SENATE BILL NO. 182

BY SENATOR HEWITT

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 42:342(B) and R.S. 44:4.1(B)(28) and to enact Chapter 6-A of
3	Title 42 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 42:351
4	through 355, relative to public officers and employees; to provide relative to the
5	mandatory policies against sexual harassment; to declare the public policy regarding
6	the use of public funds for the payment of judgments or settlements of sexual
7	harassment claims; to provide relative to the participation of an alleged sexual
8	harasser in a settlement or judgment in a sexual harassment claim; to provide that
9	agreements to settle sexual harassment claims are subject to the public records law,
10	except for the name of the alleged victim of sexual harassment; and to provide for
11	related matters.
12	Be it enacted by the Legislature of Louisiana:
13	Section 1. R.S. 42:342(B) is hereby amended and reenacted to read as follows:
14	§342. Mandatory policy prohibiting sexual harassment
15	* * *
16	B. At a minimum, the policy shall contain all of the following:
17	(1) A clear statement that unwelcome sexual advances, requests for sexual
18	favors, and other verbal, physical, or inappropriate conduct of a sexual nature
19	constitute sexual harassment when the conduct explicitly or implicitly affects an
20	individual's employment or the holding of office, unreasonably interferes with an
21	individual's work performance, or creates an intimidating, hostile, or offensive work
22	environment and shall not be tolerated.
23	(2) A description of the behavior the agency defines as inappropriate conduct,
24	including examples.
25	(3) An effective complaint or grievance process that includes taking

1	immediate and appropriate action when a complaint of sexual harassment involving
2	any public servant in the agency is received. The complaint process shall detail who
3	may make a complaint, to whom a complaint may be made, and shall provide for
4	alternative designees to receive complaints. Actions taken on the complaint shall be
5	documented.
6	(4) A general description of the investigation process, including
7	requiring the alleged sexual harasser and the alleged victim to participate in the
8	investigation.
9	(5) A clear prohibition against retaliation against an individual for filing a
10	complaint or testifying or participating in any way in an investigation or other
11	proceeding involving a complaint of sexual harassment.
12	(5)(6) A general description of the possible disciplinary actions which
13	may occur after the conclusion of the investigation, including the possible
14	disciplinary actions that may be taken against a complainant if it is determined
15	that a claim of sexual harassment was intentionally false.
16	(7) A statement apprising public servants of applicable federal and state law
17	on sexual harassment, including the right of the complainant to pursue a claim
18	under state or federal law, regardless of the outcome of the investigation.
19	* * *
20	Section. 2. Chapter 6-A of Title 42 of the Louisiana Revised Statutes of 1950,
21	comprised of R.S. 42:351 through 355, is hereby enacted to read as follows:
22	CHAPTER 6-A. REIMBURSEMENT OF AMOUNTS PAID
23	BY THE STATE FOR SEXUAL HARASSMENT CLAIMS
24	§351. Declaration of public policy
25	A. The state of Louisiana is committed to providing a workplace that is
26	free from sexual harassment. Sexual harassment in the workplace is strictly
27	prohibited under the Equal Employment Opportunity Act, 42 U.S.C. 2000e-2;
28	the Louisiana Employment Discrimination Law, R.S. 23:301 through 303 and
29	332; and the Louisiana laws on the prevention of sexual harassment, R.S. 42:341
30	through 345. The Legislature of Louisiana has enacted laws requiring each

1	agency of a governmental entity to develop and institute a policy to prevent
2	sexual harassment, which is applicable to all public servants, public employees,
3	and elected officials.
4	B. It is hereby declared that in order to reduce the impact of sexual
5	harassment judgments and settlements on the taxpayers of the state, it is the
6	public policy of this state that as sexual harassment is against state and federal
7	law, and state agencies have adopted policies and required training to prevent
8	sexual harassment, when there has been a determination that sexual harassment
9	has occurred, the state should consider certain factors in determining whether
10	the alleged sexual harasser should be required to reimburse all or a portion of
11	the settlement or judgment.
12	§352. Definitions
13	Unless the context clearly indicates otherwise, the following words and
14	terms, when used in this Chapter, shall have the following meanings:
15	(1) "Agency" means a department, office, division, agency, commission,
16	board, committee, or other organizational unit of state government.
17	(2) "Agency head" means the chief executive, administrative officer of
18	an agency, or the chairman of a board or commission.
19	(3) "Complainant" means the person who files a complaint alleging that
20	they have been the victim of sexual harassment as described in this Chapter.
21	(4) "Elected official" means any person holding an office in state
22	government which is filled by the vote of the electorate. The term includes any
23	person appointed to fill a vacancy in that office.
24	(5) "Public employee" means anyone who is:
25	(a) An administrative officer or official of state government who is not
26	holding an elective office.
27	(b) Appointed to a post or position of state government created by rule,
28	law, resolution, or executive order.
29	(c) Employed by an agency, officer, or official of state government.
30	(6) "Public funds" means monies of the state, including but not limited

to monies from the state risk management program established by R.S. 39:1528
et seq., monies from an exempted institution of higher education pursuant to
R.S. 17:3139.5, the state general fund, dedicated funds, fees and self-generated
revenues, or any other source of public funds.

