117th CONGRESS 2D Session



To provide that certain agreements containing nondisclosure clauses regarding claims of discrimination, harassment, and retaliation shall not be enforceable, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. CAROLYN B. MALONEY of New York introduced the following bill; which was referred to the Committee on _____

A BILL

- To provide that certain agreements containing nondisclosure clauses regarding claims of discrimination, harassment, and retaliation shall not be enforceable, 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.

4 This Act may be cited as the "Accountability for5 Workplace Misconduct Act".

1SEC. 2. EMPLOYER REQUIREMENTS PERTAINING TO2CLAIMS OF DISCRIMINATION, HARASSMENT3AND RETALIATION.

4 (a) PROCESS.—Not later than 1 year after the date
5 of the enactment of this Act, an employer shall establish
6 a process for receiving and investigating allegations of dis7 crimination, harassment and retaliation. Such process
8 shall—

9 (1) provide multiple methods (e.g., in writing,
10 verbally, or by electronic submission) for the em11 ployer to receive and respond to a report of unlawful
12 conduct under the laws described in section 3,

13 (2) allow employees to confidentially report un-14 lawful conduct,

(3) be provided to each employee upon the beginning of their employment and be prominently
posted for employee reference,

18 (4) require prompt investigation of unlawful19 conduct reported by an employee,

20 (5) require notification to the employee of the
21 initiation, conclusion, and outcome of the investiga22 tion of such reported unlawful conduct, and

(6) make available (e. g, through an human resources representative) factual information pertaining to support services (including medical and
mental health care, seeking legal representation, in-

formation about legal rights) the employee may
 choose to access.

3 (b) INVESTIGATION.—An employer shall conduct a
4 thorough and neutral investigation into any report of un5 lawful conduct made by an employee. Such investigation
6 shall include—

7 (1) appointing impartial individual or entity
8 that is adequately trained to investigate such con9 duct and notifying the employee of the investigator,
10 scope of the investigation, and estimated time frame
11 of the investigation,

(2) notifying the employee of the initiation, conclusion, and outcome of the investigation of the reported unlawful conduct,

(3) informing the employee of investigation sta-tus upon request of the employee, and

17 (4) to the greatest extent practicable, inter18 viewing witnesses or other individuals identified by
19 the employee claiming the misconduct under inves20 tigation.

(c) REPORT.—The employer shall furnish a report to
the employee that documents the procedure followed by
the employer during an investigation into the unlawful
conduct reported by the employee and that shows the in-

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vestigation complied with the requirements of subsection
 (b).

3 SEC. 3. UNENFORCEABILITY OF CERTAIN SETTLEMENT 4 AGREEMENTS CONTAINING NONDISCLOSURE 5 CLAUSES.

6 (a) A nondisclosure clause included in a settlement 7 agreement shall not be enforceable by an employer if— 8 (1) it prohibits a party to such agreement from 9 disclosing information to Congress, a Federal, State, 10 or a local government entity, or a law enforcement 11 entity, relating to conduct that is unlawful, or that 12 the employee has reason to believe is unlawful, 13 under-14 (A) title VII of the Civil Rights Act of 15 1964 (42 U.S.C. 2000 seq.), 16 (B) section 6(d) of the Fair Labor Stand-17 ards Act (29 U.S.C. 206(d)), 18 (C) title I of the Americans with Disabil-19 ities Act of 1990 (42 U.S.C. 12101 et seq.), 20 (D) sections 501 and 505 of the Rehabili-21 tation Act of 1973 (29 U.S.C. 791-792),

(E) the Age Discrimination in Employment
Act of 1967 (29 U.S.C. 621 et seq.),

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1	(F) title II of the Genetic Information
2	Non-discrimination Act (29 U.S.C. 42 U.S.C.
3	2000 ff-1 et seq.), or
4	(G) the Government Employees Rights Act
5	of 1991 (2 U.S.C. 1201–1224).
6	(2) the employer has not communicated to the
7	employee that a nondisclosure agreement does not
8	restrict disclosing information to Congress, a Fed-
9	eral, State, or Local government entity, or law en-
10	forcement,
11	(3) the employer engages in behavior to intimi-
12	date, hinder, obstruct, impede, retaliate against, or
13	otherwise discourage an employee subject to a non-
14	disclosure agreement from communicating with Con-
15	gress, a Federal, State, or local government entity,
16	or law enforcement,
17	(4) the employer includes terms in the non-
18	disclosure agreement that requires an employee to
19	notify the employer before disclosing information to
20	Congress, a Federal, State or Local government en-
21	tity, or law enforcement,
22	(5) the employer fails to include in such non-
23	disclosure agreement the following statement:
24	"Nothing in this agreement prevents you from dis-
25	closing information to Congress, a Federal, State, or

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Local government entity, or law enforcement about
 behavior you reasonably believe constitutes harass ment, discrimination, or retaliation.", or

4 (6) the employer does not grant an employee at
5 least 21 days to consider an agreement before such
6 agreement takes effect and allow the employee to re7 scind such agreement for up to 7 days after the
8 agreement takes effect.

9 SEC. 4. ENFORCEMENT.

(a) The Equal Employment Opportunity Commission
shall establish a process by which employees may report
a violation of section 2.

(b) The Equal Employment Opportunity Commission
shall treat reports of such violations in a manner consistent with title VII of the Civil Rights Act of 1964 (42)
U.S.C. 2000e et seq.).

(c) No later than 180 days after the date of the enactment of this Act, the Equal Employment Opportunity
Commission shall issue rules that prescribe the requirements for employer compliance with, and employee notification of, the requirements of this Act.

22 SEC. 5. DEFINITIONS.

23 For purposes of this Act:

24 (1) NONDISCLOSURE CLAUSE.—The term "non25 disclosure clause" means a provision in a settlement

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1	agreement that forbids a party to such agreement
2	to—
3	(A) make a disparaging statement about a
4	party to such agreement, relating to an allega-
5	tion or report relating to unlawful conduct de-
6	scribed in section 3, or
7	(B) disclose information regarding the ex-
8	istence of such allegation or such agreement or
9	of any facts relating to such allegation or such
10	report.
11	(2) Settlement.—The term "settlement"
12	means an agreement to settle an allegation of unlaw-
13	ful conduct described in section 3 and that—
14	(A) applies to severance and separation
15	agreements, and
16	(B) precludes an employee from pursuing
17	legal redress associated with an allegation of
18	unlawful conduct described in section 3
19	SEC. 6. APPLICATION.
20	This Act shall apply with respect to agreements made
21	before, on, and after the date of the enactment of this
22	Act.