

TEXAS DEPARTMENT OF CRIMINAL JUSTICE
PD-13 (rev. 9), “SEXUAL HARASSMENT AND DISCOURTEOUS CONDUCT
OF A SEXUAL NATURE”
SEPTEMBER 1, 2021
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Attachment A: PERS 497, EEO Complaint Form (09/21)

Attachment B: PERS 408, Notification of EEO Investigation and Interim Remedial Actions (09/21)

Attachment C: PERS 325-EEO, EEO Prehearing Investigation Report (09/21)



TEXAS DEPARTMENT
OF
CRIMINAL JUSTICE

NUMBER: PD-13 (rev. 9)

DATE: September 1, 2021

PAGE: 1 of 19

SUPERSEDES: PD-13 (rev. 8)
January 1, 2021

EXECUTIVE DIRECTIVE

SUBJECT: SEXUAL HARASSMENT AND DISCOURTEOUS CONDUCT OF A SEXUAL NATURE

AUTHORITY: Title VII, *Civil Rights Act of 1964*, as amended, 42 U.S.C. §§ 2000e–2000e-17; Tex. Gov’t Code §§ 493.001, 493.006(b), 493.007; Tex. Lab. Code §§ 21.001–.556, 301.151–.157; Tex. Penal Code § 39.03; BP-02.08, “Statement of Internal Controls”

APPLICABILITY: Texas Department of Criminal Justice (TDCJ)

EMPLOYMENT AT WILL CLAUSE:

This directive **does not** constitute an employment contract or a guarantee of continued employment. The TDCJ reserves the right to change the provisions of this directive at any time.

Nothing in this directive limits the executive director’s authority to establish or revise human resources policy. This directive guides the operations of the TDCJ and **does not** create a legally enforceable interest for employees or limit the executive director’s, deputy executive director’s, or division directors’ authority to terminate an employee at will.

POLICY:

The TDCJ has zero tolerance for all forms of gender discrimination, to include sexual harassment, and prohibits discourteous conduct of a sexual nature. Retaliation for opposing or reporting discrimination, or for associating with someone who has opposed or reported discrimination, is prohibited. Allegations of conduct prohibited by this directive will be investigated by Employee Relations, Human Resources Division.

An employee who violates the provisions of this directive may be subject to disciplinary action, up to and including dismissal, in accordance with PD-22, “General Rules of Conduct and Disciplinary Action Guidelines for Employees.”

DEFINITIONS:

The following terms are defined for the purpose of this policy and are not intended to be applicable to other policies or procedures.

“Complainant” is an employee or other individual bringing forth allegations of prohibited conduct.

“Discourteous Conduct of a Sexual Nature” is conduct, in words or actions, of a sexual nature toward or observed by another TDCJ employee or other individual (see definition for “Other Individual”) that: (a) a reasonable person would find offensive; or (b) is unwelcome to the person to whom such conduct is directed and that person has communicated, by words or actions, to the other person that the conduct is unwelcome.

“Discrimination” is unequal treatment of persons based on race, color, religion, sex (gender), including sexual harassment, national origin, age (40 or above), disability, or genetic information (collectively “protected class”). Discrimination by employers falls into four general areas: (1) hiring and firing, such as failing or refusing to hire, or discharging; (2) employment conditions, such as compensation, terms, conditions, or privileges; (3) segregation and classification, such as limiting, segregating, or classifying employees in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect their status as an employee; and (4) training, such as unequal access to training that may affect an individual’s ability to promote.

“Employee” is any person employed by the TDCJ on a full-time, part-time, or temporary basis.

“Equal Employment Opportunity Commission” (EEOC) is the federal agency which enforces federal laws prohibiting discrimination in employment and retaliation. The EEOC is separate from the TDCJ’s Employee Relations.

