Prevention of Sexual Harassment at the Workplace
To be distributed at a Workshop organized by the Bombay Chamber of Commerce and Industry
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Gender equality in all dimensions is a basic human right and the Constitution of India guarantees all its citizens equality of status and opportunity. Sexual harassment is considered as a violation of a woman's fundamental right to equality.

The prevalence of sexual harassment within an organization transcends industry, sector, age, occupation, and levels of education of those involved. Workplace sexual harassment has the potential to create an insecure and hostile work environment, thereby discouraging women's participation at work and adversely affecting the social and economic growth of the organization.

With the enactment of 'The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013' significant measures for safeguarding the rights of a woman have been put in place by several organizations today.

Redressal process of complaints filed with Internal Complaints Committee (ICC)

**Appeal & Confidentiality**
- The aggrieved/respondent can appeal against the order of ICC to Local Complaints Committee (LCC) within 90 days
- Also, in case of non-implementation of ICC’s recommendation by employer
- Contents of the complaint, identity of woman, respondent, witnesses and any information relating to conciliation or inquiry proceedings should not be published, communicated or made known to the public (including other employees), press or media

**Inquiry**
- ICC to complete inquiry within 90 days of receipt of the complaint
- ICC shall submit its report to management within 10 days of completion of inquiry
- Employer to implement action recommended by ICC in its report within 60 days

**Conciliation**
- Opt for conciliation before inquiry begins, to settle the matter, but no monetary payments or material benefits can be demanded
- No inquiry, if conciliation is arrived

**Complaint**
- 6 copies of the complaint must be filed with the ICC
- Must be filed within 3 months from the date of the incident
- In case the aggrieved is incapacitated – Relative/Friend/Co-worker can file complaint
- ICC will forward copy of compliant received to respondent within 7 days
- Respondent to reply to ICC within 10 days
1. What is an Internal Complaints Committee (ICC)?
Under The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (“the Prevention of Sexual Harassment Act” or “the POSH Act”), it is compulsory for any organization with 10 or more employees to set up an ICC for addressing complaints of sexual misconduct.

2. Where should the Internal Complaints Committee be located?
The Internal Complaints Committee should be located at all workplaces. Where the offices or administrative units of the workplace are located at different places or divisional or sub-divisional level, the internal Committee shall be located at all administrative units or offices.

3. What is the tenure of the members of the Internal Complaints Committee?
The Presiding Officer and every member of the Internal Complaints Committee shall hold office for a period not exceeding three years from the date of nomination as a member.

4. For filing a sexual harassment complaint, can the time limit of three (3) months be extended?
The Internal Complaints Committee and the Local Complaints Committee (LCC) can extend the time limit not exceeding another three months, if it is satisfied that the circumstances were such which prevented the woman from filing the complaint within the said period.

5. Can the respondent request for a conciliation?
No. It is only at the request of the aggrieved woman that the ICC or, as the case may be, the LCC, before initiating the inquiry take steps to settle the matter between the complainant and the respondent through conciliation, provided that no monetary settlement shall be made as a basis of conciliation.

6. When can the Internal Complaints Committee or the Local Complaints Committee forward a complaint to the police?
The ICC or the LCC can forward a complaint to the Police for registering the case under the Indian Penal Code within seven days. In the event of non-compliance by the respondent of the terms and conditions of a settlement agreed upon and when the aggrieved woman informs the ICC or the LCC about it, the ICC or the LCC may make an inquiry or forward the complaint to the Police.

7. Can further inquiry be made after settlement?
Where a settlement is arrived at, no further inquiry shall be conducted by the ICC or the LCC. However, if the aggrieved woman informs the ICC or the LCC that any term or condition of the settlement has not been complied with by the respondent, the ICC or the LCC shall proceed to make an inquiry into the complaint or forward the complaint to the police.

8. What powers are vested with an Internal Complaints Committee or the Local Complaints Committee?
For the purpose of making an inquiry, the ICC or the LCC, as the case may be, shall have the same powers as are vested in a Civil Court under the Code of Civil Procedure, 1908 when trying a suit in respect of the following matters:
- Summoning and enforcing the attendance of any person and examining them under oath;
- Requiring the discovery and production of documents; and
- Any other matter which may be prescribed.
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