(Original Signature of Member)
116TH CONGRESS H.R.
To require the Secretary of State to develop policy and procedures on prevention and response to harassment, discrimination, sexual assault, an related retaliation, and for other purposes.
IN THE HOUSE OF REPRESENTATIVES
Ms. Speier introduced the following bill; which was referred to the Committee on
A BILL
To require the Secretary of State to develop policy and procedures on prevention and response to harassment discrimination, sexual assault, and related retaliation and for other purposes.
1 Be it enacted by the Senate and House of Representa
2 tives of the United States of America in Congress assembled
3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS; RULE O
4 CONSTRUCTION.
5 (a) Short Title.—This Act may be cited as the
6 "State Harassment and Assault Prevention and Erad

7 cation Act of 2020" or the "SHAPE Act of 2020".

1 (b) Table of Contents.—The table of contents for this Act is as follows: Sec. 1. Short title; table of contents; rule of construction. Sec. 2. Department of State policy and procedures on prevention and response to harassment, discrimination, sexual assault, and related retal-Sec. 3. Reporting, documentation, and investigation procedures. Sec. 4. Sexual assault protocol and victim care. Sec. 5. Rights of employees harassed, discriminated against, retaliated against, or sexually assaulted. Sec. 6. Provision of climate surveys. Sec. 7. Reports to Congress, the Department, and the public. Sec. 8. Required training for Department personnel. Sec. 9. Hiring, vetting, and promotion. Sec. 10. Nondisclosure and nondisparagement agreements. 3 (c) Rule of Construction.—Nothing in this Act shall be construed to supersede or otherwise affect the discrimination protections or related processes provided under section 717 of the Civil Rights Act of 1964 (42) U.S.C. 2000e–16) to officers and employees of the Department of State or applicants for employment at the Depart-9 ment. SEC. 2. DEPARTMENT OF STATE POLICY AND PROCEDURES 11 ON PREVENTION AND RESPONSE TO HARASS-12 MENT, DISCRIMINATION, SEXUAL ASSAULT, 13 AND RELATED RETALIATION. (a) Comprehensive Policy on Prevention and 14 RESPONSE.—Not later than one year after the date of the enactment of this Act, the Secretary of State shall develop a comprehensive policy for the Department of State on 17

the prevention of and response to harassment, discrimina-

9	
tion, sexual assault, and related retaliation involving em-	
ployees, contractors, and officials of the Department.	
(b) Elements of Comprehensive Policy.—The	
policy developed under subsection (a) may include ele-	
ments as the Secretary deems necessary, but shall include,	
at a minimum, the following:	
(1) Prevention measures.	
(2) Education and training on prevention and	
response, as provided in this Act.	
(3) Investigation of complaints.	
(4) Medical treatment of victims.	
(5) Mechanisms for confidential reporting of in-	
cidents by staff and service contractors, to include	
online and telephonic methods.	
(6) Victim advocacy, intervention, and coun-	
seling for covered employees of the Department who	
are victims of harassment, discrimination, sexual as-	
sault, and related retaliation that shall be made	
available, irrespective of where such covered employ-	
ees are located, to assist and guide such victims.	
(7) Supportive services, including counseling	
and victim advocacy, that shall be made available ir-	
respective of whether the victim identifies the ac-	
cused individual.	

1	(8) Oversight and review of administrative and
2	disciplinary actions, to include termination, for em-
3	ployees and officials of the Department of State.
4	(9) Review by appropriate authority of adminis-
5	trative separation actions involving victims of har-
6	assment, discrimination, sexual assault, and related
7	retaliation.
8	(10) Uniform collection of data on the incidence
9	of violations and on disciplinary actions taken in
10	cases of harassment, discrimination, sexual assault,
11	and related retaliation.
12	(11) Procedures for disciplinary action in cases
13	of harassment, discrimination, sexual assault, and
14	related retaliation by employees or officials of the
15	Department.
16	(12) Workforce communications relating to har-
17	assment, discrimination, sexual assault, and related
18	retaliation prevention, discipline, and reporting, to
19	include printed and electronic materials made avail-
20	able in both English and the working languages at
21	overseas posts, made available for all staff.
22	(13) Acknowledgment of the challenges facing
23	vulnerable groups including women, people of color,
24	entry-level officers, locally-employed staff, and the

- 1 lesbian, bisexual, transgender, and queer gay, 2 (LGBTQ) community. (14) Policies regarding the retention of docu-3 4 ments relating to complaints, investigations, and dis-5 ciplinary action. (c) Clarification of Victim Reporting and 6 Case Resolution.—The Secretary of State shall review 8 Department of State processes for victim reporting and resolution of complaints, as in effect on the date of enactment of this Act, to ensure that the Department's proce-10 dures are clear and easily accessible to all covered employ-12 ees. Such review shall be included in the report to be submitted in section 7. 13 14 (d) Application of Comprehensive Policy to 15 OFFICES IN THE DEPARTMENT OF STATE.—The Secretary of State shall ensure that the policy developed 16 under subsection (a) is implemented uniformly by the bu-
- 19 (e) Coordination With Other Agencies.—The

reaus and offices of the Department of State.

- 20 Department of State is directed to coordinate with other
- 21 United States government agencies which provide per-
- 22 sonnel to serve in overseas posts under Chief of Mission
- 23 authority to develop interagency policies for addressing,
- 24 reporting, and discipline for incidents of harassment, dis-

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1	crimination, sexual assault, or related retaliation occurring
2	between covered employees and non-covered employees.
3	SEC. 3. REPORTING, DOCUMENTATION, AND INVESTIGA-
4	TION PROCEDURES.
5	(a) DEFINITIONS.—In this Act—
6	(1) the term "covered employee" means—
7	(A) any officer or employee (including any
8	temporary, part-time, contract, intermittent em-
9	ployee, interns, fellows, or other unpaid staff;
10	both American citizens and foreign nationals)
11	performing work for or on behalf of the Depart-
12	ment of State;
13	(B) members of the Foreign Service (as
14	that term is defined under section 103 of the
15	Foreign Service Act of 1980 (22 U.S.C. 3903)),
16	to include Foreign Service Officers, Foreign
17	Service Specialists, Locally Employed Staff, and
18	Consular Agents; and
19	(C) an individual who is engaged by an
20	employer or entity as a contractor;
21	(2) the term "Office of Employee Advocacy"
22	means the Office of Employee Advocacy, as estab-
23	lished under subsection (b);

1	(3) the term "Office of Civil Rights" means the
2	Office of Civil Rights within the Department of
3	State;
4	(4) the term "Global Talent Management"
5	means the Bureau of Global Talent Management,
6	Office of Employee Relations, Conduct, Suitability,
7	and Discipline Division within the Department of
8	State; and
9	(5) the term "Diplomatic Security" means the
10	Bureau of Diplomatic Security within the Depart-
11	ment of State.
12	(6) the term "harassment" means—
13	(A) conduct based on race, color, religion,
14	sex (including sexual orientation, gender iden-
15	tity, pregnancy, childbirth, a medical condition
16	related to pregnancy or childbirth, and a sex
17	stereotype), or national origin, regardless of
18	whether it is direct or indirect, or verbal or
19	nonverbal, that unreasonably alters an individ-
20	ual's terms, conditions, or privileges of employ-
21	ment, including by creating an intimidating,
22	hostile, or offensive work environment;
23	(B) sexual harassment is conduct that
24	takes place in a circumstance described in sub-
25	paragraph (C) and that takes the form of—