“Equal Employment Opportunity Designated Agency Official” (EEO-DAO) is a TDCJ employee designated by the executive director to: (1) conduct disciplinary hearings for equal employment opportunity (EEO) rule violations; (2) represent the TDCJ during independent dismissal mediation for an EEO dismissal recommendation; (3) respond to grievances regarding EEO disciplinaries; or (4) approve a dismissal resulting from an EEO dismissal recommendation.

“Equal Employment Opportunity Rule Violation” is a violation of one of the following TDCJ Employee General Rules of Conduct, as published and described in PD-22, Attachment A, Listing of Employee General Rules of Conduct and Disciplinary Violations: (a) Rule Number 14b, Use of Offensive Words or Actions – Protected Class; (b) Rule Number 21, Discrimination or Harassment Against Persons of a Protected Class or Retaliation; (c) Rule Number 32, Destroying Evidence or Giving False Testimony or Information, when related to an EEO issue; (d) Rule Number 44, Tampering with a Witness, when related to an EEO issue; (e) Rule Number 50, Discourteous Conduct of a Sexual Nature; (f) Rule Number 53, Failure to Report Alleged Acts of Discrimination or Harassment Against Persons of a Protected Class, Discourteous Conduct of a Sexual Nature, or Retaliation; or is an EEO violation in accordance with PD-33, “Trainee Management.”

“Hostile Work Environment” is offensive behavior based on a protected class that is severe or pervasive enough to alter employment conditions. All circumstances shall be considered, including the frequency and severity of the conduct, whether it is physically threatening or humiliating or a mere offensive utterance, and whether it unreasonably interferes with an employee’s work performance.

“Intern” is an individual who performs work for the TDCJ on a temporary basis without pay and whose work: (a) provides training or supplements training given in an educational environment; (b) provides experience for the benefit of the individual performing the work; and (c) is performed under the close supervision of TDCJ staff.

“Other Individual” includes a contract employee, applicant, employee of a vendor, intern, or a volunteer. The definition does not include an individual under the supervision or custody of the TDCJ.

“Pre-Service Training Academy” includes the Training and Leader Development Division Pre-Service Training Academy, the Parole Officer Training Academy, and the Office of the Inspector General Training Academy.

“Reprimanding Authority” is a TDCJ official designated to perform certain duties relating to the employee disciplinary process, including pre-service academy rule violations.

“Respondent” is an employee accused of committing an act prohibited by this directive.

“Retaliation” is any action that may deter a reasonable person from: (1) filing a complaint of, participating in a proceeding regarding, or otherwise opposing, an alleged EEO rule violation; or (2) associating with an employee or other individual who engaged in a protected activity.

“Sexual Harassment” is unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct of a sexual nature when: (a) the conduct is sufficiently pervasive or severe that it has the effect of unreasonably interfering with an individual’s work performance or creating a work environment that a reasonable person would find intimidating, hostile, or offensive; (b) submission to the conduct is made either explicitly or implicitly a term or condition of an individual’s employment; or (c) submission to or rejection of the conduct by an individual is used as a basis for employment decisions affecting the individual.

“Supervisor” is an employee whose job duties include, expressly or implicitly: (1) directing the job performance of an employee or group of employees; (2) ensuring TDCJ policies are carried out; and (3) ensuring all applicable state and federal employment-related laws are observed.

“Texas Workforce Commission, Civil Rights Division” (TWC-CRD) is the state agency charged with: (1) enforcing state laws prohibiting discrimination in employment or retaliation; and (2) investigating alleged violations of such laws.

“Trainee” is an employee attending a pre-service training academy.

DISCUSSION:

I. Prohibition on Sexual Harassment and Discourteous Conduct of a Sexual Nature

- A. TDCJ employees are prohibited from stating, threatening, or insinuating, either explicitly or implicitly, that the terms, conditions, or privileges of employment will be affected if an employee or other individual refuses to submit to unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature.
- B. TDCJ employees are prohibited from engaging in conduct of a sexual nature that has the purpose or effect of unreasonably interfering with an employee's or other individual's work performance or creating an intimidating, hostile, or offensive work environment.
- C. TDCJ employees are prohibited from engaging in discourteous conduct of a sexual nature. Conduct of a sexual nature may be offensive or unwelcome even if another employee or other individual does not openly object to it. However, all employees and other individuals are encouraged to immediately inform an individual engaging in offensive or unwelcome conduct that such behavior is unwelcome and should cease immediately.

