program or activity* or *program* means:

(1) All of the operations of any entity described in paragraphs (c)(1)(i) through (iv) of this section, any part of which is extended Federal financial assistance:

(i)(A) A department, agency, special purpose district, or other instrumentality of a State or of a local government; or

(B) The entity of such State or local government that distributes such assistance and each such department or agency (and each other State or local government entity) to which the assistance is extended, in the case of assistance to a State or local government;

(ii)(A) A college, university, or other postsecondary institution, or a public system of higher education; or

(B) A local educational agency (as defined in section 8801 of title 20), system