

General Assembly

Substitute Bill No. 5355

February Session, 2022



AN ACT CONCERNING DOMESTIC VIOLENCE POSTING IN THE WORKPLACE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 46a-54 of the 2022 supplement to the general
- 2 statutes is repealed and the following is substituted in lieu thereof
- 3 (*Effective October 1, 2022*):
- 4 The commission shall have the following powers and duties:
- 5 (1) To establish and maintain such offices as the commission may 6 deem necessary;
- 7 (2) To organize the commission into a division of affirmative action
- 8 monitoring and contract compliance, a division of discriminatory
- 9 practice complaints and such other divisions, bureaus or units as may
- 10 be necessary for the efficient conduct of business of the commission;
- 11 (3) To employ legal staff and commission legal counsel as necessary
- 12 to perform the duties and responsibilities under section 46a-55. One
- 13 commission legal counsel shall serve as supervising attorney. Each
- 14 commission legal counsel shall be admitted to practice law in this state;
- 15 (4) To appoint such investigators and other employees and agents as
- 16 it deems necessary, fix their compensation within the limitations

- 17 provided by law and prescribe their duties;
- 18 (5) To adopt, publish, amend and rescind regulations consistent with 19 and to effectuate the provisions of this chapter;
- 20 (6) To establish rules of practice to govern, expedite and effectuate 21 the procedures set forth in this chapter;
- 22 (7) To recommend policies and make recommendations to agencies 23 and officers of the state and local subdivisions of government to 24 effectuate the policies of this chapter;
- 25 (8) To receive, initiate as provided in section 46a-82, investigate and 26 mediate discriminatory practice complaints;
 - (9) By itself or with or by hearing officers or human rights referees, to hold hearings, subpoena witnesses and compel their attendance, administer oaths, take the testimony of any person under oath and require the production for examination of any books and papers relating to any matter under investigation or in question;
- 32 (10) To make rules as to the procedure for the issuance of subpoenas 33 by individual commissioners, hearing officers and human rights 34 referees;
 - (11) To require written answers to interrogatories under oath relating to any complaint under investigation pursuant to this chapter alleging any discriminatory practice as defined in subdivision (8) of section 46a-51, and to adopt regulations, in accordance with the provisions of chapter 54, for the procedure for the issuance of interrogatories and compliance with interrogatory requests;
 - (12) To utilize such voluntary and uncompensated services of private individuals, agencies and organizations as may from time to time be offered and needed and with the cooperation of such agencies, (A) to study the problems of discrimination in all or specific fields of human relationships, and (B) to foster through education and community effort

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- or otherwise good will among the groups and elements of the population of the state;
- 48 (13) To require the posting by an employer, employment agency or 49 labor organization of such notices regarding statutory provisions as the 50 commission shall provide;
 - (14) To require the posting, by any respondent or other person subject to the requirements of section 46a-64, 46a-64c, 46a-81d or 46a-81e, of such notices of statutory provisions as it deems desirable;
 - (15) To require an employer having three or more employees to (A) post in a prominent and accessible location information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment, (B) provide, not later than three months after the employee's start date with the employer, a copy of the information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment to each employee by electronic mail with a subject line that includes the words "Sexual Harassment Policy" or words of similar import, if (i) the employer has provided an electronic mail account to the employee, or (ii) the employee has provided the employer with an electronic mail address, provided if an employer has not provided an electronic mail account to the employee, the employer shall post the information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment on the employer's Internet web site, if the employer maintains such an Internet web site. An employer may comply with the requirements of this subparagraph, by providing an employee with the link to the commission's Internet web site concerning the illegality of sexual harassment and the remedies available to victims of sexual harassment by electronic mail, text message or in writing; and (C) provide two hours of training and education to employees within one year of October 1, 2019, provided any employer who has provided such training and education to any such employees after October 1, 2018, shall not be required to provide such training and education a second time. An employer having (i) three or more employees, shall provide such

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training and education to an employee hired on or after October 1, 2019, not later than six months after the date of his or her hire, provided the commission has developed and made available such training and education materials in accordance with the provisions of subdivision (8) of subsection (a) of section 46a-56, as amended by this act; or (ii) less than three employees shall provide such training and education to all supervisory employees within one year of October 1, 2019, and to all new supervisory employees within six months of their assumption of a supervisory position, provided any employer who has provided such training and education to any such supervisory employees after October 1, 2018, shall not be required to provide such training and education a second time. Any supervisory employee hired on or after October 1, 2019, by an employer having less than three employees, shall receive such training and education not later than six months after the date of his or her hire, provided the commission has developed and made available such training and education materials in accordance with the provisions of subdivision (8) of subsection (a) of section 46a-56, as amended by this act. Such training and education shall include information concerning the federal and state statutory provisions concerning sexual harassment and remedies available to victims of sexual harassment. If an employee has received in-person training provided by the commission or has taken the no cost online training provided by the commission on its Internet web site in accordance with the provisions of subdivision (8) of subsection (a) of section 46a-56, as amended by this act, while employed by a different employer within the two years preceding the date of hire, an employer may consider such prior training to satisfy the training requirements of this section. An employer who is required to provide training under this subdivision shall provide periodic supplemental training that updates all supervisory and nonsupervisory employees on the content of such training and education not less than every ten years. As used in this subdivision, "sexual harassment" has the same meaning as provided in subdivision (8) of subsection (b) of section 46a-60 and "employer" includes the General Assembly and "employee" means any individual employed by an employer, including an individual employed by such