Discourteous conduct of a sexual nature that is prohibited by this directive and which may rise to the level of sexual harassment includes the following:

- 1. Physical acts such as intentional physical conduct that is sexual in nature or which a reasonable person would find offensive. Examples of such acts include intentional touching, jabbing, pinching, grabbing, rubbing, pressing, or brushing against a person's body.
- 2. Sexual advances, propositions, or comments, such as:
 - a. Gestures, remarks, or jokes of a sexual nature that are unwelcome or would be offensive to a reasonable person;
 - b. Displaying, reading, publicizing, or bringing into the workplace any materials of a sexual nature, such as pictures, posters, calendars, graffiti, objects depicting sexual poses, videos, movies, sound recordings, screen savers, or other materials that a reasonable person would regard as sexual in nature and inappropriate in a professional work environment; or
 - c. Displaying sexually oriented tattoos.
- D. Discourteous conduct of a sexual nature occurring at a TDCJ-sponsored or work-related event held away from the everyday worksite may constitute a violation of this directive.

II. Prohibitions on Retaliation and Providing False Information

In addition to prohibiting sexual harassment and discourteous conduct of a sexual nature, the TDCJ also prohibits retaliation and providing false information.

A. Prohibition on Retaliation

1. The TDCJ prohibits retaliation.

Examples of adverse actions that may be considered by the TDCJ to be retaliation include:

- a. Inappropriately disciplining employees;
- b. Inappropriately changing an employee's work assignment;
- c. Inappropriately refusing to cooperate or discuss work-related matters with an employee;
- d. Providing ratings on an employee's performance evaluation that are below the employee's actual job performance; or
- e. Intimidating an employee.

All employees should be aware that the term "retaliation" has a legal meaning, and some of the foregoing examples may not constitute legally actionable retaliation. Nevertheless, the TDCJ retains the right to discipline employees for acts the TDCJ defines as retaliation, regardless of whether such acts would constitute legally actionable retaliation.

2. Retaliation against individuals other than employees for engaging in protected activities may be a violation of PD-22, "General Rules of Conduct and Disciplinary Action Guidelines for Employees."

B. Prohibition on Providing False Information

The TDCJ also prohibits employees from providing false information in any report, investigation, or hearing. Filing a complaint under this directive that the employee knows is unjustified is a violation of PD-22, "General Rules of Conduct and Disciplinary Action Guidelines for Employees."

III. Dissemination

Every employee is responsible for becoming familiar with the provisions of this directive so that each employee can assist in ensuring the TDCJ's work environment is free of sexual harassment, discourteous conduct of a sexual nature, and retaliation. A copy of this directive is provided to each newly hired or rehired employee as part of the

employee's Direct Hire Packet. All newly hired or rehired employees are required to initial a receipt indicating they received a copy of this directive. In addition, this directive is published in the TDCJ *Personnel Manual*, which is available on the TDCJ website at <http://www.tdcj.texas.gov/>, and from the employee's human resources representative.

IV. Training

All employees shall receive training regarding the provisions of this directive in accordance with PD-97, "Training and Staff Development."

PROCEDURES:

I. Reporting Allegations

Wardens, department heads, supervisors, and other employees shall follow the procedures of this directive when reporting allegations of sexual harassment, discourteous conduct of a sexual nature, or retaliation. Through adherence to these procedures, the TDCJ strives to maintain a work environment free of sexual harassment and discourteous conduct of a sexual nature and will take prompt remedial action in response to such reports before the alleged conduct creates a hostile work environment. The TDCJ protects the confidentiality of the parties involved to the extent allowed by law.