1	(i) a sexual advance;
2	(ii) a request for sexual favors; or
3	(iii) any other conduct of a sexual na-
4	ture;
5	(C) a circumstance described in this sub-
6	paragraph is a situation in which—
7	(i) submission to the conduct involved
8	is made either explicitly or implicitly a
9	term or condition of employment;
10	(ii) submission to or rejection of such
11	conduct is used as the basis for an employ-
12	ment decision affecting an individual's em-
13	ployment; or
14	(iii) such conduct unreasonably alters
15	an individual's terms, conditions, or privi-
16	leges of employment, including by creating
17	an intimidating, hostile, or offensive work
18	environment;
19	(D) in determining whether conduct con-
20	stitutes harassment because the conduct unrea-
21	sonably alters an individual's terms, conditions,
22	or privileges of employment, including by cre-
23	ating an intimidating, hostile, or offensive work
24	environment, the following rules shall apply—

(i) that determination shall be made
on the basis of the record as a whole, ac-
cording to the totality of the cir-
4 cumstances. A single incident may con-
5 stitute workplace harassment;
6 (ii) incidents that may be workplace
7 harassment shall be considered in the ag-
gregate, with—
9 (I) conduct of varying types
0 (such as expressions of sex-based hos-
tility, requests for sexual favors, and
denial of employment opportunities
due to sexual orientation) viewed in
4 totality, rather than in isolation; and
5 (II) conduct based on multiple
6 protected characteristics (such as sex
and race) viewed in totality, rather
8 than in isolation;
9 (iii) the factors specified in this sub-
paragraph are among the factors to be
1 considered in determining whether conduct
constitutes harassment and are not meant
to be exhaustive. No one of those factors
shall be considered to be determinative in
5 establishing whether conduct constitutes

1	harassment. Such factors are each of the
2	following—
3	(I) the frequency of the conduct;
4	(II) the duration of the conduct;
5	(III) the location where the con-
6	duct occurred;
7	(IV) the number of individuals
8	engaged in the conduct;
9	(V) the nature of the conduct,
10	which may include physical, verbal,
11	pictorial, or visual conduct, and con-
12	duct that occurs in person or is trans-
13	mitted, such as electronically;
14	(VI) whether the conduct is
15	threatening;
16	(VII) any power differential be-
17	tween the alleged harasser and the
18	person allegedly harassed;
19	(VIII) any use of epithets, slurs,
20	or other conduct that is humiliating
21	or degrading; or
22	(IX) whether the conduct reflects
23	stereotypes about individuals in the
24	protected class involved; and

1	(iv) in determining whether conduct
2	constitutes harassment, conduct may be
3	harassment regardless of whether, for ex-
4	ample—
5	(I) the complaining party is not
6	the individual being harassed;
7	(II) the complaining party acqui-
8	esced or otherwise submitted to, or
9	participated in, the conduct;
10	(III) the conduct is also experi-
11	enced by others outside the protected
12	class involved;
13	(IV) the complaining party was
14	able to continue carrying out duties
15	and responsibilities of the party's job
16	despite the conduct;
17	(V) the conduct did not cause a
18	tangible injury or psychological injury
19	or
20	(VI) the conduct occurred outside
21	of the workplace.
22	(b) Establishment of Office of Employee Ad-
23	VOCACY.—
24	(1) In general.—Not later than one year
25	after the date of the enactment of this Act, the Sec-

1	retary shall establish a new office to be the Office
2	of Employee Advocacy, to be headed by a full-time
3	Chief Advocate. Personnel of the Office shall be ap-
4	pointed without regard to political affiliation and
5	solely on the basis of fitness to perform the duties
6	of the position. The Chief Advocate—
7	(A) shall report directly to the Under Sec-
8	retary for Management; and
9	(B) may not have any other duties in the
10	Department of State that are not reasonably
11	connected to employee advocacy.
12	(2) Duties of office of employee advo-
13	CACY.—
14	(A) Receive complaints from any Depart-
15	ment of State covered employee or eligible fam-
16	ily member (EFM), as defined in the Foreign
17	Affairs Manual, of harassment, discrimination,
18	sexual assault, and related retaliation.
19	(B) Counsel victims of their rights, proce-
20	dures for seeking relief, and available resources,
21	both locally and at headquarters, under this
22	Act, and other employment laws enforced by the
23	Equal Employment Opportunity Commission
24	including the Civil Rights Act of 1964, the
25	Pregnancy Discrimination Act of 1978, the

1	Equal Pay Act of 1963, the Age Discrimination
2	in Employment Act of 1967, the Americans
3	with Disabilities Act of 1990, the Civil Rights
4	Act of 1991, the Rehabilitation Act of 1973,
5	and the Genetic Information Nondiscrimination
6	Act of 2008.
7	(C) Provide confidential support and infor-
8	mation, including referrals to medical and men-
9	tal health care.
10	(D) Refer complaints to the appropriate
11	offices in the Department of State promptly in-
12	cluding—
13	(i) the Office of Civil Rights in in-
14	stances of harassment, discrimination, or
15	related retaliation; and
16	(ii) Bureau of Diplomatic Security in
17	instances of sexual assault or other com-
18	plaints with security clearance implica-
19	tions.
20	(E) For the purposes of receiving com-
21	plaints, operate secure, confidential means of
22	reporting 24 hours a day, including an elec-
23	tronic reporting system and an internationally-
24	accessible hotline.

1	(F) Employ Employee Advocates to carry
2	out the duties of the Office and assist those fil-
3	ing or considering filing a complaint.
4	(G) If a victim chooses to file a complaint,
5	such Advocates shall assist the victim in pro-
6	viding information and support until an inves-
7	tigation is completed, and a final agency deci-
8	sion has been made.
9	(H) Employ attorneys licensed to practice
10	law with experience in harassment, discrimina-
11	tion, retaliation, and assault complaints, and
12	provide optional legal assistance, consultation,
13	and representation related to a covered employ-
14	ee's complaint of harassment, discrimination,
15	sexual assault, or related retaliation. In car-
16	rying out this subparagraph, the following shall
17	apply:
18	(i) The relationship between the Of-
19	fice and an employee to whom the Office
20	provides legal assistance, consultation, and
21	representation under this section shall be
22	the relationship between an attorney and
23	client.
24	(ii) Nothing in this section shall pre-
25	clude covered employees from hiring their

1	own attorneys or require them to use at-
2	torneys from the Office.
3	(iii) Notwithstanding any law regard-
4	ing the licensure of attorneys, an attorney
5	who is employed by the Office and is au-
6	thorized to provide legal assistance and
7	representation under this section is author-
8	ized to provide that assistance and rep-
9	resentation in any jurisdiction, subject to
10	such regulations as may be prescribed by
11	the Office.
12	(iv) The Office may not accept any
13	award of attorney fees or other litigation
14	expenses and costs under any hearing or
15	civil action brought.
16	(v) The Office must be empowered to
17	be independent and work on behalf of com-
18	plainants without undue pressure from
19	State Department leadership.
20	(I) Provide routine training to attorneys
21	and advocates on harassment, discrimination,
22	sexual assault, and related retaliation policies
23	and best practices for victim care.
24	(J) Track the stage of reporting, investiga-
25	tion, or disciplinary process a complaint is in.