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individual's parent, spouse or child;

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(16) To require each state agency that employs one or more employees to (A) provide a minimum of three hours of diversity training and education (i) to all supervisory and nonsupervisory employees, not later than July 1, 2002, with priority for such training to supervisory employees, and (ii) to all newly hired supervisory and nonsupervisory employees, not later than six months after their assumption of a position with a state agency, with priority for such training to supervisory employees. Such training and education shall include information concerning the federal and state statutory provisions concerning discrimination and hate crimes directed at protected classes and remedies available to victims of discrimination and hate crimes, standards for working with and serving persons from diverse populations and strategies for addressing differences that may arise from diverse work environments; and (B) submit an annual report to the Commission on Human Rights and Opportunities concerning the status of the diversity training and education required under subparagraph (A) of this subdivision. The information in such annual reports shall be reviewed by the commission for the purpose of submitting an annual summary report to the General Assembly. Notwithstanding the provisions of this section, if a state agency has provided such diversity training and education to any of its employees prior to October 1, 1999, such state agency shall not be required to provide such training and education a second time to such employees. The requirements of this subdivision shall be accomplished within available appropriations. As used in this subdivision, "employee" includes any part-time employee who works more than twenty hours per week;

(17) To require each <u>state</u> agency to submit information demonstrating its compliance with subdivision (16) of this section as part of its affirmative action plan and to receive and investigate complaints concerning the failure of a state agency to comply with the requirements of subdivision (16) of this section; [and]

- 147 (18) To enter into contracts for and accept grants of private or federal 148 funds and to accept gifts, donations or bequests, including donations of 149 service by attorneys; [.]
- 150 (19) To require each state agency that employs one or more 151 employees to provide a minimum of one hour of training and education 152 related to domestic violence and the resources available to victims of 153 domestic violence (A) to all supervisory and nonsupervisory 154 employees, not later than July 1, 2023, and (B) to all supervisory and 155 nonsupervisory employees hired on or after July 1, 2023, not later than six months after their assumption of a position with a state agency. Such 156 157 training and education shall include information concerning domestic 158 violence, abuser and victim behaviors, how domestic violence may 159 impact the workplace and the resources available to victims of domestic 160 violence. The requirements of this subdivision shall be accomplished within available appropriations using the training and education 161 162 materials made available by the commission in accordance with the provisions of subdivision (10) of subsection (a) of section 46a-56, as 163 164 amended by this act. For purposes of this subdivision, "employees" 165 includes any part-time employee who works more than twenty hours 166 per week; and
- (20) To require an employer having three or more employees to post
 in a prominent and accessible location information concerning domestic
 violence and the resources available to victims of domestic violence in
 this state.
- Sec. 2. Subsection (a) of section 46a-56 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2022):
- 174 (a) The commission shall:
- 175 (1) Investigate the possibilities of affording equal opportunity of 176 profitable employment to all persons, with particular reference to job 177 training and placement;

- 178 (2) Compile facts concerning discrimination in employment, 179 violations of civil liberties and other related matters;
- 180 (3) Investigate and proceed in all cases of discriminatory practices as provided in this chapter and noncompliance with the provisions of 182 section 4a-60 or 4a-60a or sections 46a-68c to 46a-68f, inclusive;
- 183 (4) From time to time, but not less than once a year, report to the 184 Governor as provided in section 4-60, making recommendations for the 185 removal of such injustices as it may find to exist and such other recommendations as it deems advisable and describing the 186 187 investigations, proceedings and hearings it has conducted and their 188 outcome, the decisions it has rendered and the other work it has 189 performed;
- 190 (5) Monitor state contracts to determine whether they are in 191 compliance with sections 4a-60 and 4a-60a, and those provisions of the 192 general statutes which prohibit discrimination;
- 193 (6) Compile data concerning state contracts with female and minority 194 business enterprises and submit a report annually to the General 195 Assembly concerning the employment of such business enterprises as 196 contractors and subcontractors:
- 197 (7) Develop and include on the commission's Internet web site a link 198 concerning the illegality of sexual harassment, as defined in section 46a-199 60, and the remedies available to victims of sexual harassment; [and]
- 200 (8) Develop and make available at no cost to employers an online 201 training and education video or other interactive method of training and 202 education that fulfills the requirements prescribed in subdivision (15) of 203 section 46a-54, as amended by this act; [.]
- 204 (9) Develop, in conjunction with the Connecticut Coalition Against 205 Domestic Violence, and include on the commission's Internet web site, 206 a link concerning domestic violence and the resources available to 207 victims of domestic violence; and

208 (10) Develop, in conjunction with the Connecticut Coalition Against
209 Domestic Violence, and make available at no cost to each state agency,
210 an online training and education video or other interactive method of
211 training and education that fulfills the requirements of subdivision (19)
212 of section 46a-54, as amended by this act.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2022	46a-54
Sec. 2	October 1, 2022	46a-56(a)

LAB Joint Favorable Subst.

GAE Joint Favorable