A. Employee or Other Individual Responsibilities

1. Prompt Reporting

The most effective means of eliminating sexual harassment and discourteous conduct of a sexual nature is the prompt reporting of such matters by employees or other individuals who have been subjected to, made aware of, or observed prohibited conduct. Therefore, the TDCJ strongly encourages those persons who believe they have been subjected to, made aware of, or observed conduct prohibited by this directive to immediately report the allegation directly to one or more of the following, not necessarily in the order listed:

- a. The employee's immediate supervisor, warden, or department head;
- b. The employee's second level supervisor or higher authority, if the person complained of is the employee's immediate supervisor or in the employee's chain of supervision;
- c. The TDCJ executive director;

d. TDCJ Employee Relations Intake

During normal business hours, 8 a.m.–5 p.m., Monday through Friday, TDCJ employees may contact Employee Relations Intake, Human Resources Division. During hours other than normal business hours, TDCJ employees may call the after-hours phone number.

The phone number for Employee Relations Intake and the cell phone number for after-hours reporting may be obtained through the following sources:

- (1) The unit or department human resources representative;
- (2) The warden or department head;
- (3) The notice posted in the common-use area at each unit or department; or
- (4) The TDCJ website at <http://www.tdcj.texas.gov/divisions/hr/hr-home/eo-intake.html>;

e. The EEOC

The deadline to file a complaint with the EEOC is 300 calendar days from the last date the alleged conduct took place and/or

f. The TWC-CRD

- (1) The deadline to file a complaint with the TWC-CRD alleging an unlawful employment practice is 180 calendar days from the last date the alleged unlawful employment practice took place; and/or
- (2) The deadline to file a complaint with the TWC-CRD alleging sexual harassment is 300 calendar days from the last date the alleged sexual harassment took place.

2. Criminal Charges

An employee or other individual may contact the Office of the Inspector General (OIG) if the allegation involves a potentially criminal act. The OIG may conduct a criminal investigation simultaneously with the Human Resources Division's EEO investigation.

3. Signed, Written Complaint

Although an employee's or other individual's initial report of an allegation may be verbal, the complainant shall submit a signed, written complaint in order for the complaint to be processed by the TDCJ. The complainant is encouraged to complete the PERS 497, EEO Complaint Form (Attachment A) when submitting an EEO-related complaint in accordance with this directive; however, a signed, written EEO-related complaint will not be rejected if it is submitted via another format.

The signed, written complaint may identify only one respondent. If the complainant is reporting alleged violations of this directive committed by more than one respondent, the complainant shall submit separate signed, written complaints identifying each respondent's alleged conduct.

The employee or other individual need not specify whether the alleged conduct is "sexual harassment" or "discourteous conduct of a sexual nature," but it is recommended that the employee or other individual include one of these phrases or "PD-13" in the complaint.

Any questions concerning the reporting of an allegation may be directed to Employee Relations Intake.

B. Supervisor, Warden, or Department Head Responsibilities

1. Employee Relations Intake shall be contacted via telephone, fax, or email no later than 72 hours after a supervisor observes conduct or becomes aware of any alleged conduct that may be prohibited by this directive. Employee Relations Intake shall be contacted regardless of whether the individual objects to the alleged conduct or even if it appears that the alleged conduct may not rise to the level of an EEO rule violation.
2. The supervisor, warden, or department head may call the after-hours phone number during hours other than normal business hours to report an allegation that may be prohibited by this directive.

The contact information for after-hours reporting may be obtained through the sources listed in Procedures Section I.A.1.d of this directive.

3. Even if a supervisor who observed conduct or became aware of alleged conduct that may be prohibited by this directive reports the allegation through the supervisor's chain of command to a designated higher level of authority, such as a warden or department head, the supervisor is still responsible for contacting Employee Relations Intake regardless of whether written verification was received from the higher level of authority. However, there is nothing that prohibits the designated higher level of authority from also contacting Employee Relations Intake

regarding the alleged behavior. In any case, the supervisor in the chain of command having knowledge of the allegation should provide the higher level of authority with written verification, such as an inter-office communication (IOC) or email, of the date and time they were notified, as well as when Employee Relations Intake was contacted.