1	(K) Conduct climate surveys, as specified
2	in section 6.
3	(3) Electronic reporting system.—The
4	system established under this subsection shall—
5	(A) include an electronic reporting system
6	under which a complaint may be filed, in addi-
7	tion to a non-electronic system;
8	(B) maintain an electronic record of the
9	date and time at which any complaint is so
10	filed;
11	(C) ensure the security and confidentiality
12	of records; and
13	(D) allow the submission of confidential re-
14	ports that will not prompt individualized inves-
15	tigations, but shall be monitored by the Office
16	to identify trends and determine whether inves-
17	tigations should be undertaken by the Office of
18	Civil Rights.
19	(4) International Hotline.—The system es-
20	tablished under this subsection shall—
21	(A) include an international toll-free num-
22	ber accessible by all covered employees and
23	EFM both domestic and overseas;
24	(B) be staffed 24 hours day, 7 days a week
25	by Office of Employee Advocacy staff during

1	normal working hours, and by a rotating OEA
2	duty officer or contractor during non-working
3	hours;
4	(C) be entered by OEA staff into the elec-
5	tronic reporting system so that all reported
6	cases are captured in the system; and
7	(D) to the extent practicable, ensure access
8	to the hotline for non-English speakers.
9	(5) Overseas post reporting.—
10	(A) Each overseas post shall notify employ-
11	ees that they may use the electronic reporting
12	system or international hotline as established in
13	paragraphs (3) and (4), or report in person to
14	the Deputy Chief of Mission or other employees
15	designated as Office of Employee Advocacy Li-
16	aisons.
17	(B) The OEA Liaisons may include (but
18	are not limited to) the Equal Employment Op-
19	portunity Counselor, the Community Liaison
20	Officer, the Locally Employed Staff (LES)
21	Equal Employment Opportunity Officer Liai-
22	son, or other staff to be selected by the Deputy
23	Chief of Mission.
24	(C) OEA Liaisons should be provided with
25	educational materials to distribute as well as

1	training on the resources and services provided
2	by the Office of Employee Advocacy, and on the
3	various means of communications that employ-
4	ees can use to reach out to OEA Employee Ad-
5	vocates.
6	(D) The Chief of Mission shall not be noti-
7	fied of the identity of the complainant without
8	the express permission of the complainant.
9	(6) Application.—This section shall not be
10	construed to preclude, limit, or otherwise effect the
11	rights of a covered employee to file a complaint,
12	based on the alleged harassment, discrimination,
13	sexual assault, and related retaliation that gave rise
14	to the complaint under this subsection, under any
15	other provision of law. This section shall not be con-
16	strued to preclude, limit, or otherwise affect the
17	rights of a covered employee to file a complaint with
18	another office.
19	(7) Consultation; Technical Assistance.—
20	In developing the Office of Employee Advocacy, the
21	State Department shall receive technical assistance
22	and consultation from organizations and other pro-
23	fessionals with expertise in victim-centered, trauma-
24	informed care, individuals who have experienced har-

assment, discrimination, or retaliation at the State

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1	Department, the Equal Employment Opportunity
2	Commission, and other relevant executive agencies.
3	(c) Duties of Office of Civil Rights.—
4	(1) In general.—Upon the referral of a com-
5	plaint from the Office of Employee Advocacy to the
6	Office of Civil Rights, the Office of Civil Rights
7	shall—
8	(A) take steps for the initial intake and re-
9	cording of the complaint, including providing
10	the covered employee who filed the complaint
11	with all relevant information with respect to the
12	rights of the covered employee under this Act
13	and other relevant law; and
14	(B) notify the accused covered employee—
15	(i) of the complaint and the right of
16	that covered employee to participate in any
17	mediation, hearing, or civil action under
18	this section and other applicable law with
19	respect to the complaint;
20	(ii) that retention of documents and
21	evidence is crucial, and any unauthorized
22	destruction of documents and evidence may
23	result in additional investigations and po-
24	tential punishment; and

1	(iii) that there is a prohibition on re-
2	taliation against the covered employee who
3	filed the complaint and may be investiga-
4	tion and discipline for retaliation.
5	(2) Investigation of complaints.—
6	(A) Investigation.—The Office of Civil
7	Rights shall investigate all complaints in a
8	prompt, thorough, and impartial manner. The
9	Department shall update the Foreign Affairs
10	Manual to enable Office of Civil Rights inves-
11	tigators to travel to the foreign and domestic
12	sites of received complaints in which widespread
13	or pervasive sexual harassment is reported. The
14	Under Secretary for Management shall author-
15	ize sufficient funding for Office of Civil Rights
16	attorney advisors to conduct this travel as nec-
17	essary.
18	(B) Investigation of Chief of Mis-
19	SION.—If the Chief of Mission at an overseas
20	post is named as the alleged perpetrator in a
21	complaint, the Office of Civil Rights must no-
22	tify the Secretary of State. The Office of Civil
23	Rights must prioritize the investigation of such
24	cases.

1	(C) Report.—Not later than 120 days
2	after a complaint is filed under this section and
3	transmitted to the Office of Civil Rights, the
4	Office of Civil Rights shall conclude the inves-
5	tigation regarding that complaint. On the date
6	the investigation is so concluded, the Office of
7	Civil Rights shall transmit a written report on
8	the results of the investigation to—
9	(i) the covered employee who filed the
10	complaint;
11	(ii) the accused employee and his or
12	her employing office; and
13	(iii) Global Talent Management.
14	(D) Extension.—The Office of Civil
15	Rights may extend the 120 day deadline in sub-
16	paragraph (A) if the Office of Civil Rights de-
17	termines that additional time is necessary to
18	conclude the investigation. The Office of Civil
19	Rights must notify the House Committee on
20	Foreign Affairs and Senate Committee on For-
21	eign Relations of the extension and provide jus-
22	tification for each extension of 30 days.
23	(E) Transmission to global talent
24	MANAGEMENT.—After the Office of Civil Rights
25	concludes the investigation, it shall transmit a

1	report providing a summary of the facts with
2	all investigatory material including transcripts
3	of interviews and evidence to Global Talent
4	Management for consideration of disciplinary
5	action.
6	(F) Transmission to secretary of
7	STATE.—Global Talent Management shall
8	transmit the investigatory report and any re-
9	sulting disciplinary actions to the Secretary of
10	State. Reports shall be transmitted to the Sec-
11	retary no less than quarterly.
12	(G) Staffing.—If the number of com-
13	plaints received by the Office of Civil Rights ex-
14	ceeds its capacity to respond within 120 days to
15	the majority of cases, the Director of the Office
16	of Civil Rights and Under Secretary for Man-
17	agement shall authorize the hiring of additional
18	attorney advisors or other appropriate staff on
19	a temporary or permanent basis.
20	(H) RECORD RETENTION.—
21	(i) Record retention.—Global Tal-
22	ent Management shall keep a record of in-
23	vestigations, hearings, and other pro-
24	ceedings conducted related to complaints of

1	harassment, discrimination, sexual assault,
2	or related retaliation.
3	(ii) Personnel files.—Subsequent
4	disciplinary action taken by Global Talent
5	Management in response to the investiga-
6	tion and any EEO settlements or judge-
7	ments of harassment, discrimination, sex-
8	ual assault, or related retaliation shall be
9	documented and kept on file and accessible
10	to the Office of Civil Rights, Diplomatic
11	Security, security clearance investigators,
12	and Federal law enforcement officials.
13	Global Talent Management shall also en-
14	sure that a standalone document con-
15	taining a description of the offense and
16	disciplinary action taken, redacted of any
17	personally identifiable information, shall be
18	provided to and reviewed by all subsequent
19	Department Foreign Service and Civil
20	Service Selection and promotion Boards, to
21	include a permanent notation in the em-
22	ployee's file, including annual performance
23	assessments or employee evaluations.
24	(d) DISCIPLINARY ACTION.—

1	(1) Suspension.—Section 610 of the Foreign
2	Service Act of 1980 (22 U.S.C. 4010) is amended by
3	adding as follows:
4	"(c)(1) In order to promote the efficiency of the Serv-
5	ice, the Secretary may suspend a member of the Foreign
6	Service without pay when the member's security clearance
7	is suspended or when there is reasonable cause to believe
8	that the member has committed a crime for which a sen-
9	tence of imprisonment may be imposed or if the member
10	has a history of harassment or Equal Employment Oppor-
11	tunity violations documented and substantiated by Global
12	Talent Management.".
13	(2) Separation for cause.—Section 610 of
14	the Foreign Service Act of 1980 (22 U.S.C. 4010)
15	is amended as follows:
16	"(a)(1) The Secretary may decide to separate any
17	member from the Service for such cause as will promote
18	the efficiency of the service, to include findings by Diplo-
19	matic Security that the member has engaged in criminal
20	misconduct, to include murder, rape, or other sexual as-
21	sault.".
22	(3) UPDATE TO MANUAL.—Global Talent Man-
23	agement shall update the Foreign Affairs Manual's
24	"Grounds for Disciplinary Action" and "List of Dis-
25	ciplinary Offenses and Penalties" to reflect the

