

Puerto Rico Publishes Model Protocol for Expanded Sexual Harassment Law

By Juan Felipe Santos, Sara E. Colón-Acevedo & José L. Maymí-González

November 2, 2022

Meet the Authors



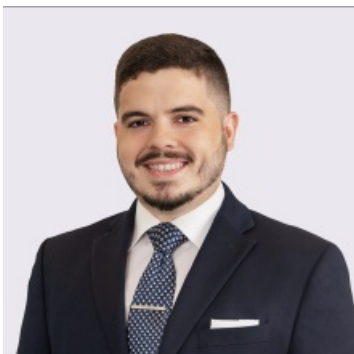
Juan Felipe Santos

Office Managing Principal and
Office Litigation Manager
(787) 522-7315
Juan.Santos@jacksonlewis.com



Sara E. Colón-Acevedo

Principal
(787) 522-7310
Sara.Colon-
Acevedo@jacksonlewis.com



The Puerto Rico Department of Labor (PRDOL) has published the anticipated Model Protocol to Prevent and Manage Cases of Sexual Harassment in Employment. This comes following the [enactment of Act 82-2022](#), which expanded coverage of the sexual harassment law (Act 17-1988) to interns, required employers to adopt a protocol, and directed the PRDOL to provide a model protocol.

The 16-page Model Protocol consists of 14 sections on such topics as its legal basis, applicability, and complaint processing. Significantly, the Model Protocol's definition of "investigation" provides that the investigator has the authority to obtain sworn statements from the parties and witnesses. The investigator also can obtain documents and other forms of evidence. Further, the Model Protocol's procedures to process both formal and anonymous complaints of sexual harassment allow the investigator 10 workdays to conclude the investigation. A written report must be issued within 30 days of the start of the investigation; an extension of up to 10 workdays is allowed. Finally, the PRDOL secretary has [stated](#) that employers can prepare and adopt their own protocols if they provide equal or greater coverage than the Model Protocol or Act 17-1988, as amended.

The PRDOL and the Women's Solicitor Office are collaborating to ensure employer compliance with Act 82-2022's amendments. "The idea behind this collaboration is not a punitive one, but rather, we seek to provide guidance and help employers comply with the law in an effort to reduce domestic violence and sexual harassment in the workplace," the PRDOL secretary said.

It is essential that employers adopt a compliant protocol and ensure its distribution to their workforce. Please contact a Jackson Lewis attorney if you need assistance revising or preparing a protocol or if you have any questions about the new requirements.

José L. Maymí- González

Associate

787-522-7317

Jose.Maymi-

Gonzalez@jacksonlewis.com

Related Services

Employment Litigation

National Compliance and

Multi-State Solutions

©2022 Jackson Lewis P.C. This material is provided for informational purposes only. It is not intended to constitute legal advice nor does it create a client-lawyer relationship between Jackson Lewis and any recipient. Recipients should consult with counsel before taking any actions based on the information contained within this material. This material may be considered attorney advertising in some jurisdictions. Prior results do not guarantee a similar outcome.

Focused on labor and employment law since 1958, Jackson Lewis P.C.'s 1000+ attorneys located in major cities nationwide consistently identify and respond to new ways workplace law intersects business. We help employers develop proactive strategies, strong policies and business-oriented solutions to cultivate high-functioning workforces that are engaged, stable and diverse, and share our clients' goals to emphasize inclusivity and respect for the contribution of every employee. For more information, visit <https://www.jacksonlewis.com>.