POLICY FOR PREVENTION, PROHIBITION AND REDRESSAL OF SEXUAL HARASSMENT AT WORK PLACE

1. PREAMBLE:

1.1 Sexual harassment at work place is considered as violation of women’s right to equality, life and liberty. The Hon'ble Supreme Court in the case of Visaka and others vs State of Rajasthan 1997 AIR SC 3011 also reaffirmed that sexual harassment at work place is a form of discrimination against women and recognized that it violates the constitutional right to equality and provided guidelines to address this issue pending the enactment of a suitable legislation.

1.2 Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has come in to force w.e.f 9.12.2013. The rules in the matter have been notified and come into force w.e.f 9.12.2013. Under section 19(b) of the Act it is obligatory for an employer to frame the policy for prevention of sexual harassment at the work place and the procedure for dealing with the complaints arising from such Acts and display the same in a conspicuous place in the work place. Accordingly the policy has been framed and notified for the information of the employees.

2. OBJECTIVE

The university firmly believes that every employee has a right to work in an environment free from harassing, intimidating or offensive behaviour and in which issues of harassment will be resolved without fear or reprisal. The policy is designed to take effective measures in accordance with the applicable law to avoid and to eliminate and if necessary to impose punishment for any sexual harassment.

3. POLICY STATEMENT:

Harassment at work place in any form shall not be permitted or tolerated or condoned by the university whether it is based on a person's race, colour, ethnic or national origin, gender, real or suspected sexual orientation, religion or perceived religious affiliation, disability or other personal characteristics. The use of university property including email, notice board or document as a vehicle for harassment is prohibited.

4. APPLICABILITY

This policy is known as policy for prevention, prohibition and redressal of sexual harassment at work place & the Rules (hereinafter referred to as ‘Policy’) and is applicable to all employees of THAPAR UNIVERSITY PATIALA deployed at the workplace who are either (a) on the rolls of the establishment or (b) engaged through the Contractor(s) having service agreement with the establishment or as enumerated in clause (f) of section 2 of the SHWW Act.

5. DEFINITIONS
In this Policy document, unless there is anything repugnant to the subject or context thereof, the words and expressions as stated below shall have the following meanings:

5.1 **Act** means Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and rules thereunder (SHWW Act)

5.2 **University** means THAPAR UNIVERSITY having its main campus at PATIALA and its of-campus locations situated in India or outside as the case may be.

5.3 **CE – AW – Complainant Employee/Aggrieved woman**: Refers to any woman employee (as per section 2(a) of SHWW Act) who has lodged a complaint of sexual harassment at workplace and has been subjected to any act of sexual harassment by another employee (hereinafter referred to as ‘respondent’).

5.4 **ICC – Internal Complaint Committee** constituted in accordance with the provisions of this policy read with SHWW Act and Rules thereunder.

5.5 **Management** – Management means University’s Director or such other officer or Officers/nominee or nominees as may be authorized in this behalf by the managing Board and notified in the Notice Board of the institution and also includes disciplinary authority and Appellate Authority as notified under the rules of the University.

5.6 **Respondent Employee RE –**: Refers to any employee against whom the complaint of sexual harassment has been lodged.

5.7 **Workplace** – Workplace refers to all the offices of the university and includes departments, branches situated anywhere in India or outside India. It also includes any place visited by the employees arising out of or during the course of employment including transportation provided by the university for undertaking the journey, the places where the employees of the university have met for social, sports or extracurricular activities organized by the university. For further clarity and details refer to the clause (O) Sec 2 of the SHWW Act.

6. **MEANING OF SEXUAL HARASSMENT AND SEXUALLY ORIENTED BEHAVIOUR:**

6.1 “Sexual Harassment” includes any one or more of the following unwelcome acts or behaviour (whether directly or by implication) namely:-

(i) Physical contact and advances; or
(ii) A demand or request for sexual favors; or
(iii) Making sexually colored remarks; or
(iv) Showing pornography; or
(v) Any other unwelcome physical, verbal or non-verbal conduct of sexual nature.