1	amendments made by this subsection and commu-
2	nicate such amendments to staff via Department
3	Notices.
4	(e) Penalties.—Consistent with other civil service
5	and Foreign Service laws and regulations, the Secretary
6	of State shall develop a policy of applying penalties to any
7	covered employee who is determined to have sexual as-
8	sault, harassment, discrimination, or related retaliation
9	complaints against him or her substantiated. Such pen-
10	alties shall include additional mandatory training, suspen-
11	sion with or without pay, demotion in rank, or removal
12	for a period of the Secretary's choosing.
13	(f) Additional Documentation.—Global Talent
14	Management shall ensure, to the extent practicable and
15	appropriate, that any third country national or any na-
16	tional of a host country that was assigned to work at a
17	diplomatic facility or employee residence who harasses
18	discriminates against, sexually assaults, or retaliates
19	against a covered employee is—
20	(1) documented in an appropriate site history
21	file and in a global tracking and recording system
22	to be coordinated by Global Talent Management;
23	(2) taken into account with respect to deter-
24	minations regarding placements of third country na-
25	tionals or any national of a host country at such

1	post and the provision of any funds or other benefit
2	by the Department; and
3	(3) any covered employee who filed the com-
4	plaint may opt out of having personally identifiable
5	information included in such a report.
6	(g) Case Review.—
7	(1) In general.—The Office of Civil Rights
8	and Diplomatic Security shall conduct case reviews
9	of a statistically significant number of cases on a
10	quarterly basis to determine if proper procedures
11	were followed in accordance with the harassment,
12	discrimination, sexual assault, and related retaliation
13	protocols and guidelines provided under this Act and
14	other applicable laws.
15	(2) Reports to congress.—An analysis of
16	such case reviews shall be annually reported to the
17	Committee on Oversight and Reform and Committee
18	on Foreign Affairs of the House of Representatives
19	and the Committee on Homeland Security and Gov-
20	ernmental Affairs and Committee on Foreign Rela-
21	tions of the Senate in the report mandated in section
22	7(a).
23	SEC. 4. SEXUAL ASSAULT PROTOCOL AND VICTIM CARE.
24	(a) Establishment.—

1	(1) In General.—In addition to the other re-
2	quirements of this Act, not later than one year after
3	the date of the enactment of this Act, the Secretary
4	of State shall develop and implement comprehensive
5	sexual assault protocol and guidelines that conform
6	to best practices in the sexual assault field and are
7	applicable to all posts at which covered employees
8	serve.
9	(2) Consultation.—In developing the proto-
10	cols and guidelines under paragraph (1), the Sec-
11	retary shall consult with and incorporate, as appro-
12	priate, the recommendations and views of experts in
13	the sexual assault prevention and response field, vic-
14	tims, victim advocates, and current or former cov-
15	ered employees who have reported sexual assault or
16	related retaliation.
17	(b) Elements.—The protocols and guidelines under
18	subsection (a)(1) shall include the following services with
19	respect to a covered employee who has made an allegation
20	of sexual assault:
21	(1) Protection of such employee's confiden-
22	tiality.
23	(2) Provision of a victim's advocate, as de-
24	scribed in subsection (e), who is able to refer the vic-

1 tim to supportive services and resources and explain 2 the victim's rights at no cost to the victim. (3) Provision, within 72 hours of a report, of a 3 4 sexual assault forensic evidence kit to such em-5 ployee, upon request. 6 (4) Provision of emergency health care to such 7 employee, including, to the greatest extent prac-8 ticable, a choice of medical providers and a mecha-9 nism for such employee to evaluate such provider. 10 (5) Provision of comprehensive health services, 11 to the greatest extent practicable, to include physical 12 and mental health services. 13 (6) Nothing in this subsection may be con-14 strued to authorize the furnishing of any medical 15 benefit that the Secretary of State is not otherwise 16 authorized to reimburse for covered employees who 17 receive treatment for injury or disease proximately 18 caused by their service in the Department of State. 19 (c) Notification.—Diplomatic Security Office of 20 Special Investigations shall be notified immediately of any 21 reported sexual assault against any covered employee. For the purposes of maintaining comprehensive records of all 23 incidents of sexual misconduct at the Department of

State, if Diplomatic Security receives the initial report of

1	a sexual assault involving a covered employee, Diplomatic
2	Security shall notify the Office of Employee Advocacy.
3	(d) Sexual Assault Prevention and Response
4	VICTIM ADVOCATES.—
5	(1) In General.—The Secretary of State shall
6	ensure the Victims' Resource Advocacy Program, as
7	defined in the Foreign Assistance Manual, includes
8	in the competitive service in Diplomatic Security
9	within the Department of State, staff formally
10	trained to provide victim-centered, trauma-informed
11	care and advocacy for victims of sexual assault. (In
12	this subsection referred to as the "Advocates").
13	(2) Duties.—The Advocates shall—
14	(A) receive continuous training in victim
15	advocacy;
16	(B) assist the victim in navigating those
17	processes required to obtain care and services
18	needed; and
19	(C) offer trauma-informed care to victims
20	referrals, and ongoing nonclinical support.
21	(3) Limitations.—The Advocates shall not
22	be—
23	(A) responsible for providing mental health
24	services or to act as an investigator; or

1	(B) placed under the Department's med-
2	ical offices or be responsible for providing phys-
3	ical health services.
4	(4) Placement.—The Secretary shall ensure
5	that Advocates are physically present at Department
6	headquarters, major domestic and international fa-
7	cilities and embassies, as determined by the Depart-
8	ment and with logistical consideration to allow for
9	expedient travel to Department facilities without Ad-
10	vocates.
11	(e) Overseas Post.—
12	(1) In general.—The Department shall serve
13	as the lead agency for reporting and responding to
14	harassment, discrimination, sexual assault, and re-
15	lated retaliation within an Embassy, Consulate, or
16	other overseas location (in this subsection referred to
17	as an "overseas post"), and shall make Advocates
18	and other resources available to victims of other
19	agencies who fall under Chief of Mission authority at
20	the overseas post.
21	(2) Referral.—The Department shall refer
22	incident reporting to the appropriate agency for any
23	employees working under Chief of Mission authority
24	if the accused is not a covered employee of the De-
25	partment of State.

1	(3) Chief of Mission Authority.—If a cred-
2	ible allegation of harassment, discrimination, sexual
3	assault, or related retaliation is made by a covered
4	employee at an overseas post against a non-covered
5	employee serving under Chief of Mission authority,
6	including against an employee of another executive
7	agency or non-executive branch agencies operating
8	under memoranda of understanding, the Chief of
9	Mission may use all authorities at their disposal to
10	include revoking the non-covered employee's permis-
11	sion to be in the country on official business.
12	(4) DIPLOMATIC SECURITY TRAINING.—Diplo-
13	matic Security shall ensure that individuals serving
14	as regional security officers in overseas posts are
15	trained in victim-centered, trauma-informed care
16	and sexual assault investigation techniques.
17	(f) SANE PROGRAM TRAINING.—The Bureau of Med-
18	ical Services within the Department of State shall ensure
19	that to the greatest extent practicable, Sexual Assault
20	Nurse Examiner trained staff shall be placed at Depart-
21	ment headquarters and major domestic and international
22	facilities and embassies.

