

By Council Members Cumbo, The Public Advocate (Ms. James), Rose, Rosenthal, Chin, Gibson, Powers, Constantinides, Lander, Ayala, Miller, Adams, Rivera and Koslowitz

A Local Law to amend the administrative code of the city of New York, in relation to mandating anti-sexual harassment training for private employers

## Be it enacted by the Council as follows:

1 Section 1. Section 8-107 of the administrative code of the city of New York is amended 2 by adding a new subdivision 30 to read as follows: 3 30. Anti-sexual harassment training. (a) Definitions. For purposes of this subdivision, the 4 following terms have the following meanings: 5 Interactive training. The term "interactive training" means participatory teaching whereby the trainee is engaged in a trainer-trainee interaction, use of audio-visuals, computer or online 6 7 training program or other participatory forms of training as determined by the commission. 8 However, such "interactive training" is not required to be live or facilitated by an in-person 9 instructor in order to satisfy the provisions of this subdivision. 10 (b) Training. Employers with 15 or more employees shall annually conduct an antisexual harassment interactive training for all employees, including supervisory and managerial 11 12 employees, of such employer employed within the city of New York. Such training shall be 13 required after 90 days of initial hire for employees who work more than 80 hours in a calendar year who perform work on a full-time or part-time basis. Such training shall include, but need 14 15 not be limited to, the following: (1) An explanation of sexual harassment as a form of unlawful discrimination under local 16 17 law;

1	(2) A statement that sexual narassment is also a form of unlawful discrimination under
2	state and federal law;
3	(3) A description of what sexual harassment is, using examples;
4	(4) Any internal complaint process available to employees through their employer to
5	address sexual harassment claims;
6	(5) The complaint process available through the commission, the division of human
7	rights and the United States equal employment opportunity commission, including contact
8	information;
9	(6) The prohibition of retaliation, pursuant to subdivision 7 of section 8-107, and
10	examples thereof; and
11	(7) Information concerning bystander intervention, including but not limited to any
12	resources that explain how to engage in bystander intervention.
13	(8) The specific responsibilities of supervisory and managerial employees in the
14	prevention of sexual harassment and retaliation, and measures that such employees may take to
15	appropriately address sexual harassment complaints.
16	(c) Compliance. (1) Employers shall keep a record of all trainings, including a signed
17	employee acknowledgement. Such acknowledgment may be electronic.
18	(2) Employers shall maintain such records for at least three years and such records must
19	be made available for commission inspection upon request.
20	(3) The commission shall develop an online interactive training module that may be used
21	by an employer as an option to satisfy the requirements of paragraph (b) of this subdivision,
22	provided that an employer shall inform all employees of any internal complaint process available
23	to employees through their employer to address sexual harassment claims. Such training module

1	shall be made	publicly	vavailable at no cost or	the commission's	s website. Sucl	h training	g module

- 2 shall allow for the electronic provision of certification each time any such module is accessed
- 3 <u>and completed. The commission shall update such modules as needed.</u>
- 4 (4) The training required by this subdivision is intended to establish a minimum threshold
- 5 and shall not be construed to prohibit any private employer from providing more frequent or
- 6 additional anti-sexual harassment training.
- 7 (d) For purposes of this subdivision the term "employer" shall not apply to (i) the United
- 8 States government; (ii) the state of New York, including any office, department, independent
- 9 agency, authority, institution, association, society or other body of the state including the
- legislature and the judiciary; or (iii) the city of New York or any local government, municipality
- or county or any entity governed by section 92 of the general municipal law or section 207 of the
- 12 county law.
- (e) For purposes of this subdivision the term "employee" shall apply to interns.
- 14 (f) An employee who has received anti-sexual harassment training at one employer
- 15 within the required training cycle shall not be required to receive additional anti-sexual
- harassment training at another employer until the next cycle.
- 17 (g) An employer that is subject to training requirements in multiple jurisdictions may
- 18 <u>assert that it is compliant with this subdivision provided that each provision in subparagraph b of</u>
- 19 this subdivision is fulfilled in an anti-sexual harassment training that such employer makes
- 20 available to its employees on an annual basis and shall be allowed to provide proof of
- 21 compliance.
- § 2. This local law takes effect April 1, 2019.

4/3/2018 9:51 p.m.