6.2 The following circumstances, among other circumstances, if it occurs or is present in relation to or connected with any act or behavior of sexual harassment :-

(i) Implied or explicit promise of preferential treatment in her employment; or
(ii) Implied or explicit threat of detrimental treatment in her employment; or
(iii) Implied or explicit threat about her present or future employment status; or
(iv) Interference with her work or creating an intimidating or offensive or hostile work environment for her; or
(v) Humiliating treatment likely to affect her health or safety.

6.3 Sexual harassment should not be confused with simple friendly behavior or with more intimate exchanges if these are desired and accepted. The difference between the friendly behavior and sexual harassment is that sexual harassment is neither solicited nor accepted by the recipient, it is unwelcome or imposed.

7. CONSTITUTION OF INTERNAL COMPLAINT COMMITTEE:

7.1 The management shall constitute Internal Complaint Committee as per section 4 of the SHWW Act read with the rules thereunder.

7.2 The members of the committee shall be constituted by the management consisting of the following:
   a) A presiding officer who shall be a woman employed at a Senior level at work place from among the employees.
   b) Not less than two members from amongst employees preferably committed to cause of the women or who had experience in social work or have a legal knowledge.
   c) One member from amongst non-governmental organization or association committed to the cause of women or a person familiar with the issues relating to sexual harassment.

7.3 The university shall decide the total members on the internal committee but shall ensure that at least one half of the total members so nominated shall be women.

7.4 The university may appoint ICC for each office or may appoint one Committee at the corporate level to deal with the complaints arising from any of the offices throughout India. However whenever a complaints relating to a campus is being enquired in to one of the senior officials of the said campus preferably a women officer shall also be associated with the committee.

7.5 The committee as far as possible shall hold the proceedings in the campus or in any other premises at the place in which the complainant is posted. However committee, at its discretion and without causing avoidable inconvenience to the complainant may hold the proceedings at the Main campus of the university or any other place as decided by the committee.

7.6 Every member of ICC shall hold office for a period not exceeding 3 years from the date of their nomination as specified by the university. The university may at their discretion appoint any member or the presiding officer for another term having regard to his expertise and the experience gained by him while being associated with the committee.

7.7 The names of members of the committee appointed from time to time shall be displayed for the information of the employees along with their designation, office of working, telephone number & email.

8. PROCEDURE OF FILING A COMPLAINT-

8.1 The complaint should be made by an aggrieved woman within a period of three months from the date of occurrence of incident and in case of a series of incidents, within a period of three months from the date of last incident. The complaint by an aggrieved woman employee shall be made
to ICC in writing and be sent either by post/email or given in person to the ICC of the establishment or any officer authorized by ICC in writing.

8.2 The ICC may, for the reasons to be recorded in writing, extend the time limit not exceeding three months, if it is satisfied that the circumstances were such which prevented the employee from filing a complaint within the said period. Where the employee is unable to make a complaint on account of her physical or mental incapacity or death or otherwise, her legal heir may make a complaint under this section. It is, however, pertinent to state that where the aggrieved woman is unable to make a complaint on account of her physical incapacity, a complaint may be filed by—(a) her relative or friend; or (b) her co-worker; or (c) an officer of the National Commission for Women or State Women's Commission; or (d) any person who has knowledge of the incident, with the written consent of the aggrieved woman;

8.3 Where the aggrieved woman is unable to make a complaint on account of her mental incapacity, a complaint may be filed by—(a) her relative of friend; or (b) a special educator; or (c) a qualified psychiatrist or psychologist; or (d) the guardian or authority under whose care she is receiving treatment or care; or (e) any person who has knowledge of the incident jointly with her relative or friend or a special educator or qualified psychiatrist or psychologist, or guardian or authority under whose care she is receiving treatment or care;

Notes: (i) Where the aggrieved woman for any other reason is unable to make a complaint, a complaint may be filed by any person who has knowledge of the incident, with her written consent. (ii) Where the aggrieved woman is dead, a complaint may be filed by any person who has knowledge of the incident, with the written consent of her legal heir.