1	SEC. 5. RIGHTS OF EMPLOYEES HARASSED, DISCRIMI-
2	NATED AGAINST, RETALIATED AGAINST, OR
3	SEXUALLY ASSAULTED.
4	(a) RIGHT TO LEGAL COUNSEL.—Any covered em-
5	ployee filing a complaint of harassment, discrimination,
6	sexual assault, or related retaliation may have access to
7	legal counsel as specified in section 3(b).
8	(b) AVAILABILITY OF MEDIATION DURING HARASS-
9	MENT INVESTIGATIONS.—
10	(1) AVAILABILITY OF MEDIATION DURING IN-
11	VESTIGATION.—During the complaint intake of a
12	covered employee's complaint under section 3—
13	(A) the Office of Civil Rights may inform
14	the covered employee of the availability of medi-
15	ation;
16	(B) the covered employee who filed the
17	complaint and the accused covered employee
18	may jointly file a request for mediation with the
19	Office of Civil Rights; and
20	(C) the covered employee who filed the
21	complaint and the accused employee may re-
22	quest the presence of an attorney or a victim
23	advocate in the mediation.
24	(2) Requiring parties to be separated
25	DURING MEDIATION AT REQUEST OF EMPLOYEE.—
26	At the request of either party, the parties shall be

1	separated during any mediation proceeding under
2	this subsection.
3	(c) Availability of Alternate Work Assign-
4	MENT OR PAID LEAVE OF ABSENCE DURING PENDENCY
5	of Procedures.—
6	(1) Options for employees.—
7	(A) Emergency curtailment of over-
8	SEAS ASSIGNMENT.—At the request of a cov-
9	ered employee who files a complaint of harass-
10	ment, discrimination, sexual assault, or related
11	retaliation, an employee may request emergency
12	curtailment of his or her tour of duty at no
13	penalty to their career progress and shall be re-
14	assigned. Such requests for emergency curtail-
15	ment shall be approved by the Secretary or
16	their designee, not post management, within 10
17	days. The Department shall develop a process
18	by which covered employees may request this
19	option in a manner which does not inadvert-
20	ently result in retaliation to the employee.
21	(B) Alternate work assignment.—At
22	the request of a covered employee who files a
23	complaint, during the pendency of any of the
24	procedures available under this title for consid-
25	eration of the violation, the employing office

1	shall permit the covered employee to carry out
2	the employee's responsibilities from an alternate
3	location where such relocation would have the
4	effect of materially reducing interactions be-
5	tween the covered employee and any person al-
6	leged to have committed the violation, instead
7	of from a location of the employing office.
8	(C) EXCEPTION FOR WORK ASSIGNMENTS
9	REQUIRED TO BE CARRIED OUT ONSITE.—If, in
10	the determination of the covered employee's em-
11	ploying office, a covered employee who makes a
12	request under this subsection cannot carry out
13	the employee's responsibilities from an alternate
14	location or such relocation would not have the
15	effect described in subparagraph (B), the em-
16	ploying office may during the pendency of the
17	procedures described in subparagraph (B)—
18	(i) reassign the covered employee;
19	(ii) make another workplace adjust-
20	ment that would have the effect of reduc-
21	ing interactions between the covered em-
22	ployee and any person alleged to have com-
23	mitted the violation described in subpara-
24	graph (B); or
25	(iii) grant a paid leave of absence.

1	(D) Ensuring no retaliation.—An em-
2	ploying office may not grant a covered employ-
3	ee's request under this subsection in a manner
4	which would constitute retaliation in violation of
5	any provision of law, including any provision of
6	title 5, United States Code.
7	(E) NO IMPACT ON ANNUAL OR PERSONAL
8	LEAVE.—In granting leave for a paid leave of
9	absence under this section, an employing office
10	shall not require the covered employee to sub-
11	stitute, for that leave, any of the accrued paid
12	annual leave of the covered employee.
13	(F) USE OF DUTY HOURS.—An employee
14	may use up to 16 hours of duty hours to pre-
15	pare for the investigation and resolution of the
16	applicable complaint.
17	(2) Exception for arrangements subject
18	TO COLLECTIVE BARGAINING AGREEMENTS.—Para-
19	graph (1) does not apply to the extent that it is in-
20	consistent with the terms and conditions of any col-
21	lective bargaining agreement which is in effect with
22	respect to an employing office.
23	(3) Protections.—A request under paragraph
24	(1) may not be granted or carried out in a retalia-
25	tory manner, including retaliation for whistleblowing

1	in violation of the provisions of title 5, United States
2	Code, or any other provision of law.
3	(d) Exit Interviews.—Departing employees may
4	request the opportunity to be interviewed in person with
5	Global Talent Management or its designee to discuss the
6	circumstances of their departure and should be asked spe-
7	cifically about the prevalence of and incidents of harass-
8	ment, discrimination, sexual assault, and related retalia-
9	tion.
10	SEC. 6. PROVISION OF CLIMATE SURVEYS.
11	(a) Definitions.—In this section—
12	(1) the term "bureaus and offices of the De-
13	partment of State" includes the Foreign Service (as
14	that term is defined in section 102 of the Foreign
15	Service Act of 1980 (22 U.S.C. 3902));
16	(2) the terms "Department of State" and "De-
17	partment" include the Foreign Service; and
18	(3) the terms "employees and officials of the
19	Department of State" includes members of the Serv-
20	ice (as that term is defined in section 103 of the
21	Foreign Service Act of 1980 (22 U.S.C. 3903)).
22	(b) CLIMATE SURVEYS OF EMPLOYEES OF THE DE-
23	PARTMENT OF STATE.—
24	(1) Requirement to conduct surveys.—
25	Not later than 180 days after the date of the enact-

1	ment of this Act and every 2 years thereafter, the
2	Office of Employee Advocacy within the Department
3	of State shall conduct a survey of covered employees
4	of the Department of State regarding harassment,
5	discrimination, sexual assault, and related retaliation
6	in Department of State employment, including a
7	survey of the following:
8	(A) The prevalence of perceived violations
9	by employees and officials of the Department of
10	State.
11	(B) The extent to which such violations
12	arise from harassment or discrimination, in-
13	cluding on the basis of sex, race, religion, na-
14	tional origin, disability, genetic information,
15	and other demographic characteristics.
16	(D) The presence of a hostile work envi-
17	ronment in the agency.
18	(E) Whether employees are aware of their
19	rights and Department processes and proce-
20	dures, and able to effectively exercise the rights
21	and protections provided under this Act and
22	other applicable laws, including the effectiveness
23	of the procedures applicable under this Act and
24	other applicable laws for investigating and hold-
25	ing accountable violations.

1	(F) The extent to which employees feel
2	comfortable making use of the available report-
3	ing and resolution mechanisms.
4	(G) For employees who have used the re-
5	porting and resolution mechanisms, the extent
6	to which the process was accessible and fair.
7	(2) Special requirements.—
8	(A) In general.—In each survey con-
9	ducted under this section, the Office of Em-
10	ployee Advocacy shall survey respondents re-
11	garding the prevalence of and attitudes regard-
12	ing harassment, discrimination, sexual assault,
13	and related retaliation in Department of State
14	employment.
15	(B) Compilation of information by
16	VARIOUS CATEGORIES.—The Office of Em-
17	ployee Advocacy shall endeavor to compile infor-
18	mation from the survey on the basis of various
19	categories of demographic characteristics, in-
20	cluding gender, race and ethnicity, and age, so
21	that the survey will report on the rates of inci-
22	dents of harassment, discrimination, sexual as-
23	sault, and related retaliation affecting each

such demographic category. The provision of

24

1	such demographic information shall be vol-
2	untary.
3	(C) Consultation; Technical assist-
4	ANCE.—The Office of Employee Advocacy shall
5	develop the survey in consultation with offices
6	of the executive branch which currently conduct
7	similar surveys of their employees, including the
8	Sexual Assault Prevention and Response Office
9	of the Department of Defense, the Office of Vi-
10	olence Against Women of the Department of
11	Justice, and the Merit Systems Protection
12	Board. Additionally, in developing the survey,
13	the Office of Employee Advocacy shall enter
14	into agreement to receive technical assistance
15	from Workplaces Respond to Domestic and
16	Sexual Violence: A National Resource Center
17	(also known as "Workplaces Respond"), the
18	nonprofit nongovernmental entity described in
19	section of the Violence Against Women Act of
20	1994 (34 U.S.C. 12501).
21	(D) Confidentiality.—The underlying
22	data of the climate surveys shall only be avail-
23	able to the Office of Employee Advocacy.

