FORMS OF OFFENSIVE BEHAVIORS SEXUAL HARASSMENT INCLUDES MANY

SEXUAL HARASSMENT: BEHAVIORS THAT MAY BE

HUMAN TRAFFICKING. PERPETRATION OF ACTS OF HATE VIOLENCE AND PUBLIC ACCOMMODATIONS, AND FROM THE DISCRIMINATION IN EMPLOYMENT, HOUSING AND THE PEOPLE OF CALIFORNIA FROM UNLAWFUL EMPLOYMENT AND HOUSING IS TO PROTECT THE MISSION OF THE DEPARTMENT OF FAIR

OR MORE INFORMATION

Department of Fair Employment and Housing Online: www.dfeh.ca.gov Toll Free: (800) 884-1684 TTY: (800) 700-2320

Also find us on:







the California Relay Service (711), or call us through Hard of Hearing or have speech disabilities, through intake by phone or, for individuals who are Deaf or or email, the DFEH can assist you by scribing your submitting a written intake form on-line, by mail, If you have a disability that prevents you from your VRS at (800) 884-1684 (voice)

(800) 884-1684 (voice or via relay operator 711) or by email at contact.center@dfeh.ca.gov. To schedule an appointment, contact the Communication Center at or (800) 700-2320 (TTY)

The DFEH is committed to providing access to our materials in an alternative format as a reasonable accommodation contact.center@dfeh.ca.gov to discuss your preferred Contact the DFEH at (800) 884-1684 (voice or via format to access our materials or webpages. relay operator 711), TTY (800) 700-2320, or for people with disabilities when requested.

and attorney's fees and costs if it prevails in litigation.

employer's policies and practices, punitive damages,

party. DFEH may seek court orders changing the

Employees can also pursue the matter through a private

lawsuit in civil court after a complaint has been filed

with DFEH and a Right-to-Sue Notice has been issued

of the discrimination and on behalf of the complaining

complaint in state or federal court to address the causes settlement efforts fail, the Department may file a civil evidence to establish that discrimination occurred and voluntarily resolve disputes. If DFEH finds sufficient as a neutral fact-finder and attempts to help the parties complaint of discrimination with DFEH within one year

been sexually harassed or retaliated against may file a

Employees or job applicants who believe that they have

of the last act of harassment or retaliation. DFEH serves

or complaining about harassment is also unlawful.

Actual or threatened retaliation for rejecting advances

6

or invitations

words, or suggestive or obscene messages Graphic comments, sexually degrading

impeding or blocking movements Physical touching or assault, as well as ഗ

4

Derogatory comments, epithets, slurs,

or posters

suggestive objects, pictures, cartoons,

Leering; gestures; or displaying sexually

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2

in exchange for sexual favors Offering employment benefits Unwanted sexual advances

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SEXUAI HARASSMENT



DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING

THE FACTS

or sexual orientation. Individuals of any gender can be of either person's sexual orientation or gender identity person of the same gender as the harasser, regardless the target of sexual harassment. Unlawful sexual medical conditions), gender identity, gender expression sex/gender (including pregnancy, childbirth, or related Sexual harassment is a form of discrimination based on desire. Sexual harassment may involve harassment of a harassment does not have to be motivated by sexual

SEXUAL HARASSMENT THERE ARE TWO TYPES <u>우</u>

- submission to sexual advances or other conduct job, promotion, or other work benefit on your "Quid pro quo" (Latin for "this for that") sexual based on sex. harassment is when someone conditions a
- work performance or create an intimidating, offensive conduct was not aimed directly at you. experience sexual harassment even if the occurs when unwelcome comments or conduct "Hostile work environment" sexual harassment hostile, or offensive work environment. You may based on sex unreasonably interfere with your

sufficiently severe to be unlawful. unlawful. That means that it alters the conditions of your employment and creates an abusive work environment. A single act of harassment may be The harassment must be severe or pervasive to be

CIVIL REMEDIES:



ALL EMPLOYERS MUST TAKE THE FOLLOWING ACTIONS TO PREVENT HARASSMENT AND CORRECT IT WHEN IT OCCURS:

