



Member/Employee Sexual Harassment in the Workplace

EFFECTIVE DATE: October 24, 2018

SUBJECT: Sexual Harassment in the Workplace

AUTHORIZATION: Cane River Waterway Commission

I. PHILOSOPHY

Employees/Members of the Cane River Waterway Commission deserve to be treated with respect and dignity, and to work in a professional environment free of harassment and discrimination. The Cane River Waterway Commission is committed to providing its employees/members a work environment free from inappropriate and offensive behavior of a sexual nature. To accomplish this, CRWC has formulated this policy to define sexual harassment and conduct of a sexual nature that is prohibited in the workplace, and the procedure for effectively reporting such conduct.

Employees/Members should realize that the behavior proscribed by this policy includes words and conduct that are inappropriate, offensive or create a hostile working environment. As such, any behavior of a sexual nature or connotation which negatively impacts the workforce is prohibited even though such behavior may not constitute actionable sexual harassment as defined by law.

Prevention and elimination of sexually inappropriate behavior requires the personal involvement and commitment of every member/employee. Unless and until management is apprised of its occurrence, corrective action to address such behavior cannot be taken. Through this policy and related training requirements, CRWC seeks to reinforce its intolerance of sexually inappropriate behavior, and encourages members/employees who experience, observe, or are informed of such behavior to promptly initiate the reporting process set forth in this policy. Employees can be assured that CRWC will objectively and thoroughly investigate reports; implement preventive measures to protect against recurrence; impose corrective action to address violations; and protect complainants and individuals involved in the investigative process from any form of harassment, reprisal, or retaliation.

II. PURPOSE

All CRWC members/employees have a right to a work environment free of harassment and discrimination. For this reason, employees must refrain from offensive and inappropriate conduct, especially of a sexual nature, within the workplace. Managers and supervisors are

responsible for disseminating and discussing this policy with subordinates and ensuring that the workplace is free of such behavior.

Through this policy and the mandatory associated training required for all members/employees, the CRWC seeks to:

- Unequivocally state intolerance for sexually inappropriate behavior
- Identify the scope of such prohibited behavior
- Establish an effective, uniform reporting process
- Require prompt action to protect against recurrence of the prohibited behavior
- Ensure resolution that imposes appropriate corrective action
- Protect complainants and individuals involved in the investigative process from harassment, reprisal, or retaliation
- Respect confidentiality and the privacy rights of employees

III. APPLICABILITY

This policy applies to all CRWC members/employees regardless of rank or status.

This includes full time, part time, seasonal and temporary employees. The tenets of this policy are equally applicable to appointing authorities, executive management, administrators.

This policy also applies to non-employees, including visitors and individuals who transact business with CRWC such as vendors, maintenance personnel, clients, contractors, and consultants. These non-employees are prohibited from engaging in the behaviors prohibited in this policy and are also protected from experiencing such behavior by CRWC members/employees.

This policy applies not only to the customary workplace and work locations where CRWC Members/employees may be assigned, but also prohibits such behavior while travelling for work, while attending conference or off-site meetings, workshops, training, business trips, and business related social events. In addition, this policy applies to off-duty, off-premises behaviors which has an impact on and a relation back to the workplace.

IV. PROHIBITED CONDUCT

Sexually inappropriate behavior proscribed by this policy can take many forms, including unwelcomed sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature. Such inappropriate behavior may be by a person of either gender against a person of the same or opposite gender. Such behavior may include conduct of a supervisor, manager or administrator towards a subordinate member/employee, or conduct by one member/employee towards another employee of equal or greater rank. It may also include words or conduct by a vendor, contractor, client or visitor to CRWC. Finally, an employee may be the victim of inappropriate behavior even though not the target of such behavior. Sexual harassment, a form of prohibited discrimination, is defined by the Equal Employment Opportunity Commission (EEOC) as unsolicited and unwelcomed sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature wherein :

- A) Submission to such conduct is explicitly/implicitly a term or condition of appointment/employment; or
- B) Submission to or rejection of such conduct is used as a basis for appointment/employment decisions (i.e. continued appointment/employment, evaluations, wages, advancements, assigned duties, shifts, training opportunities, or any other condition of employment or career development); or
- C) Such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive work environment.