1	(3) Methodology.—The Office of Employee
2	Advocacy shall conduct each survey under this sec-
3	tion in accordance with the following:
4	(A) All responses to all portions of the sur-
5	vey shall be anonymous and confidential, and
6	each respondent shall be told throughout the
7	survey that all responses shall be anonymous
8	and confidential.
9	(B) The Office of Employee Advocacy shall
10	design the survey so that it will take no more
11	than 15 minutes to complete, and so that it
12	may be taken online through the use of both
13	stationary communication devices (such as
14	desktop computers) and portable communica-
15	tion devices (such as cell phones and tablets).
16	(C) The Office of Employee Advocacy shall
17	include in the survey a list of resources avail-
18	able to respondents who wish to get more infor-
19	mation about harassment, discrimination, sex-
20	ual assault, or related retaliation in Department
21	of State employment, including the services the
22	Department of State provides to individuals
23	who allege violations.

1	SEC. 7. REPORTS TO CONGRESS, THE DEPARTMENT, AND
2	THE PUBLIC.
3	(a) Annual Report.—
4	(1) IN GENERAL.—Not later than one year
5	after the date of enactment, and annually thereafter,
6	the Secretary of State shall submit to the Committee
7	on Foreign Affairs and Committee on Oversight and
8	Reform of the House of Representatives and the
9	Committee on Foreign Relations and Committee on
10	Homeland Security and Governmental Affairs of the
11	Senate a report on allegations of harassment, dis-
12	crimination, sexual assault, and related retaliation
13	involving employees and officials of the Department
14	of State during the preceding year.
15	(2) AVAILABILITY.—Any report submitted
16	under paragraph (1) shall be made available to—
17	(A) Department personnel on internal
18	websites and town hall meetings; and
19	(B) to the general public on the Depart-
20	ment's public website.
21	(b) Contents.—Each report under subsection (a)(1)
22	shall contain the following:
23	(1) The number of instances of harassment,
24	discrimination, sexual assault, and related retaliation
25	against employees and officials of the Department of
26	State, and the number of instances of harassment,

1 discrimination, sexual assault, and related retaliation 2 by employees and officials of the Department, that 3 were reported to the Department during the year covered by such report, and the number of the cases 5 so reported that were substantiated. The types of 6 harassment and discrimination shall be 7 disaggregated by category. 8 (2) A summary of types of charges of, and the 9 disciplinary action taken, in each such resolved case, 10 with identifying information of both the accused and 11 complainant removed. 12 (3) The policies, procedures, and processes im-13 plemented by the Secretary of State during the year 14 covered by each such report in response to incidents 15 of harassment, discrimination, sexual assault, and 16 related retaliation involving employees and officials 17 of the Department of State. 18 (4) A plan for the actions that are to be taken 19 in the year following the year covered by each such 20 report on the prevention of and response to harass-21 ment, discrimination, sexual assault, and related re-22 taliation involving employees and officials of the De-23 partment of State. 24 (5) Details on the average caseload of Depart-

ment investigators handling harassment, discrimina-

25

1 tion, sexual assault, and related retaliation, to in-2 clude the number of staff working, the average and 3 median time to investigate cases, and the number of 4 extensions requested by the Office of Civil Rights to 5 conduct investigations past the 120-day timeframe. 6 (6) Details on the average caseload of Office of 7 Employee Advocates and staff 8 attorneys. 9 (7) Details on cases of bystander intervention 10 where a bystander assisted to counter or report inci-11 dents of harassment, discrimination, sexual assault, 12 and related retaliation. 13 (8) Detailed findings and underlying data of 14 the climate surveys required in section 6 of this Act, 15 including an independent assessment by the Chief 16 Advocate, not subject to the Secretary of State, of 17 the current climate at the Department of State with 18 regard to harassment, discrimination, sexual assault, 19 and related retaliation. 20 (9) Frequency with which those alleging harass-21 ment, discrimination, sexual assault, or related retal-22 iation took advantage of supportive services, such as 23 medical care or counseling. 24 (c) Assessment.—Each report under paragraph (1) for each year beginning with 2021 shall also include an

- 1 assessment by the Secretary of State of the implementa-
- 2 tion during the preceding fiscal year of the policies and
- 3 procedures under section 2(a) of the Department of State
- 4 on the prevention of and response to harassment, discrimi-
- 5 nation, sexual assault, and related retaliation involving
- 6 employees and officials of the Department in order to de-
- 7 termine the effectiveness of such policies and procedures
- 8 during such fiscal year in providing an appropriate re-
- 9 sponse to such harassment, discrimination, sexual assault,
- 10 and related retaliation.
- 11 (d) Assessment of Additional Authorities
- 12 Needed.—Not later than one year after the date of en-
- 13 actment of this Act, the Secretary of State shall submit
- 14 to Congress a proposal for such changes and legislation
- 15 as the Secretary considers necessary to enhance the capa-
- 16 bility of the Department of State to address matters relat-
- 17 ing to harassment, discrimination, sexual assault, and re-
- 18 lated retaliation involving covered employees. The report
- 19 shall include recommendations for additional appropria-
- 20 tions, as appropriate, to implement these changes.
- 21 SEC. 8. REQUIRED TRAINING FOR DEPARTMENT PER-
- 22 **SONNEL.**
- 23 (a) Whistleblower Protection Training.—Not
- 24 later than one year after the enactment of this Act, and
- 25 annually thereafter, the Office of Civil Rights shall provide

1	to each covered employee of the Department of State
2	training regarding whistleblower disclosures and protec-
3	tions. Such training shall include instruction and an expla-
4	nation of the rights of such covered employee regarding
5	whistleblowing, including—
6	(1) each method established by law in which a
7	covered employee may file a whistleblower disclosure;
8	(2) the right of the covered employee to petition
9	Congress regarding a whistleblower disclosure; and
10	(3) the fact that the covered employee may not
11	be prosecuted or retaliated against for disclosing in-
12	formation to Congress, the Inspector General, or any
13	other investigatory agency in instances where such
14	disclosure is permitted by law, rule, or regulation.
15	(b) Bystander Intervention Training.—Not
16	later than one year after the enactment of this Act, and
17	annually thereafter, the Office of Civil Rights shall provide
18	to each covered employee of the Department of State
19	training regarding harassment, discrimination, sexual as-
20	sault, and related retaliation, including—
21	(1) describing what such conduct entails;
22	(2) identifying the types of conduct that serve
23	as grounds to report or intervene;

1	(3) training on relevant laws that may require
2	an officer or employee to report or intervene in in-
3	stances of such conduct;
4	(4) reporting and intervening protocols and
5	strategies for such conduct;
6	(5) specific training for covered employees who
7	process allegations of such conduct against other
8	covered employees; and
9	(6) such training must be developed based on
10	consultation with organizations with expertise in
11	trauma-informed care, effective strategies in preven-
12	tion and response, and healthy workplace culture.
13	(c) Supervisor Training.—Not later than one year
14	after the enactment of this Act, and annually thereafter,
15	the Office of Civil Rights shall provide and institute man-
16	datory training on responding to complaints of harass-
17	ment, discrimination, sexual assault, and related retalia-
18	tion to each covered employee of the Department of State
19	who is a supervisor. Such training must be developed
20	based on consultation with organizations with expertise in
21	trauma-informed care, effective strategies in prevention
22	and response, and healthy workplace culture.
23	(d) Executive Leadership Training.—Not later
24	than one year after the enactment of this Act, and annu-
25	ally thereafter, the Office of Civil Rights shall provide and

