## **Executive Order**

## Commonwealth of Pennsylvania Governor's Office

Subject:
Prohibition of Sexual Harassment in the Commonwealth

Number:
2021-04

By Direction of: Tom Wolf, Governor | Date: June 15, 2021

WHEREAS, sexual harassment is a form of discrimination that undermines the integrity of the employment relationship and/or service delivery; and

WHEREAS, the Commonwealth of Pennsylvania, Pennsylvania's largest employer, has an obligation to assertively address sexual harassment issues in the workplace; and

WHEREAS, sexual harassment shall not be tolerated in Commonwealth workplaces or when conducting the business of the Commonwealth under any circumstances; and

WHEREAS, this Administration is committed to providing a work environment where employees, applicants for employment, or individuals receiving services from the Commonwealth shall not be subjected to sexual harassment; and

WHEREAS, to prevent sexual harassment in the conduct of the business of the Commonwealth, all managers, supervisors, and employees must be made aware of the Commonwealth's sexual harassment policy, the steps to take when concerns arise, and our commitment to address instances of sexual harassment aggressively and equitably.

NOW, THEREFORE, I, Tom Wolf, Governor of the Commonwealth of Pennsylvania, by virtue of the authority vested in me by the Constitution of the Commonwealth of Pennsylvania and other laws, do hereby adopt and affirm the Commonwealth's sexual harassment policy as follows:

1. No department, board, office, commission, or other agency under my jurisdiction shall tolerate sexual harassment by any Commonwealth employee against any other employee, applicant for employment, contractor, intern, or client or other person receiving services from or conducting business with the Commonwealth (individually, a Person). Sexual harassment while conducting the business of the Commonwealth is strictly forbidden. Further, no department, board, office, commission, or other agency under my jurisdiction shall tolerate acts of sexual harassment by individuals not employed by the Commonwealth within Commonwealth offices or upon employees of the Commonwealth in the performance of their duties. Sexual harassment is a

violation of federal and state law. Therefore, all federal and state laws relating to sexual harassment and/or sex discrimination will be enforced.

- 2. Sexual harassment includes unwelcome sexual advances, requests for sexual favors, and/or other verbal, non-verbal, visual, or physical conduct of a sexual nature, where:
  - a. submission to or rejection of such conduct is made either explicitly or implicitly a term or condition of a Person's employment or receipt of public services; or
  - **b.** submission to or rejection of such conduct by a Person is used as a basis for decisions affecting such Persons; or.
  - such conduct has the purpose or effect of unreasonably interfering with a Person's work performance or receipt of public services, or creating an intimidating, hostile, or offensive work environment.

Prohibited sexual harassment may include actions by members of the opposite sex of an employee as well as members of an employee's own sex. Prohibited sexual harassment may include actions which are overtly sexual or facially neutral if such actions constitute gender, gender identity, gender expression and/or sexual orientation-based discrimination. Prohibited sexual harassment may include unwanted or unwelcome discussion of a Person's sexual activity or history, sexual orientation or gender identity or gender expression.

- **3.** Any Commonwealth employee who engages in or knowingly permits or condones sexual harassment during the course of conducting their Commonwealth duties shall be subject to disciplinary action, up to and including dismissal.
- **4.** Retaliation in any form against a Person who exercises their right to make a good faith complaint under this policy or who cooperates in an investigation of any complaint is strictly prohibited and will itself be cause for appropriate disciplinary action.
- 5. All Commonwealth employees will be educated in sexual harassment issues. Education may consist of written materials, formal training, educational videos, orientation sessions, workplace discussions, and/or individual counseling. All Commonwealth employees will be provided with a copy of this policy and must sign an acknowledgement that they have received and reviewed the policy.
- Agency heads shall create a respectful and safe workplace environment which encourages discussion of sexual harassment issues, where employees are educated in sexual harassment prevention and sensitized to sexual harassment, and where a Person with sexual harassment questions or complaints is provided with a response which is clear, impartial, and timely.

- 7. The Secretary of Administration shall require each agency to have an effective complaint mechanism which ensures that an employee does not have to complain to the alleged harasser, and which provides for prompt and effective investigation of complaints. The Secretary of Administration shall also have the authority to issue Management Directives and establish rules necessary to carry out the mandates of this Executive Order.
- **8.** The Office of Administration, Bureau of Equal Employment Opportunity, shall provide appropriate oversight and resolution of such complaints.
- **9.** This Executive Order and Management Directive 505.30, *Prohibition of Sexual Harassment in Commonwealth Work Settings*, constitute the Commonwealth's sexual harassment policy.
- **10. Cooperation by State Agencies.** All Commonwealth departments, boards, offices, commissions, and other agencies under my jurisdiction shall cooperate fully with the Secretary of Administration and provide such assistance and information, as needed, in the implementation of this order.
- **11. Effective Date.** This Executive Order shall take effect immediately.
- **12. Rescission.** Executive Order 2002-04, *Prohibition of Sexual Harassment in the Commonwealth*, is hereby rescinded.