Inappropriate, unacceptable words or conduct which may constitute sexual harassment could be verbal, non-verbal, or physical. Examples include, but are not limited to, the following:

- A) Unwelcomed sexual flirtations, advances or propositions;
- B) Unwelcomed request for sexual favors;
- C) Unwelcomed sexual teasing, jokes, remarks, insults, innuendo or inquiries;
- D) Unwelcomed physical contact (i.e. touching, rubbing, leaning over, pinching, invading another's space by leaning over, purposefully cornering, or blocking

- passage);
 - E) Unwelcomed sexual looks or gestures;
 - F) Verbal, written or physical abuse of a sexual nature;
 - G) Graphic verbal or sexual comments about an individual or to describe an individual's appearance;
 - H) Degrading words and demeaning or inappropriate terms (i.e. referring to a person as Babe, Honey, etc.);
 - I) Sexually insulting noises;
 - J) Using crude and offensive language;
 - K) Discussing sexual activities, or exploits;
 - L) Inappropriate commenting on a person's attributes; and/or
 - M) Displaying sexually suggestive objects, statements, graffiti, books, magazines, photographs, cartoons or pictures.
 - N) Unwelcomed repeated requests for dates or social engagement
- NOTE: Members/Employees must be reminded that the verbal and physical behavior proscribed by this policy is always inappropriate in the workplace and hence, violates departmental policy, although such behavior may not be actionable in a court of law as a civil action for sexual harassment. CRWC prohibits all sexually inappropriate behavior, regardless of severity, pervasiveness, or identifiable impact.

V. REPORTING PROCEDURE

Early reporting of sexually inappropriate behavior enhances the credibility of the complainant and facilitates the investigative process. CRWC does not require a fixed reporting time or deadline—the sooner the better is preferred and immediately reporting is ideal. The initial report need only convey the occurrence of words or actions that are offensive and need not provide detailed information. This report can be verbal (in person or via telephone) or in writing (letter, memo, email, text) and need not utilize a specific form. Any employee experiencing, witnessing or having knowledge, directly or indirectly, of sexually inappropriate behavior by anyone or towards anyone associated with CRWC or on commission premises, including any administrator, member, supervisor, co-worker, vendor, client or visitor, should immediately report the occurrence. Any such complaint may be made verbally or in writing. Under most circumstances, complaints should be made by the member/employee to the Chairman. If the complaint involves the Chairman or if the employee, for any reason, is uncomfortable reporting such behavior to the Chairman, he/she may report the incident to the Vice-Chairman.

VI. INVESTIGATION OF COMPLAINT

- A) All reports of sexually inappropriate behavior will ultimately be reported to the Chairman who generally will direct the investigative process. Management personnel in a need to know capacity will be apprised of the complaint.
- B) CRWC will investigate all complaints. "Informal" complaints or requests to withhold investigation (unless or until a future occurrence) will be treated the same as a formal complaint and investigated immediately.
- C) The investigation will be thorough and include interviews with the complainant, the accused, witnesses and other individuals possessing relevant information. Records, logs, reports, photos, or other documentation pertinent to the complaint will be reviewed.
- E) The investigative process will be memorialized, thus requiring that all involved prepare written statements or provide verbal statements that will be recorded.
- F) Persons called upon to participate in the investigation are required to answer all questions truthfully and cooperatively. Employees do not have the option of remaining silent or declining to be involved.
- G) The investigative process will be conducted expeditiously and professionally, with

- appropriate emphasis on the rights of all involved.
- H) To the extent allowed by law, the investigative process will be conducted in a confidential manner, with only those in a need-to-know position involved. Members/Employees who are called on to participate will be instructed that the complaint and all information provided during the investigation are to remain confidential.
 - I) Upon completion of the investigation, the Chairman will apprise management of the outcome and recommendations for resolution. The complaining employee and accused will be apprised of the outcome of the investigation, with appropriate emphasis on the rights of all involved.

VII. COMPLAINT RESOLUTION

- A) Any member/employee found, after appropriate investigation, to have engaged in sexually inappropriate behavior will be disciplined. Such action may include counseling, reprimand, suspension, demotion, or termination.
- B) In addition to corrective action, other appropriate measures, including follow-up inquiries and re-training, will be utilized to ensure that the inappropriate behavior does not recur.
- C) Regardless of the outcome, the complainant has the option of pursuing a claim under state or federal law. Initiation of such a claim is not dependent upon the outcome nor completion of the CRWC's administrative investigation.