1	institute mandatory training for each covered employee
2	serving in an executive leadership role, including Chiefs
3	of Mission. The training shall emphasize the statutory re-
4	quirements for reporting and responding to complaints of
5	harassment, discrimination, sexual assault, and related re-
6	taliation, including—
7	(1) understanding the damage and harm har-
8	assment, discrimination, sexual assault, and related
9	retaliation do to the employee and the organization;
10	(2) senior leadership's responsibility and role to
11	create and foster a work environment free from har-
12	assment, discrimination, sexual assault, and related
13	retaliation; and
14	(3) such training must be developed based on
15	consultation with organizations with expertise in
16	trauma-informed care, effective strategies in preven-
17	tion and response, and healthy workplace culture.
18	(e) Policies and Procedures.—Not later than one
19	year after the enactment of this Act, and annually there-
20	after, the Office of Civil Rights shall provide to each cov-
21	ered employee of the Department of State training on the
22	policies and procedures on harassment, discrimination,
23	sexual assault, and related retaliation applicable by oper-
24	ation of section 2. Employees should receive this training
25	within 30 days of entering on duty. Such training must

- 1 be developed based on consultation with organizations
- 2 with expertise in trauma-informed care, effective strate-
- 3 gies in prevention and response, and healthy workplace
- 4 culture.
- 5 (f) Manager's Toolkit.—The Secretary of State
- 6 shall establish resources, to be referred to as a "Manager's
- 7 Toolkit", to aid supervisors in understanding rights, re-
- 8 sponsibilities, and penalties associated with conduct of
- 9 harassment, discrimination, sexual assault, and related re-
- 10 taliation.
- 11 (g) Equal Employment Opportunity Counselor
- 12 Training.—The Office of Civil Rights shall revise the 32
- 13 hours of training provided to Equal Employment Oppor-
- 14 tunity Counselors to include the resources and responsibil-
- 15 ities of the Office of Employee Advocacy, as well as the
- 16 various means of communication available to employees to
- 17 relay their complaints to OEA.
- 18 SEC. 9. HIRING, VETTING, AND PROMOTION.
- 19 (a) IN GENERAL.—The Secretary of State, in con-
- 20 sultation with relevant agencies, shall ensure that ques-
- 21 tions relating to harassment, discrimination, sexual as-
- 22 sault, and related retaliation complaints are included in
- 23 any background investigation with respect to a security
- 24 clearance or access determination and vetting of any cov-
- 25 ered employee.

- 1 (b) REQUIREMENTS FOR APPOINTMENT.—Consistent
- 2 with the civil service and Foreign Service laws and regula-
- 3 tions, the Secretary of State shall ensure that a back-
- 4 ground investigation on any potential sexual assault is
- 5 conducted before an individual is appointed to a position
- 6 within the Department.
- 7 (c) Requirements for Promotion Into the Sen-
- 8 IOR FOREIGN SERVICE OR SENIOR EXECUTIVE SERV-
- 9 ICE.—The Secretary of State shall ensure that potential
- 10 candidates are vetted for their history of promoting a work
- 11 environment free from harassment and discrimination.
- 12 Promotion boards shall take into account whether can-
- 13 didates have a history of offenses that occurred under
- 14 their leadership, regardless of whether the candidate was
- 15 named an offender or not.
- 16 (d) Promotion Policy Objectives.—Consistent
- 17 with the civil service and Foreign Service laws and regula-
- 18 tions, the Secretary of State shall ensure that promotion
- 19 precepts and selection panels reward officers who have vol-
- 20 unteered to serve as Equal Employment Opportunity
- 21 Counselors, and that documentation of the precepts em-
- 22 phasize that counseling experience is to be viewed as valu-
- 23 able experience preparing officers to perform in senior-
- 24 level positions with respect to the leadership, management,
- 25 and interpersonal skills precepts.

1	SEC. 10. NONDISCLOSURE AND NONDISPARAGEMENT
2	AGREEMENTS.
3	(a) Definitions.—In this section—
4	(1) Employee.—The term "employee" means
5	any individual subject to section 717 of the Civil
6	Rights Act of 1964 (42 U.S.C. 2000e-16), section
7	411(c) of title 3, United States Code, or section
8	101(a)(3) of the Congressional Accountability Act of
9	1995.
10	(2) Employer.—The term "employer" means
11	any employing office referred to in section
12	1301(a)(9) of title 2, United States Code, or section
13	411(c)(2) of title 3, United States Code, or depart-
14	ment, agency, or unit referred to in subsection (a)
15	of section 717 of the Civil Rights Act of 1964 (42
16	U.S.C. 2000e-16).
17	(3) Nondisclosure clause.—The term "non-
18	disclosure clause" means a provision in a contract or
19	agreement establishing that one or more parties to
20	the contract or agreement agrees not to disclose in-
21	formation covered by the terms and conditions of the
22	contract or agreement.
23	(4) Nondisparagement clause.—The term
24	"nondisparagement clause" means a provision in a
25	contract or agreement requiring one or more parties

to the contract or agreement not to make negative statements about another such party.

(b) Unlawful Practices.—

(1) In General.— It shall be an unlawful practice for an employer to enter into a contract or agreement with an employee, as a condition of employment, promotion, compensation, benefits, or change in employment status, or as a term, condition, or privilege of employment, if that contract or agreement contains a nondisparagement clause or nondisclosure clause that covers prohibited discrimination or harassment in employment or contracting, or retaliation for reporting, resisting, opposing, or assisting in the investigation of such discrimination or harassment.

(2) Enforcement.—Notwithstanding any other provision of law, it shall be an unlawful practice for an employer to enforce or attempt to enforce a nondisclosure or nondisparagement clause that covers prohibited discrimination or harassment in employment, or retaliation for reporting, resisting, opposing, or assisting in the investigation of such discrimination or harassment. An employer's enforcement or attempts to enforce such a nondisclo-

1	sure agreement against an employee shall be deter-
2	mined to be prohibited retaliation.
3	(3) Settlement or separation agree-
4	MENTS.—
5	(A) In general.—The provisions of para-
6	graphs (1) and (2) do not apply to a nondispar-
7	agement clause or nondisclosure clause con-
8	tained in a settlement agreement or separation
9	agreement that resolves legal claims or disputes
10	if—
11	(i) such legal claims accrued or such
12	disputes arose before the settlement agree-
13	ment or separation agreement was exe-
14	cuted;
15	(ii) the clause involved is mutually
16	agreed upon by and mutually benefits
17	both—
18	(I) the employer, as the case may
19	be; and
20	(II) the employee;
21	(iii) the employee's agreement to such
22	clause is knowing and voluntary, as de-
23	scribed in subparagraph (C); and
24	(iv) the settlement agreement or sepa-
25	ration agreement expressly states that the

1	agreement involved does not prohibit, pre-
2	vent, or otherwise restrict a worker from—
3	(I) reporting the allegations un-
4	derlying those settled claims to the
5	Equal Employment Opportunity Com-
6	mission, any other Federal, State, or
7	local agency with the authority to en-
8	force laws (including regulations) that
9	prohibit discrimination or harassment
10	in employment, as the case may be, or
11	law enforcement;
12	(II) testifying at, assisting, or
13	participating in an investigation or
14	proceeding conducted by the Equal
15	Employment Opportunity Commis-
16	sion, any other Federal, State, or local
17	agency with the authority to enforce
18	laws (including regulations) that pro-
19	hibit discrimination or harassment in
20	employment, as the case may be, or
21	law enforcement; or
22	(III) testifying in a hearing or
23	trial or complying with a request for
24	discovery in relation to civil litigation.