8.4 The complaint should be accompanied by the supporting documents and the name and address of the witnesses if any to the incident.

9. PROCEDURE TO BE FOLLOWED POST RECEIPT OF COMPLAINT

9.1 If the complaint has been submitted to any one of the members of the ICC, the member concerned should forward the complaint to the presiding officer, if the complainant had explained any factual position relating to the complaint to the member the member may record the same separately in a note sheet and forward it to the presiding officer.

9.2 The presiding officer should go through the complaint and evaluate if there is a prima facie case or not. The presiding officer having regard to the nature of the complaint may at his discretion have a meeting with the other members of the committee to decide the further course of action of the complaint.

9.3 The process stated above should be completed expeditiously and delay should be avoided. The next step is to forward the copy of the complaint
to the Respondent and seek his response within 7 working days from the date of receipt of the complaint. There is no need for serving a separate charge sheet. The complaint itself should be treated as the statement of imputation against the respondent. The Respondent should be given adequate time and it should not be generally more than 10 days. However if the Respondent requests for extension of time limit for submission of the reply it may be considered by the presiding officer having regard to the reasons furnished by the employee for seeking extension of time and it may be considered or rejected by the presiding officer. The decision thereon should be communicated to the Respondent. If the Respondent submits his response or fails to submit the same, the committee may proceed to conduct enquiry.

9.4 The enquiry should be conducted in accordance with the disciplinary procedure prescribed under the service rules. The date, venue and time fixed for the enquiry shall be notified to the complainant as well as the Respondent and requiring them to appear in person at the appointed place and time.

9.5 At the first sitting of the enquiry if the complainant requests/desires a settlement between her and the Respondent through conciliation the committee may facilitate such settlement. Provided that no monetary settlement shall be made as a basis for a compromise. Where a settlement has been arrived at during the conciliation before the ICC, the committee shall record the settlement and forward the settlement to the disciplinary authority. However if the terms arrived at during conciliation have not been complied with by the Respondent, the ICC shall proceed to make enquiry into the complaint or as the case may be forward the complaint to the police. The copies of the settlement as recorded during the course of conciliation shall be made available to the Respondent as well as the complainant.

9.6 If the complainant does not propose any settlement through conciliation or the Respondent does not agree for any settlement as proposed by the complainant, the committee may proceed to make enquiry into the complaint in accordance with the procedure prescribed under the disciplinary proceedings.

9.7 The ICC may examine the complainant to present her case. If the CE desires to make a statement in camera and in the absence of the Respondent the committee should facilitate the same. In the event the statement of the complainant is recorded in camera copy thereof may be made available to the Respondent. The Respondent may be given opportunity to submit interrogatories to the complainant for being answered by her and the committee after examining the interrogatories submitted by the Respondent and if it finds that the interrogatories are relevant to the allegations and for establishing the case of the Respondent may forward the same to the CE. The committee should stipulate time limit within which both the parties should complete the process of interrogation. Thereafter the committee should record the statement of the witness cited by the complainant and provide opportunity to the Respondent to cross examine the witnesses. The documents if any produced by the complainant or the witnesses may be taken on record and marked as exhibits.
9.8 The next step is to record the statement of the Respondent and his witnesses if any. The documents if any produced by the Respondent be taken on record and marked as exhibits. If the complainant wishes to cross examine either the Respondent or his witnesses the opportunity may be made available to the complainant. However if the complainant chooses not to remain present when the statement of the Respondent is recorded the same may be permitted. After the statement of the Respondent is recorded and the statement of witnesses produced by him is also recorded, the copies thereof may be forwarded to the complainant to submit her say if any. If she submits any response in writing the same may be taken on record.