4. The supervisor, warden, or department head shall provide the following information, if available, to Employee Relations Intake:
 - a. Specific nature of the complaint or description of the observed or alleged conduct;
 - b. Names and titles of parties involved; and
 - c. Date and time the supervisor, warden, or department head observed the conduct or became aware of the alleged conduct and the date(s) the alleged conduct occurred.
5. A supervisor, warden, or department head shall contact Employee Relations Intake even if an individual making or reporting the allegations requests that the matter be kept confidential and no action be taken. If the individual refuses to provide information without assurance of no action being taken, the supervisor, warden, or department head shall:
 - a. Advise the individual that TDCJ policy requires the supervisor, warden, or department head to take action;
 - b. Refer the individual to Employee Relations Intake; and
 - c. Inform the intake officer of the referral when reporting the incident.

If a supervisor, warden, or department head fails to take action in response to an allegation, the supervisor, warden, or department head may be subject to disciplinary action.

II. Responding to Allegations

A. Intake Officer Responsibilities

1. Upon notification of an allegation of conduct that may be prohibited by this directive, an intake officer shall take the following actions:
 - a. Advise the complainant how to obtain a PERS 497 and, if the notification was in a format other than a PERS 497, encourage the complainant to complete the PERS 497.

- b. Process a signed, written complaint in accordance with the procedures outlined in this directive. If the complaint was submitted as a grievance, the intake officer shall close the grievance prior to processing the complaint as an EEO complaint.
 - c. Ensure the complainant has been notified of the following:
 - (1) The complainant's right to file with the EEOC and TWC-CRD; and
 - (2) The complainant's option to contact the OIG if the complainant wants to pursue criminal charges.
 - d. Consult with the supervisor, warden, or department head on any remedial action to be taken.
2. When referring a complaint for EEO investigation, the intake officer shall consult with the warden or department head to determine whether interim remedial action will be taken and the nature of any such action and issue the PERS 408, Notification of EEO Investigation and Interim Remedial Actions (Attachment B), as necessary.

B. Warden or Department Head Responsibilities Relating to Interim Remedial Actions

After consulting with the intake officer, the warden, department head, or designee shall meet separately with the complainant and respondent, provide each with a separate PERS 408, and distribute as indicated on the form.

C. Investigation

1. General Provisions

- a. The manager of Employee Relations may direct that an EEO investigation be conducted as warranted.
- b. Each EEO investigation will be:
 - (1) Conducted discreetly and fairly to all parties involved;
 - (2) Conducted in a timely and thorough manner; and
 - (3) Completed when it contains a valid claim of a possible violation of EEO policy, even if the complainant withdraws the complaint.

2. Investigation Process

a. The EEO investigator shall:

- (1) Complete Sections I and III of the PERS 325-EEO, EEO Prehearing Investigation Report (Attachment C);
- (2) Interview all relevant parties;
- (3) Gather related documentation as needed; and
- (4) Upon completion of the investigation, forward for review to the Employee Relations section director or designee.

b. The Employee Relations section director or designee shall:

- (1) Review the investigation and, if necessary, revise the EEO Prehearing Investigative Findings;
- (2) Complete Section IV of the PERS 325-EEO; and
- (3) Submit the investigation to the manager of Employee Relations or designee.

c. The manager of Employee Relations or designee shall:

- (1) Review the investigation and, if necessary, revise the EEO Prehearing Investigative Findings;
- (2) Complete Section V of the PERS 325-EEO; and
- (3) If appropriate, forward to the Office of the General Counsel (OGC) to review the manager of Employee Relations' recommended action.

