Anyone who hires one or more persons is subject to the Montana Human Rights Act. Avoid questions about an applicant's race, age, religion, medical condition, marital status, or family responsibilities.

Sexual Harassment & Unlawful Harassment

Sexual harassment includes unwelcome verbal or physical conduct of a sexual nature when:
- Submission to the conduct is explicitly or implicitly made a term or condition of employment
- Submission to, or rejection of, the conduct is used as the basis for an employment decision
- The conduct has the effect of unreasonably interfering with work performance, or creates an intimidating, hostile or offensive work environment
- Harassment directed toward a person because of gender
- A pattern of favoritism toward sexual partners

Examples of Sexual Harassment

- Propositions or pressure to engage in sexual activity
- Repeated body contact
- Repeated sexual jokes, innuendoes or comments
- Constant leering or staring
- Inappropriate comments concerning appearance
- Hiring or promoting a sex partner over more qualified persons
- Harassment based upon gender in nontraditional employment

What You Should Do

If you are offended by sexual jokes, comments, or other sexual or gender-based conduct in your workplace, immediately inform your supervisor.
If your complaints are not resolved, or your supervisor is the alleged harasser, you should take the following steps:
- Report the sexual harassment to another supervisor or your employer
- Keep written records of the dates and facts of all sexual harassment and the names of witnesses

**Employer Alert!**

Employers may be liable for monetary compensation and other forms of relief to employees who are victims of sexual harassment by:
- The owner or manager
- Supervisors, whether or not the employer knew of the sexual harassment
- Co-workers and non-employees in the workplace, when the employer knew, or should have known of the sexual harassment and failed to take immediate corrective action

**Harassment based on any protected class is unlawful discrimination!**

### Pregnancy & Breastfeeding

**Pregnant Employees Have These Rights**
- Nondiscrimination in hiring
- Continued employment during pregnancy
- Reasonable maternity leave
- No mandatory unreasonable leave
- Use of accrued benefits and leave time
- Equal treatment in employee benefits and plans
- Reinstatement after maternity leave
- Employer must provide reasonable accommodations as they would for any other employee with medical limitations

**Advised Accommodation for Breastfeeding Mothers**

In 2007, the Montana Legislature passed legislation requiring public employers ensure that employees are provided with adequate facilities for breastfeeding or the expression of milk for their child.

### What is Reasonable Maternity Leave?

- It is determined on a case-by-case basis. In the case of normal pregnancy and delivery, medical providers typically consider a reasonable leave to be 6-8 weeks after delivery.
- Rely on the judgment of the employee’s physician or other medical provider.
- An employer is required to provide medically necessary maternity leave for the period of the employee’s actual disability.
- An employer may require the employee to provide medical verification.

**Employer Alert!**

- Know your company’s disability benefit policies and policies regarding sick, vacation and annual leave.
- Communicate with your pregnant employee about the anticipated need for maternity leave and put it in writing.
- Be sure the employee understands her obligations to return to work on a specified date and provide medical verification of required. Make sure the employee knows how to request an extension of her leave should complications arise.
- Replacement employees should understand that his or her employment is temporary, unless the pregnant employee resigns or you make other arrangements for reinstatement to her same or equivalent job after the maternity leave.
- If an employee plans to voluntarily resign because of complications arise.

### Rights of Persons with Disabilities in Employment

The Montana Human Rights Act and Americans with Disabilities Act prohibit discrimination in employment to an applicant or employee because of a physical or mental disability. An employer may have additional obligations under the federal Family Medical Leave Act.

**Employment Rights**
- Qualified persons with physical and mental disabilities:
  - May not be refused an application, interview or employment because of their disability
  - May not be terminated or discharged because of their disability
  - Have the right to a reasonable accommodation, which would allow them to perform the essential functions of their position

**Who is Covered?**

- To be protected under the Montana Human Rights Act and the ADA, an applicant or employee with a disability must:
  - Have a physical or mental impairment that substantially limits one or more major life activities; or
  - Have a record of such an impairment; or
  - Be regarded or perceived as having such an impairment; and
  - Be able to perform the essential functions of the position with or without a reasonable accommodation.

**Requests For Reasonable Accommodation Employers**

- If an employee should request a reasonable accommodation to perform the essential functions of their job, engage in a dialogue with the employee to determine the most appropriate accommodation
- Make a reasonable accommodation, required by a person with a disability, to perform the essential job functions
- Employees should notify the employer if they need an accommodation and tell the employer what modifications are needed to perform the job.

**Reasonable Accommodation**
- Whether or not a suggested accommodation is “reasonable” will depend on factors such as cost, availability, necessity, and whether a less expensive or more convenient accommodation is available
- The employer is not required to provide the accommodation suggested by the employee, if there is an effective alternative accommodation
- An accommodation is not reasonable if it endangers any employee’s health or safety, or it creates an undue hardship on the employer

**Examples of Reasonable Accommodation**
- Making all application processes accessible to persons with disabilities
- Making existing facilities used by employees readily accessible to and usable by employees with disabilities
- Restructuring the job; offering part-time or modified work schedules
- Acquiring or modifying equipment or devices
- Adjusting or modifying examinations or training materials or policies as appropriate
- Providing qualified readers or interpreters

**Perceived Disability**

Those who are “perceived” as having disabilities are protected from employment discrimination based on stereotypes, fears, or misconceptions about disability. This protection applies to decisions based on unsubstantiated concerns about productivity, safety, insurance, liability attendance, the costs of accommodation, accessibility, worker’s compensation costs or acceptance by co-workers and customers.

For more information on discrimination in the workplace, visit our website:

www.montanadiscrimination.com