ASSEMBLY, No. 814 STATE OF NEW JERSEY 220th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2022 SESSION

Sponsored by: Assemblywoman BRITNEE N. TIMBERLAKE District 34 (Essex and Passaic) Assemblywoman ANGELA V. MCKNIGHT District 31 (Hudson)

SYNOPSIS

Requires restaurant employees to receive periodic sexual harassment training.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



A814 TIMBERLAKE, MCKNIGHT

2

AN ACT requiring restaurant employees to receive periodic sexual 1 2 harassment training and supplementing Title 26 of the Revised 3 Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. As used in this act: 9 "Restaurant" shall have the same meaning as defined in section 1 of P.L.1983, c.488 (C.26:3E-1). 10 "Commissioner" means the Commissioner of Labor and 11 12 Workforce Development. 13 14 2. A restaurant that employs 15 or more employees shall 15 provide each employee, including an owner who acts as an employee, with periodic sexual harassment training. 16 17 a. The sexual harassment training shall: 18 (1) be administered to each new employee within 90 days of 19 employment; (2) be administered to each employee at least once every five 20 21 years; 22 (3) be provided to employees hired before the effective date of 23 , c. (C.) (pending before the Legislature as this bill) P.L. 24 within 90 days of the effective date of P.L. , c. (C.); 25 (4) include separate courses for supervisors and supervisees, 26 with appropriate topics selected for each course; (5) include topics specific to the restaurant industry; 27 28 (6) be interactive, include practical examples, and explain how 29 to file a sexual harassment complaint; and 30 (7) be offered in English and Spanish. b. In the absence of documentation recording that an employee 31 32 received sexual harassment training within a specified time period, there shall be a rebuttable presumption that the employee did not 33 34 receive sexual harassment training during that time period. 35 c. A claim that the training required by this section did not 36 reach a particular individual shall not in and of itself result in the 37 liability of any employer to any present or former employee in any 38 action alleging sexual harassment. Conversely, an employer's 39 compliance with this section does not insulate the employer from 40 liability for sexual harassment of any current or former employee. 41 d. In addition to the training required by this section, a restaurant that employs 15 or more employees shall adopt a policy 42 43 on sexual harassment, which shall be included in the restaurant's 44 employee handbook or otherwise provided to each employee. 45 46 3. a. A restaurant employer who violates any provision of this 47 act shall be subject to a civil penalty in an amount not to exceed \$500 for the first violation and \$1,000 for each subsequent 48

A814 TIMBERLAKE, MCKNIGHT

3

violation, collectible by the Department of Labor and Workforce 1 2 Development in a summary proceeding pursuant to the "Penalty 3 Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). 4 b. The commissioner shall, pursuant to the "Administrative 5 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), adopt rules and regulations to effectuate the purposes of this act. 6 7 8 4. This act shall take effect on the first day of the sixth month next following enactment, except that the commissioner may take 9 any anticipatory administrative action in advance as shall be 10 necessary for the implementation of this act. 11 12 13 14 **STATEMENT** 15 16 This bill requires restaurants that employ 15 or more people to 17 offer sexual harassment training every five years. 18 This training would be given to each new employee within 90 19 days of being hired. The training would be interactive, include practical examples, and explain how to file a sexual harassment 20 complaint. The training would be specific to the restaurant industry 21 22 and it should include separate courses for supervisors and 23 supervisees, with appropriate topics selected for each course. The 24 bill also requires each restaurant to adopt and promulgate a sexual 25 harassment policy. 26 The bill does not require restaurants to maintain documentation of each sexual harassment training course, but it does establish a 27 28 rebuttable presumption that, if the restaurant cannot provide such 29 documentation for an employee, then that employee did not receive 30 the training. 31 Restaurants that fail to provide the training or adopt and 32 distribute a sexual harassment policy will be fined up to \$500 for a

33 first offense.