	Webinar Description:
	Dating and domestic violence have long been a global health price. but COVID 40
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	highlighted the prevalence of intimate partner violence during lockdown. Anyone can experience dating and domestic violence, but students may face unique barriers and advantages as they navigate campus reporting pathways, resources, and accommodations. For this reason, institutions must provide written notification of rights and options to ensure equitable access to available resources.
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<u>,                                    </u>	Discuss the prevalence of dating and domestic violence across the country as a result
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## GUIDE TO CREATING A WRITTEN NOTIFICATION

### **BEFORE YOU BEGIN**

Under the Clery Act, when a student or employee reports they have experienced dating violence, domestic violence, sexual assault, or stalking, the institution must provide them

or off campus.

Effectively creating this resource may be difficult. That's not to say that it can't be done







# GUIDE TO CREATING A WRITTEN NOTIFICATION

### FIRST THINGS FIRST

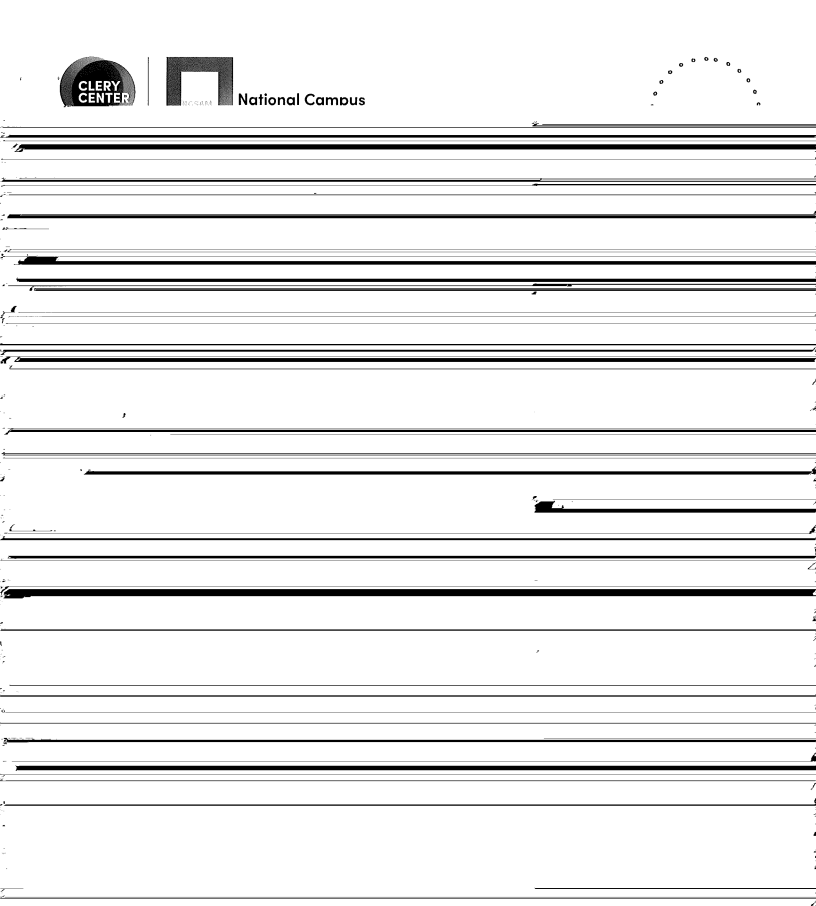
Summary of Clery Required Rights and Options Content

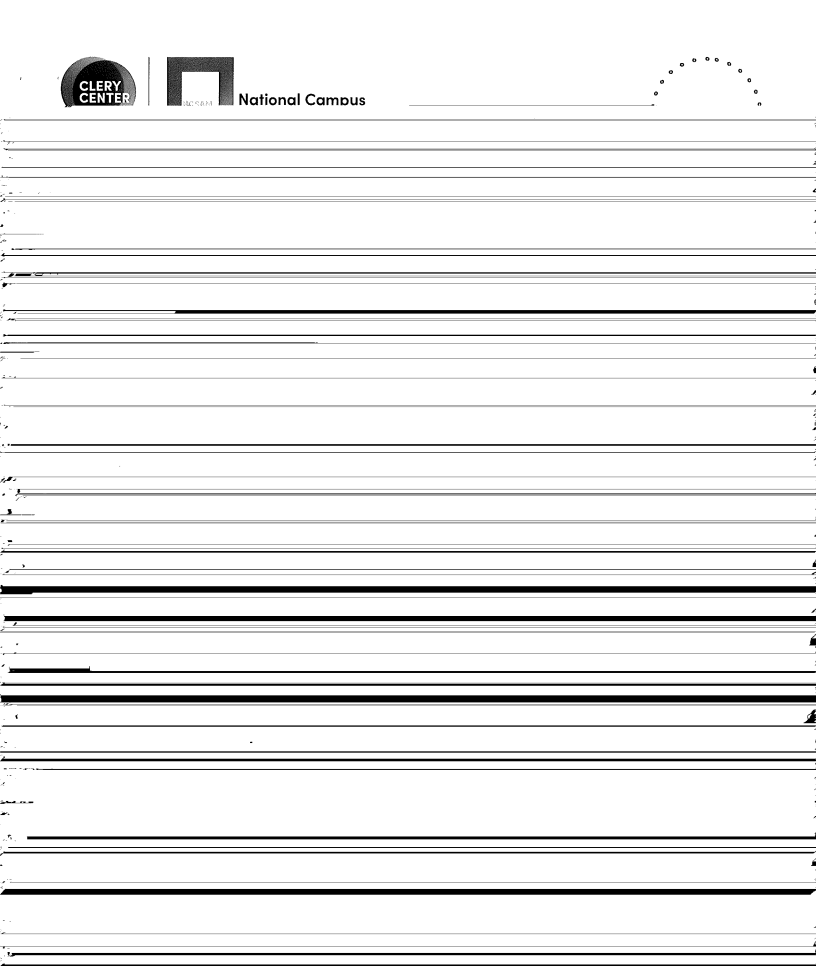
Written information regarding the following must be provided to students and employees that have experienced dating violence, domestic violence, sexual assault, and stalking whether the offense occurred on or off campus:

- the importance of preserving evidence and how to do so
- how and to whom to report an offense if an individual chooses to do so
- available on- and off-campus resources
- possible accommodations
- information on orders of protection or other similar orders
- procedures for disciplinary action

Additionally, institutions must indicate how they protect confidentiality of victim/survivors in public records, like a timely warning or crime log. Lastly, institutions must maintain any accommodations or protective measures provided as confidential (to the extent that it does not impair the ability of the institution to provide them)

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