D. Notification of Further Action

1. If the investigation is forwarded to an EEO-DAO or TLDD director or designee for review of an alleged EEO rule violation, the manager of Employee Relations or designee shall ensure the complainant receives written notice that the investigation has been forwarded for review. The notification shall identify the name and title of the reprimanding authority. The notification shall not identify any other information relating to the investigation.
2. If the investigation is forwarded to a reprimanding authority or TLDD director or designee for review of an alleged rule violation other than an EEO rule violation, or is not forwarded to a reprimanding authority, the

manager of Employee Relations or designee shall ensure the findings are disclosed in writing only to the following:

- a. The respondent's warden, department head, regional director, any other manager, or TLDD director or designee, as appropriate;
- b. The executive director, deputy executive director, the appropriate division director, and, if applicable, the appropriate division deputy director;
- c. The complainant; and
- d. The respondent.

E. Follow-Up

If the investigation is forwarded to an EEO-DAO or TLDD director or designee for review of an alleged EEO rule violation, the manager of Employee Relations or designee shall ensure documentation is received relating to the outcome of the review. Upon receipt of this documentation, the manager of Employee Relations shall ensure the following persons are notified of the outcome of the reprimanding authority's review:

1. The respondent's warden, department head, regional director, any other manager, or TLDD director or designee, as appropriate;
2. The executive director, deputy executive director, the appropriate division director, and, if applicable, the appropriate division deputy director;
3. The complainant; and
4. The respondent.

If the respondent is found guilty of an EEO rule violation, the respondent shall view the EEO *Disciplinary Compliance* training video (EEODISC) within seven days of the disciplinary hearing.

F. Dispute Resolution

A warden or department head may contact Employee Relations Intake and request that the complainant and respondent participate in the dispute resolution process in accordance with PD-35, "Independent Dismissal Mediation and Dispute Resolution," when an EEO investigation has been completed, if:

1. The manager of Employee Relations or designee has determined the investigation will not be forwarded to a reprimanding authority; or

2. The manager of Employee Relations or designee has determined the investigation will be forwarded to a reprimanding authority, and a final decision relating to disciplinary action has been made.

Participation in a dispute resolution session will not be in lieu of appropriate disciplinary action.

III. External Complaints

The following procedures apply when an employee files a complaint with the EEOC, the TWC-CRD, or in a court alleging sexual harassment or retaliation.

A. Closing of Internal EEO Complaint

Upon receiving notice of such an external complaint, Employee Relations Intake will determine whether there is an internal complaint filed by the same employee. Employee Relations will close the internal complaint when:

1. The internal complaint and external complaint are based on the same or similar allegations; and
2. The internal EEO investigation has not been completed.

B. Complainant's Participation in External Mediation

1. Time Reporting

If the complainant is on the TDCJ payroll at the time of the external mediation, the complainant's appearance at the mediation is considered official business and on paid time. The complainant shall provide sufficient advance notice of the scheduled mediation to the complainant's supervisor so management can ensure adequate staffing.

a. The time reported as time worked is limited to:

- (1) The time that an employee is required to be available at the mediation; and
- (2) The time required for the employee to travel to and from the location of the mediation in accordance with state travel regulations and TDCJ policies.

b. Time for an employee to observe another employee's mediation may not be reported as time worked.

2. State Travel and Per Diem

The complainant will be reimbursed for any reasonable and necessary expenses in connection with attendance in accordance with state travel regulations and TDCJ policies.

3. Former Employees

A former employee who attends an external mediation conducted by the EEOC or TWC-CRD will not receive travel expenses or per diem for participating in external mediation.

C. Participation in Judicial Proceeding

When an employee participates in a judicial proceeding related to alleged sexual harassment or retaliation, time reporting and state per diem reimbursement shall be in accordance with PD-57, "Employee Participation in Legal or Legislative Proceedings or Jury Services."

D. Follow-Up Internal EEO Investigation

Human Resources, and the OGC when warranted, determines on a case-by-case basis whether to complete an internal EEO investigation when:

1. A complaint filed with the EEOC or TWC-CRD has not been the subject of a completed internal EEO investigation; and
2. The complaint filed with the EEOC or TWC-CRD concludes.

