8910

## IN ASSEMBLY

January 8, 2018

- Introduced by M. of A. ROZIC, DE LA ROSA -- read once and referred to the Committee on Labor
- AN ACT to amend the labor law and the executive law, in relation to establishing sexual harassment prevention protocols within the private sector

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The labor law is amended by adding a new section 44 to 1 2 read as follows: 3 § 44. Prevention of sexual harassment. 1. The department shall produce 4 a strong model management policy statement defining and prohibiting 5 sexual harassment in the workplace. Such model policy shall include 6 recommendations on how employers may provide information and remedies to 7 employees, including but not limited to a statement informing employees 8 of their rights of redress, and the availability of complaint resolution 9 channels and assistance with incidents of sexual harassment. Such model 10 policy statement shall clearly state that sexual harassment is consid-11 ered a form of employee misconduct and that sanctions will be enforced 12 against individuals engaging in sexual harassment and against superviso-13 ry and managerial personnel who knowingly allow such behavior to contin-14 <u>ue.</u> 15 The department shall produce a model training program to prevent 2. 16 sexual harassment in the workplace. (a) Such model training program shall include information concerning 17 18 the federal and state statutory provisions concerning sexual harassment and remedies available to victims of sexual harassment. 19 (b) Such department shall also include information in such model 20 21 program specifically addressing conduct by supervisors as both partic-22 ipants in a general training program and in a supervisor-specific 23 program to prevent sexual harassment in the workplace. 3. The department may consult with the division of human rights in the 24 25 production of information set forth under this section.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	4. The commissioner shall promulgate regulations allowing for distrib-
2	ution of the availability of the information set forth in this section
3	to employers and the public.
4	§ 2. Section 296 of the executive law is amended by adding two new
5	subdivisions 1-b and 22 to read as follows:
6 7	1-b. It shall be an unlawful discriminatory practice for an employer to:
8	
	(a) engage in unwelcome sexual advances towards, make requests for
9	sexual favors from, or engage in other verbal or physical conduct of a
10	sexual or sex-based nature with an employee when: (i) submission to such
11	conduct is made either explicitly or implicitly a term or condition of
12	an individual's employment; (ii) submission to or rejection of such
13	conduct by an individual is used as the basis for employment decisions
14	affecting such individual; or (iii) such conduct has the purpose or
15	effect of interfering with an individual's work performance by creating
16	an intimidating, hostile, or offensive working environment.
17	(b) For the purposes of this subdivision, "employer" shall include any
18	individual who may hire, transfer, suspend, lay off, recall, promote,
19	discharge, assign, reward, or discipline other employees, or has respon-
20	sibility to direct them or effectively recommend such action, if the use
21	of such authority is not merely routine or clerical in nature, but
22	requires the use of independent judgment.
23	22. In any case brought pursuant to the provisions of this article on
24	the basis of sex or sexual harassment only, where a person alleges that
25	a covered entity has deprived such person of equal terms and conditions
26	of employment, liability for such alleged unlawful discriminatory act
27	shall attach where the complainant or plaintiff demonstrates that the
28	conduct complained of was motivated in whole or in part by the person's
29	sex, regardless of the level of pervasiveness or severity of the
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3 § 5. This act shall take effect on the one hundred eightieth day after 4 it shall have become a law.