1	(B) Prohibition on sole benefit.—For
2	purposes of this paragraph, it shall be an un-
3	lawful practice for an employer to unilaterally
4	include a nondisparagement clause or nondisclo-
5	sure clause that solely benefits the employer in
6	a separation or settlement agreement.
7	(C) Knowing and voluntary agree-
8	MENT.—For purposes of this paragraph, agree-
9	ment to a nondisparagement clause or non-
10	disclosure clause may not be considered know-
11	ing and voluntary unless at a minimum—
12	(i) the nondisparagement clause or
13	nondisclosure clause is written in a manner
14	designed to ensure that the employee un-
15	derstands the content of the clause in-
16	volved;
17	(ii) the nondisparagement clause or
18	nondisclosure clause is included only in ex-
19	change for consideration of value provided
20	to the employee, in addition to anything of
21	value to which the employee is already en-
22	titled;
23	(iii) the nondisparagement clause or
24	nondisclosure clause does not apply to any
25	rights or claims that arise after the date

1	the settlement or separation agreement is
2	executed;
3	(iv) the employee is advised in writing
4	to consult with an attorney prior to agree-
5	ing to such an agreement that includes a
6	nondisparagement clause or nondisclosure
7	clause;
8	(v) the employee is given a period of
9	at least 21 days to consider any proposal
10	for a settlement or separation agreement
11	that includes a nondisparagement clause or
12	nondisclosure clause; and
13	(vi) the settlement or separation
14	agreement provides that for a period of at
15	least 7 days following the execution of such
16	agreement the employee may revoke the
17	agreement, and the agreement shall not be-
18	come effective or enforceable until the rev-
19	ocation period has expired.
20	(D) Burden of Proof.—In any dispute
21	that may arise over whether any of the require-
22	ments of subparagraph (A) have been met, the
23	party asserting the validity of an agreement
24	shall have the burden of proving that the re-
25	quirements of subparagraph (A) have been met.

1	(E) Participation in investigations of
2	PROCEEDINGS.—No nondisparagement clause
3	or nondisclosure clause may affect the ability of
4	an employee to testify at, assist, or participate
5	in an investigation or proceeding conducted by
6	the Equal Employment Opportunity Commis-
7	sion, any Federal, State, or local agency with
8	the authority to enforce laws (including regula-
9	tions) that prohibit discrimination in employ-
10	ment, as the case may be, or a law enforcement
11	agency.
12	(F) Prohibition on damages.—Under
13	no circumstances shall an employee be required
14	to pay damages for breach of a nondisparage-
15	ment clause or nondisclosure clause permitted
16	by this paragraph in excess of an amount equa
17	to the consideration of value provided to the
18	worker in exchange for the workers' agreement
19	to the nondisparagement clause or nondisclo-
20	sure clause.
21	(c) Enforcement.—
22	(1) Enforcement powers.—With respect to
23	the administration and enforcement of this section
24	in the case of a claim alleged by an employee against
25	an employer for a violation of this section—

1	(A) the Commission shall have the same
2	powers as the Commission has to administer
3	and enforce title VII of the Civil Rights Act of
4	1964 (42 U.S.C. 2000e et seq.);
5	(B) the Librarian of Congress shall have
6	the same powers as the Librarian of Congress
7	has to administer and enforce title VII of the
8	Civil Rights Act of 1964 (42 U.S.C. 2000e et
9	seq.) in the case of a claim alleged by an em-
10	ployee of the employer for a violation of such
11	title;
12	(C) the Board (as defined in section
13	101(a) of the Congressional Accountability Act
14	of 1995 (2 U.S.C. 1301(a))) shall have the
15	same powers as the Board has to administer
16	and enforce the Congressional Accountability
17	Act of 1995 (2 U.S.C. 1301 et seq.) in the case
18	of a claim alleged by an employee of the em-
19	ployer for a violation of section 201(a)(1) of
20	such Act (2 U.S.C. 1311(a)(1));
21	(D) the President, the Commission, and
22	the Merit Systems Protection Board shall have
23	the same powers as the President, the Commis-
24	sion, and the Board, respectively, have to ad-
25	minister and enforce chapter 5 of title 3,

1	United States Code, in the case of a claim al-
2	leged by an employee of the employer for a vio-
3	lation of section 411 of such title; and
4	(E) a court of the United States shall have
5	the same jurisdiction and powers as the court
6	has to enforce—
7	(i) title VII of the Civil Rights Act of
8	1964 (42 U.S.C. 2000e et seq.) in the case
9	of a claim alleged by an employee of the
10	employer for a violation of such title;
11	(iii) the Congressional Accountability
12	Act of 1995 (2 U.S.C. 1301 et seq.) in the
13	case of a claim alleged by an employee of
14	the employer for a violation of section
15	201(a)(1) of such Act (2 U.S.C.
16	1311(a)(1); and
17	(iv) chapter 5 of title 3, United States
18	Code, in the case of a claim alleged by an
19	employee of the employer for a violation of
20	section 411 of such title.
21	(2) Procedures and remedies.—The proce-
22	dures and remedies applicable to a claim alleged by
23	an employee against the employer for a violation of
24	this section are—

1	(A) the procedures and remedies applicable
2	for a violation of title VII of the Civil Rights
3	Act of 1964 (42 U.S.C. 2000e et seq.) in the
4	case of a claim alleged by an employee of the
5	employer for a violation of such title;
6	(B) the procedures and remedies applicable
7	for a violation of section 201(a)(1) of the Con-
8	gressional Accountability Act of 1995 (2 U.S.C.
9	1311(a)(1)) in the case of a claim alleged by an
10	employee of the employer for a violation of such
11	section; and
12	(C) the procedures and remedies applicable
13	for a violation of section 411 of title 3, United
14	States Code, in the case of a claim alleged by
15	an employee of the employer for a violation of
16	such section.
17	(e) Right to Report Reserved.—Notwith-
18	standing signing (before, on, or after the effective date of
19	this Act) any nondisparagement clause or nondisclosure
20	clause, an employee retains—
21	(1) any right that person would otherwise have
22	had to report a concern about harassment, including
23	sexual harassment, in employment or another viola-
24	tion of the law to the Commission, another Federal
25	agency (including an office of the legislative or judi-

1	cial branch), a State or local fair employment prac-
2	tices agency or any other State or local agency, or
3	a law enforcement agency; and
4	(2) any right that person would otherwise have
5	had to bring an action in a court of the United
6	States.
7	(f) Regulations.—
8	(1) In general.—Except as provided in para-
9	graphs (2), (3), and (4), the Commission shall have
10	authority to issue regulations to carry out this sec-
11	tion.
12	(2) Librarian of congress.—The Librarian
13	of Congress shall have authority to issue regulations
14	to carry out this section with respect to workers of
15	the Library of Congress.
16	(3) Board.—The Board referred to in sub-
17	section (c)(1)(C) shall have authority to issue regu-
18	lations to carry out this section, in accordance with
19	section 304 of the Congressional Accountability Act
20	of 1995 (2 U.S.C. 1384), with respect to employees
21	described in subsection $(c)(1)(C)$.
22	(4) President shall have au-
23	thority to issue regulations to carry out this section
24	with respect to employees described in subsection
25	(c)(1)(E).

1	(g) Remedies.—Notwithstanding any other provi-
2	sion of this Act, in an action or administrative proceeding
3	against the United States for a violation of this section,
4	remedies (including remedies at law and in equity, and
5	interest) are available for the violation to the same extent
6	as the remedies are available for a violation of title VII
7	of the Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.)
8	by an employer, except that—
9	(1) punitive damages are not available; and
10	(2) compensatory damages are available to the
11	extent specified in section 1977A(b) of the Revised
12	Statutes (42 U.S.C. 1981a(b)).