SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

WHAT IS SEXUAL HARASSENT?

"Sexual harassment" includes any one or more of the following unwelcome behaviour (whether directly or by implication) such as:

- Physical contact and advances
- Demand or request for sexual favours
- Sexually coloured remarks
- Showing any pornography, or
- Any other unwelcome physical, verbal or non-verbal conduct of sexual nature

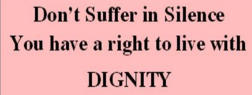


Vishakha Guidelines for prevention of sexual harassment were introduced by the Supreme Court of India in 1997. This judgment was followed by the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. This legislative act in India protects women from Sexual harassment at their place of work. The Act:

- Provides the definition of sexual harassment at work place
- Makes mandatory for the employer to create complaint redressal mechanism
- Makes workplace healthy and free of discrimination



- Work with dignity in a safe environment
- Protection form sexual harassment
- Equal treatment at workplace



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TOGETHER, WE RISE WITH DIGNITY !

GENDER EQUALITY