Bryan Collier
Executive Director

Texas Department of Criminal Justice
EEO COMPLAINT FORM

Complainant Information (Person Complaining)

Name: _____ Payee ID: _____
Last First MI
Title: _____ Unit or Dept: _____
Work Shift: _____ Schedule Card: _____
Home Mailing Home or Cell
Address: _____ Phone #: _____
Street Address (Area Code)
City State Zip

Name of Warden or Department Head: _____ Email Address: _____

Respondent Information (Person Complained Against)

Name: _____ Title: _____ Unit or Dept: _____

Date(s) of Discriminatory Event: Earliest: _____ Latest: _____

Are you complaining about: (Check)

Slurs or Hostile Epithets? Yes No If yes, explain: _____

Color Discrimination? Yes No If yes, identify your color: _____

Race Discrimination? Yes No If yes, identify your race: _____

National Origin Discrimination? Yes No If yes, identify your national origin: _____

Gender Discrimination? Yes No If yes, identify your gender: Male Female

Discourteous Conduct of a Sexual Nature? Yes No

Sexual Harassment? Yes No

Age Discrimination? Yes No If yes, identify your date of birth: _____

Disability Discrimination? Yes No If yes, identify your disability: _____

EEO Retaliation? Yes No If yes, retaliation for what EEO activities? _____

Genetic Information? Yes No If yes, specify: _____

Religion? Yes No If yes, identify your religious belief: _____

Other? Yes No If yes, specify: _____

STATEMENT

(Attach additional pages as needed. Number, sign, and date each additional page.)

1. Include specific details such as “who, what, when, and where” for each alleged event of your complaint.

2. List name(s) of all known witnesses and provide, in your own words, a summary of what the witness(es) may testify about the alleged event.

3. List name(s) of all individuals to whom you reported the alleged event and the date(s) you reported the alleged event.

The foregoing statement contains all of my complaint(s), all names of witnesses, and all names of individuals to whom I reported the alleged event. This complaint includes this two-page form and _____ additional pages attached, numbered, signed, and dated. I understand that in addition to any action the TDCJ may take in this matter, I may have filing rights with the Texas Workforce Commission, Civil Rights Division (TWC-CRD) and the U.S. Equal Employment Opportunity Commission (EEOC). I also understand that I may contact the Office of the Inspector General (OIG) if I elect to pursue criminal charges relating to this complaint.

Complainant Signature: _____

Date: _____

MM/DD/YYYY

Note to Employee: With few exceptions, you are entitled upon request: (1) to be informed about the information the TDCJ collects about you; and (2) under Texas Government Code §§ 552.021 and 552.023, to receive and review the collected information. Under Texas Government Code § 559.004, you are also entitled to request, in accordance with TDCJ procedures, that incorrect information the TDCJ has collected about you be corrected.

Texas Department of Criminal Justice
NOTIFICATION OF EEO INVESTIGATION AND INTERIM REMEDIAL ACTIONS

TO: _____ MONTH/DAY OF BIRTH: _____
Print Name: Last First MI MM/DD

PAYROLL JOB TITLE: _____ UNIT or DEPT: _____

A complaint has been filed with the TDCJ's Employee Relations Intake relating to (check one):

- Sexual harassment or discourteous conduct of a sexual nature.
- Slurs and hostile epithets.
- Discrimination based on race, sex, color, national origin, religion, age, disability, or genetic information.
- Failure to report: (1) an alleged act of discrimination or harassment; (2) discourteous conduct of a sexual nature; or (3) retaliation.
- Retaliation for filing a charge of, participating in a proceeding regarding, or otherwise opposing what would constitute, an EEO rule violation, or for associating with an individual who does so.
- Other; for example, tampering with a witness. _____

This complaint identifies you as the (check one):

- Complainant
- Respondent (Complainant's Name: _____)

An investigation regarding the complaint will be conducted by the EEO investigators. In order to protect the integrity of the investigation, you are hereby ordered not to discuss any aspect of the allegations with any employee except representatives from Employee Relations conducting the investigation until the fact-finding inquiry is complete. The interim remedial actions indicated below are being implemented. These interim remedial actions do not in any way suggest that the respondent is guilty of the allegation(s). Interim remedial actions are designed to protect both the complainant and the respondent during the investigation.

