Sexual Harassment Policy

A. General Policy

It is the Policy of the Town of Randolph that:

1. The giving or withholding of tangible job benefits based on the granting of sexual favors (Quid Pro Quo) and any behavior or conduct of a sexual or gender-based nature which is demeaning, ridiculing or derisive and results in a hostile abusive or unwelcome work environment constitutes sexual harassment.

2. Unlawful discrimination/harassment of co-workers of any type, on or off duty, based on sex/gender, subtle or otherwise, shall not be tolerated and violators will be subject to disciplinary action up to and including termination.

3. Retaliation or reprisals are prohibited against any employee who opposes a forbidden practice, has filed a charge, testified, assisted or participated in any manner in an investigative proceeding or hearing under this policy.

4. False or bad faith claims regarding sexual or gender harassment shall result in disciplinary action up to and including termination against the accuser.

5. An employee accused of sexual harassment and facing disciplinary action shall be entitled to receive notice of charges, the evidence to be used against them, and an opportunity to respond before any disciplinary action may be taken.

6. Records and proceedings of sexual harassment claim, investigations, or resolutions are confidential and shall be maintained separate and apart from the employee’s personnel file.

7. All employees, supervisors, and personnel shall receive training on sexual/gender based harassment policy and grievances procedures during orientation and training.

B. Prohibited Conduct

1. Any deliberate, unwanted, or unwelcome behavior of a sex/gender based nature, whether verbal, non-verbal, or physical is prohibited.

2. There are two major categories of sexual/gender harassment:
   a. quid pro quo – the granting of tangible job benefits of the granting of sexual favors; and
b. creating a hostile work environment. Creation of a hostile work environment can occur through any or all of the following general means:

1) Level One: Sex Role Stereotyping
   
a) Assignments made or denied solely on the traditional historic perceptions regarding the types of jobs that specific gender may/should perform.

b) Comments or written reinforcing traditional historic perceptions regarding gender.

2) Level Two: Gender Harassment/Discrimination
   
a) Intentional or unintentional behavior/conduct of a visual, verbal, nature directed at a specific gender which is demeaning, ridiculing, derisive of that gender.

b) Creating an environment that demonstrates a demeaning, ridiculing or derisive attitude toward a specific gender.

3) Level Three: Targeted or Individual Harassment
   
a) Intentional behavior predicated on gender or expressing sexuality which is directed at a specific group or individual.

b) Offensive conduct may be verbal, visual or physical and includes unwanted physical touching of a non-criminal nature.

4) Level Four: Criminal Touching
   
a) The intentional unwanted touching of the breast, buttocks, or genitals of another.

b) Forcible sexual abuse.

C. Remedial Action

1. Any employee who is being sexually harassed or who has personal knowledge of clearly offensive conduct may:

   a. Address the issue either through the formal or informal processes described below.

2. Informal Action

   a. Employees who are experiencing an unwelcome or hostile work environment at levels 1-3 as described above may, if they so desire, choose to address that unwelcome behavior/conduct informally by notifying the individual responsible for the behavior of the behavior that is objectionable, that the conduct/behavior is unwelcome and that future similar behavior will
result in a formal complaint. Employees experiencing sexual harassment at this level are not required to use the informal process and may file a formal complaint if they so desire.

b. This notification may be

1) Orally-in person

2) In writing-signed or unsigned

3) Through a supervisor—either orally or in writing. The victim may:
   a) Ask the supervisor for assistance in determining what to say and how to approach the offending employee;
   b) Request the supervisor to accompany the victim when the victim gives the offending employee notice;
   c) Ask the supervisor to give notice to the offending employee, accompanied by the victim;
   d) Ask the supervisor alone to provide notice to the offending employee.

3. Formal Process

a. Employees who are experiencing an unwelcome or hostile work environment which is clearly offensive or at Level 4 as described above, or who have been subjected to quid pro quo type sexual harassment, should address that unwelcome behavior/conduct through the formal remedial process.

b. Formal complaints should be in writing and specify:

   1) The identity of the victim;
   2) The identity of the offending employee;
   3) The offensive behavior that the employee engaged in;
   4) The frequency of the offensive behavior;
   5) Damage the victim suffered as a result of the offensive behavior.
   6) How the victim would like the matter settled- What the victim would like to see happen.

c. The victim will be allowed a reasonable amount of time during work to prepare a formal complaint.
d. the victim should submit formal written complaints to their immediate supervisor. If the immediate supervisor is the employee engaging in the offensive behavior, the formal complaint should be submitted to the Mayor.

D. Remedies

1. Employees found guilty of sexual harassment may face disciplinary action ranging from a letter of reprimand to termination based on all the circumstances of the case, as well as the offending employees work history.

E. Records

1. Information related to any sexual harassment complaint, proceeding, or resolution shall be maintained in separate and confidential sexual harassment complaint files. This information shall not be placed or maintained in the employee’s personnel file.

2. Information contained in the complaint files shall be released only with written authorization of the victim and the Mayor.

3. Participants in any sexual/gender harassment proceeding/investigation shall treat all information related to that proceeding/investigation as confidential.

F. Victim Protection

1. Individual complaints, either verbal or written, are confidential.

2. Victims of alleged sexual harassment shall not be required to confront the accused outside of a formal proceeding.

3. The accused shall not contact the victim regarding the alleged harassment.

4. Retaliation or reprisals are prohibited against any employee who opposed a practice forbidden under this policy, or who has filed a charge, testified, assisted or participated in any manner in an investigation, proceeding or hearing.

   a. Any employee engaging in prohibited retaliatory activities shall be subject to disciplinary action up to and including termination.

   b. Retaliation is an additional and separate disciplinary offense.

   c. Retaliation may consist of, but not limited to;

      1) Open hostility;

      2) Exclusion or ostracism;
3) Special of more closely monitored attention to work performance;

4) Assignment to demeaning duties not otherwise performed during the regular work day.