

## NOTICE SEXUAL HARASSMENT IS ILLEGAL

And is prohibited by **THE VERMONT FAIR EMPLOYMENT PRACTICES ACT** (VFEPA) (Title 21, Chapter 5, Subchapter 6 of the Vermont Statutes) **AND TITLE VII OF THE CIVIL RIGHTS ACT OF 1964** (42 United State Code Section 2000e et seq.)

**VERMONT LAW NOW PROTECTS ALL WORKERS NOT JUST EMPLOYEES.** EFFECTIVE JULY 1, 2023, VERMONT'S PROTECTIONS AGAINST SEXUAL HARASSMENT EXTEND TO ALL INDIVIDUALS ENGAGED "TO PERFORM WORK OR SERVICES" — EVEN IF THEY ARE NOT "EMPLOYEES" UNDER STATE OR FEDERAL LAW. REFERENCES TO "EMPLOYER," "EMPLOYEE," AND "EMPLOYMENT" BELOW SHOULD THUS BE UNDERSTOOD TO APPLY TO WORK AGREEMENTS BEYOND THE TRADITIONAL EMPLOYER-EMPLOYEE RELATIONSHIP.

"SEXUAL HARASSMENT" IS A FORM OF SEX DISCRIMINATION AND MEANS UNWELCOME SEXUAL ADVANCES, REQUESTS FOR SEXUAL FAVORS, AND OTHER VERBAL, PHYSICAL, WRITTEN, AUDITORY, OR VISUAL CONDUCT OF SEXUAL NATURE WHEN:

- (A) SUBMISSION TO THAT CONDUCT IS MADE EITHER EXPLICITY OR IMPLICITLY A TERM OR CONDITION OF WORK, OR
- (B) SUBMISSION TO OR REJECTION OF SUCH CONDUCT BY AN INDIVIDUAL IS USED AS A COMPONENT OF THE BASIS FOR WORK RELATED DECISIONS AFFECTING THAT INDIVIDUAL, OR
- (C) THE CONDUCT HAS THE PURPOSE OR EFFECT OF SUBSTANTIALLY INTERFERING WITH THE INDIVIDUAL'S WORK PERFORMANCE OR CREATING AN INTIMIDATING, HOSTILE OR OFFENSIVE WORK ENVIRONMENT.

SEXUAL HARASSMENT NEED NOT BE SEVERE OR PERVASIVE IN ORDER TO BE UNLAWFUL PURSUANT TO THIS SUBCHAPTER.

IT IS UNLAWFUL TO RETALIATE AGAINST AN INDIVIDUAL PERFORMING WORK OR SERVICES FOR FILING A COMPLAINT OF SEXUAL HARASSMENT OR FOR COOPERATING IN AN INVESTIGATION OF SEXUAL HARASSMENT.

IT IS THE POLICY OF THIS EMPLOYER TO ENSURE A WORKPLACE FREE OF SEXUAL HARASSMENT FOR ALL INDIVIDUALS PERFORMING WORK OR SERVICES. EVERY SUPERVISOR IS RESPONSIBLE FOR PROMPTLY RESPONDING TO OR REPORTING ANY COMPLAINT OR SUSPECTED ACTS OF SEXUAL HARASSMENT

## **Examples of SEXUAL HARASSMENT include:**

UNWELCOME SEXUAL ADVANCES – SUGGESTIVE OR LEWD REMARKS – UNWANTED HUGS, TOUCHES, KISSES – REQUESTS FOR SEXUAL FAVORS – PORNOGRAPHIC POSTERS, CARTOONS OR DRAWINGS – UNWELCOME SEXUAL JOKES AND BANTER

## Consequences for COMMITTING SEXUAL HARASSMENT may include:

DISCIPLINARY ACTION, FROM A VERBAL WARNING TO DISMISSAL – DAMAGES AND OTHER RELIEF FOR THE VICTIM CIVIL PENALTIES

OF UP TO \$10,000 PER VIOLATION – CRIMINAL PENALTIES

EMPLOYEES OR INDIVUDALS ENGAGED TO PERFORM WORK OR SERVICES ENGAGED TO PERFORM WORK OR SERVICES who believe that they have been sexually harassed or retaliated against for complaining of sexual harassment are encouraged to report the situation as soon as possible to:

(a)	his or her supervisor, and/or
(b)	(the head of this organization), and/or
(c)	This person, who is designated to receive such complaints and reports:
	Name and Title:
	Address and Telephone Number

The above-named individuals can also provide copies of this employer's written sexual harassment policy.

## THE EMPLOYER WILL PROMPTLY INVESTIGATE AND RESPOND TO ALL REPORTS AND KNOWLEDGE OF SEXUAL HARASSMENT.

You may also contact the STATE OF VERMONT ATTORNEY GENERAL'S OFFICE, 109 State Street, Montpelier, VT 05609-1001 (888-745-9195 (Toll Free VT) or 802-828-3657; <a href="majorage-ago-civilrights@vermont.gov">ago.civilrights@vermont.gov</a>) and/or, if you work for an employer with at least 15 employees, the EQUAL EMPLOYMENT OPPORTUNITY COMMISSION, John F. Kennedy Federal Building, 475 Government Center, Boston, MA 02203 (617-565-3196); or, if you work for a Vermont State agency, the Human Rights Commission, 14-16 Baldwin Street, Montpelier, VT 05633-6301 (800-416-2010 (Toll Free VT) or 802-828-2480; human.rights@vermont.gov).