VIII. NON-RETALIATION

- A) Any member/employee making a good faith complaint of sexually inappropriate behavior will be protected from retaliation, reprisal and harassment. Likewise, any member/employee providing information or otherwise participating in the investigation of such a complaint will be protected from retaliation, reprisal and harassment.
- B) If a complaint is made and the investigation reveals that retaliation, reprisal or harassment has occurred against a complaining employee or anyone participating in the investigative process appropriate, severe disciplinary action will be taken, including the possibility of termination.

IX. TRAINING

CRWC recognizes that implementation of a policy prohibiting sexually inappropriate behavior in the workplace alone is insufficient to prevent and address such behavior. To support this policy and encourage a culture where members/employees willingly report concerns, CRWC requires all members/employees to successfully complete training on this topic upon hire and on a continuing basis thereafter. At a minimum, CRWC requires the following training for its members/employees:

- Upon appointment/hire, all new members/employees must complete the agency onboarding process which contains a copy of this policy and covers the contents of the policy in detail. Supervisors are required to ensure that the onboarding process is completed within 30 days of appointment/hire thereby insuring that the new member/employee has reviewed the contents of this policy.
- Within 30 days of hiring, all new appointments/employees are required to complete the most recent CRWC training course on sexual harassment. Certification of successful completion will be documented through CRWC.
- On an annual basis, all members/employees are required to complete the most recent CRWC training course on sexual harassment. Certification of successful completion will be documented through CRWC.
- Within 30 days of attaining a supervisory position, all new supervisors are required to complete the most recent CRWC training on sexual harassment designated for supervisory personnel. Certification of successful completion will be documented through CRWC.

X. FEDERAL AND STATE LAWS

This policy establishes a procedure to administratively report and address complaints of sexually inappropriate behavior. This policy is intended to supplement rather than replace or supersede the private and/or statutory procedures regarding sexually inappropriate workplace behavior available to members/employees under state and federal law, including Title VII of the Civil Rights Act and La. R.S. 23:331 et seq. Employees should be aware that there are certain procedures and time delays, including the filing of a complaint with the Equal Employment Opportunity Commission (EEOC) or the Louisiana Commission on Human Rights(LCHR), which must be satisfied prior to initiating civil litigation regarding inappropriate workplace sexual behavior.

For more information or to initiate a claim under federal or state law, employees are referred to the EEOC and the LCHR:

EEOC

800-669-4000 (voice)

504-589-2958 (TDD)

504-595-2844 (fax)

<https://www.eeoc.gov>

LCHR

225-342-6969 (voice)

888-241-0859 (TDD)

225-342-2063 (fax)

<http://gov/page/lchr>

XI. VIOLATIONS

Any member/employee, regardless of rank or status, found to have violated the prohibitions of this policy will be subject to disciplinary action, up to and including termination. After investigation and satisfaction of due process requirements, corrective action may be imposed for the following:

- Failure to comply with mandatory training requirements
- Failure by a supervisor or manager to timely report a complaint of sexually inappropriate behavior
- Failure to participate in or cooperate with the investigative process
- Providing false information or withholding information during questioning
- Filing a false, malicious, or frivolous complaint
- Harassment, reprisal, or retaliation towards a complainant or anyone involved in the investigative process any member/employee, regardless of rank or status, who intentionally fails to properly and timely report sexually inappropriate workplace behavior will be subject to disciplinary action, up to and including termination. Any member/employee found to have intentionally or maliciously falsely accused another of sexually inappropriate workplace behavior will be subject to disciplinary action, up to and including termination. This prohibition is not intended to discourage members/employees from filing good faith complaints of behavior proscribed by this policy.

XII. QUESTIONS/COMMENTS

This policy shall remain available to members/employees for review at all times on the Commission web site www.caneriverwaterway.com. Notices related to workplace harassment and discrimination are conspicuously posted at the Commissions facility.

Questions or comments concerning sexual harassment, sexually inappropriate behavior or the interpretation or enforcement of this policy should be addressed to the Chairman. To the extent possible, such inquiries will be maintained in strict confidence.

Members/Employees are reminded that complaints will be appropriately investigated notwithstanding the member's/employee's request that no action be taken or that the investigative process be delayed.