(7) "Public servant" means a public employee or an elected official.

(8) "Sexual harassment" means unwelcome sexual advances, requests for sexual favors, and other verbal, physical, or inappropriate conduct of a sexual nature which explicitly or implicitly affects an individual's employment or the holding of office, unreasonably interferes with an individual's work performance, or creates an intimidating, hostile, or offensive work environment, by a public servant of the state. It includes intimidation, reprisal, retaliation, or discrimination that is unlawful under state or federal law and is taken against a public servant of the state because of a claim of sexual harassment in violation of state or federal law.

(9) "State government" means the legislative branch, executive branch, and judicial branch of state government, but shall not include any parish, municipality, or any other unit of local government, including a school board special district, mayor's court, justice of the peace court, district attorney, sheriff, clerk of court, coroner, tax assessor, registrar of voters, or any other elected parochial or municipal official.

§353. Litigation and settlements

A. Notwithstanding any law to the contrary, including but not limited to R.S. 13:5108.1, when a claim of sexual harassment has been brought and the office of risk management, or the exempted institution of higher education, determines that sexual harassment did occur, the sexual harasser shall be responsible for the payment of all or a portion of the amount of the settlement or judgment. In determining the amount that the sexual harasser should contribute to any compromise of the claim, the following factors shall be considered:

(1) Whether the sexual harasser was engaged in the performance of the

duties of his office or employment with the state at the time the sexual

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2	harassment occurred.
3	(2) The severity of the sexual harassment.
4	(3) The stage of litigation.
5	(4) The ability of the sexual harasser to pay.
6	B. When a claim is filed against the state due to a claim of sexual
7	harassment which results in a final judgment or settlement against the state, the
8	attorney general, on behalf of the state, may file suit against the sexual harasser
9	to assert and enforce the state's right to reimbursement and indemnity from the
10	sexual harasser. The attorney general is also entitled to recover from the alleged
11	sexual harasser all costs and reasonable attorney fees incurred in asserting that
12	<u>right.</u>
13	C. The attorney general shall receive as compensation an amount not to
14	exceed twenty-five percent of the total monies recovered from the enforcement
15	of the state's right to reimbursement from the sexual harasser, as set forth in
16	this Chapter, to be deposited into the Department of Justice Debt Collection
17	Fund. The attorney general, the office of risk management or the exempted
18	institution, and the agency shall determine whether the interests of the state are
19	best served by litigation or by the making of an offer or the acceptance of an
20	offer to settle or compromise the claim or litigation.
21	§354. Dissemination of information to all elected officials, public employees.
22	and public servants
23	A. The commissioner of administration shall prepare a notice to be
24	furnished to each agency head in the executive branch of state government for
25	annual dissemination to each public servant in the executive branch of state
26	government advising them of their potential liability if they are determined by
27	the appropriate person in accordance with the public servant's agency policy or
28	by a court of competent jurisdiction to have committed sexual harassment.
29	Notice shall also be disseminated to any newly elected, appointed, or employed
30	public servant in the executive branch of state government.

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B. The Legislative Budgetary Control Council shall prepare a notice to

2	be furnished to each agency head in the legislative branch of state government
3	for annual dissemination to each public servant in the legislative branch of state
4	government advising them of their potential liability if they are determined by
5	the appropriate person in accordance with the public servant's agency's policy
6	or by a court of competent jurisdiction to have committed sexual harassment.
7	Notice shall also be disseminated to any newly elected, appointed, or employed
8	public servant in the legislative branch of state government.
9	C. The chief justice of the supreme court shall prepare a notice to be
10	furnished to each agency head in the judicial branch of state government for
11	annual dissemination to each public servant in the judicial branch of state
12	government advising them of their potential liability if they are determined by
13	an agency head or a court of competent jurisdiction to have committed sexual
14	harassment. Notice shall also be disseminated to any newly elected, appointed,
15	or employed public servant in the judicial branch of state government.
16	§355. Public record; exception
17	Any settlement executed in connection with a claim filed pursuant to this
18	Chapter shall be a public record, with the exception of the name of the victim
19	of the sexual harassment.
20	Section 3. R.S. 44:4.1(B)(28) is hereby amended and reenacted to read as follows:
21	§4.1. Exceptions
22	* * *
23	B. The legislature further recognizes that there exist exceptions, exemptions,
24	and limitations to the laws pertaining to public records throughout the revised
	statutes and codes of this state. Therefore, the following exceptions, exemptions, and
25	limitations are hereby continued in effect by incorporation into this Chapter by
2526	citation:
	* * *
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2627	(28) R.S. 42:17, 57, <u>355</u> , 1111, 1141.4, 1158, 1161, 1193, 1194

SB NO. 182 <u>ENROLLED</u>

Section 4.(A) The provisions of this Section and of Sections 2 and 3 of this Act shall

2 become effective upon signature by the governor or, if not signed by the governor, upon

expiration of the time for bills to become law without signature by the governor, as provided

by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and

subsequently approved by the legislature, the provisions of this Section and of Sections 2

and 3 of this Act shall become effective on the day following such approval.

(B) The provisions of Section 1 of this Act shall become effective on January 1, 2020.

SPEA	KER OF	THE HO	OUSE OF	REPRESE	NTATIV

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____

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