- Damages for emotional distress from each
 employer or person in violation of the law
- 2 Hiring or reinstatement
- 3 | Back pay or promotion
- Changes in the policies or practices of the employer

EMPLOYER RESPONSIBILITY & LIABILITY

of the harassment, and failed to take immediate and employer. An employer will only be liable for this applicant, or person providing services for the employer fails to take such steps, that employer can be abetting harassment. The law requires employers to supervisory and non-supervisory personnel, may be supervisors or agents. All harassers, including both are covered by the harassment provisions of California appropriate corrective action (for example, a client or customer) of an employee, take reasonable steps to prevent harassment. If an held personally liable for harassment or for aiding and law. Employers are liable for harassment by their form of harassment if it knew or should have known may be liable for the harassment by a non-employee All employers, regardless of the number of employees, held liable for the harassment. In addition, an employer

Employers have an affirmative duty to take reasonable steps to prevent and promptly correct discriminatory and harassing conduct, and to create a workplace free of harassment.

A program to eliminate sexual harassment from the workplace is not only required by law, but it is the most practical way for an employer to avoid or limit liability if harassment occurs.

- Distribute copies of this brochure or an alternative writing that complies with Government Code 12950.
 This pamphlet may be duplicated in any quantity.
- ② Post a copy of the Department's employment poster entitled "California Law Prohibits Workplace Discrimination and Harassment."
- ② Develop a harassment, discrimination, and retaliation prevention policy in accordance with 2 CCR 11023. The policy must:
- Be in writing.
- List all protected groups under the FEHA.
- Indicate that the law prohibits coworkers and third parties, as well as supervisors and managers with whom the employee comes into contact, from engaging in prohibited harassment.
- Create a complaint process that ensures confidentiality to the extent possible; a timely response; an impartial and timely investigation by qualified personnel; documentation and tracking for reasonable progress; appropriate options for remedial actions and resolutions; and timely closures.
- Provide a complaint mechanism that does not require an employee to complain directly to their immediate supervisor. That complaint mechanism must include, but is not limited to including: provisions for direct communication, either orally or in writing, with a designated company representative; and/or a complaint hotline; and/or access to an ombudsperson; and/or identification of DFEH and the United States Equal Employment Opportunity Commission as additional avenues for employees to lodge complaints.
- Instruct supervisors to report any complaints of misconduct to a designated company representative, such as a human resources manager, so that the company can try to resolve the claim internally. Employers with 50 or more employees are required to include this as a topic in mandated sexual harassment prevention training (see 2 CCR 11024).

- Indicate that when the employer receives allegations of misconduct, it will conduct a fair, timely, and thorough investigation that provides all parties appropriate due process and reaches reasonable conclusions based on the evidence collected.
- Make clear that employees shall not be retaliated against as a result of making a complaint or participating in an investigation.
- Distribute its harassment, discrimination, and retaliation prevention policy by doing one or more of the following:
- Printing the policy and providing a copy to employees with an acknowledgement form for employees to sign and return.
- Sending the policy via email with an acknowledgment return form.
- Posting the current version of the policy on a company intranet with a tracking system to ensure all employees have read and acknowledged receipt of the policy.
- Discussing policies upon hire and/or during a new hire orientation session.
- Using any other method that ensures employees received and understand the policy.
- (5) If the employer's workforce at any facility or establishment contains ten percent or more of persons who speak a language other than English as their spoken language, that employer shall translate the harassment, discrimination, and retaliation policy into every language spoken by at least ten percent of the workforce.
- 6 employee; and two hours of such training to sexual orientation, to each non-supervisory on gender identity, gender expression, and sexual harassment, including harassment based In addition, employers who do business in CCR 11024 for further information. two years. Please see Gov. Code 12950.1 and during calendar year 2019, and, after January of employment. Employees must be trained be provided within six months of assumption each supervisory employee. Training must hour of training regarding the prevention of full-time employees must provide at least one California and employ 5 or more part-time or 1, 2020, training must be provided again every