1. TDCJ officials, in consultation with Employee Relations, have determined it is in the best interest of the TDCJ and all parties (check one):

- To separate the complainant and the respondent within their work location.
If the separation includes a change to the complainant's shift, work assignment, or location, provide justification specifying extraordinary reasons for such action. The change and justification are to be approved by the manager of Employee Relations prior to providing this form to the complainant or respondent.
- Not** to separate the complainant and the respondent within their work location; line of supervision **will be** changed.
- Not** to separate the complainant and the respondent within their work location, line of supervision **will not be** changed. Reason for not separating the parties or changing line of supervision: _____
- To take the following interim remedial action: _____

2. You are hereby ordered to limit communications with the other party (complainant or respondent) to necessary job-related communications until the fact-finding inquiry is complete, to include social media, text, or other means of electronic communication.

You (complainant or respondent) are advised that retaliation, intimidation, or tampering with a witness is prohibited by TDCJ policy, will not be tolerated, and may result in disciplinary action up to and including dismissal in accordance with PD-22, "General Rules of Conduct and Disciplinary Action Guidelines for Employees." Complainants and respondents are advised that failure to comply with the interim remedial actions will be considered a violation of Rule Number 13, Failure to Obey a Proper Order from an Authority.

EMPLOYEE SIGNATURE _____ Date _____ WARDEN or DEPT HEAD SIGNATURE _____ Date _____

Note to Employee: With few exceptions, you are entitled upon request: (1) to be informed about the information the TDCJ collects about you; and (2) under Texas Government Code §§ 552.021 and 552.023, to receive and review the collected information. Under Texas Government Code § 559.004, you are also entitled to request, in accordance with TDCJ procedures, that incorrect information the TDCJ has collected about you be corrected.

Distribution:
Mail original to Employee Relations, HR Division
Copy – Employee - The complainant may not receive a copy of the respondent's notification or vice versa.
Copy – Employee's Unit or Department Human Resources EEO File

III. EEO Prehearing Investigative Findings: See attached.

EEO Case Number: _____

IV. Section Director, Employee Relations or Designee Review

Based on the information available, the facts do do not support that a rule violation may have occurred.

Recommended violation: PD- _____ **Rule(s) #** _____

Comments: _____

Name (printed)	Signature	Date
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V. Prehearing Investigator (Manager, Employee Relations or Designee) Action: There is sufficient information to determine the following:

Rule violation may have occurred:

- Proceed to EEO-DAO reprimanding authority for alleged EEO rule violation
Alleged rule violation number(s): _____
- Proceed to reprimanding authority for alleged rule violation that is not an EEO rule violation
Alleged rule violation number(s): _____
- Other, such as respondent's employment separation (Attach explanation)

No rule violation identified:

- No Action Taken
- Other, such as dispute resolution or training (Attach explanation of action taken)

Comments: _____

Name (printed)	Signature	Date
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VI. Reprimanding Authority's Action:

- Proceed to employee hearing. Alleged rule violation number(s): _____
- No employee hearing and no action taken
- In lieu of an employee hearing, other action was taken, such as separation from a training academy or letter of instruction. (Attach explanation of action taken.)

Reprimanding Authority's Name and Title (printed)	Signature	Date
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If this report is forwarded to a reprimanding authority for an alleged EEO rule violation or other alleged rule violation, this report serves as the prehearing investigation required by PD-22, "General Rules of Conduct and Disciplinary Action Guidelines for Employees." Another prehearing investigation will not be conducted.