9.9 After completion of the enquiry proceeding the committee should meet and hold discussion on the material available on the records and proceed to record the findings. The findings recorded be made available to the CE as well as the Respondent to submit their say if any within a stipulated time.

9.10 If the CE and the Respondent submits their say within the stipulated period the committee may examine the same and record their further finding if required. The committee after completing this exercise should finalize the report and forward it to disciplinary authority along with their recommendation as to the punishment if any to be imposed on the Respondent if the charges have been proved.

9.11 The committee should bear in mind that the enquiry proceedings and submission of the report therein should be completed within a period of 90 days from the date of receipt of the complaint.

9.12 Important: For the purpose of making an inquiry under sub-section (1), the Internal Committee shall have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908) when trying a suit in respect of the following matters, namely:—
(a) summoning and enforcing the attendance of any person and examining him on oath;
(b) requiring the discovery and production of documents; and
(c) any other matter which may be prescribed.

9.13 The ICC may at its discretion conduct the enquiry exparte if the complainant or the respondent fails without sufficient cause to present her or himself for three consecutive hearings convened by the committee. However such exparte order may not be passed without giving a notice in writing 15 days in advance to the party remaining absent from the proceedings.

9.14 The presence of three members of the ICC shall constitute quorum for conducting the proceedings. The outside member shall always be present in all the proceedings to ensure objectivity.

9.15 The parties shall not be allowed to bring any legal practitioner to represent them in their case at any stage of the proceedings before the ICC.
9.16 The ICC shall conduct the enquiry proceedings in a confidential manner.

9.17 In cases where the ICC arrives at a conclusion that the allegation against the Respondent is malicious or CE has made complaint knowing it to be false or the CE has produced forged or misleading document, the committee may recommend to the university to take action against the CE in accordance with the section 14 of the SHWW Act.

9.18 In cases where the ICC arrives at a conclusion that during enquiry any witness has given false evidence or produced any forged or misleading document, it may recommend to the management to take appropriate disciplinary action.

9.19 The ICC at the request of the CE may recommend to the university to
(a) To restrain the Respondent from reporting on the work performance of the aggrieved women or wring her confidential report and assign the same to another officer.
(b) To transfer the agreed women or the Respondent to any other workplace or
(c) Grant leave to the aggrieved woman i.e upto a period of 3 months.

9.20 The Presiding officer shall keep the disciplinary authority informed on the progress of the enquiry at each stage to ensure that the management is aware of the status of the case and will be in a position to render necessary assistance to the committee in ensuring expeditious disposal of the complaint.

10. OTHER FUNCTIONS OF THE INTERNAL COMMITTEE:

10.1 The committee may meet periodically and at least once in a quarter and review the measures taken by the university to suggest enhancing the measures taken by the university to prevent any type of harassment at workplace and recommend remedial measures.

10.2 The internal committee shall submit its annual report to the management listing all the complaints received, action taken by the committee in respect of the said complaints, the number of cases in which the allegations made by the complainant have improved and not proved. The annual reports shall also include the recommendations sent by the ICC to the management for enhancing the measures taken for prevention and redressal of complaints of harassment.

11. ACTION ON THE REPORT OF THE ICC:

11.1 The disciplinary authority shall initiate action on the report submitted by the ICC.

11.2 If the ICC has held that charges against the Respondent have been proved the disciplinary action against the Respondent in accordance with the Disciplinary policy of the university. There is no need for ordering for the fresh enquiry. The disciplinary authority shall examine the report and thereafter propose the punishment in accordance with the disciplinary
policy of the university. After receipt of the respondent, the disciplinary authority shall pass speaking order imposing the punishment. The disciplinary authority shall complete the disciplinary action against the employee within 60 days of the receipt of the recommendations of the ICC.

11.3 The Respondent shall have a right of appeal to the Appellate Authority in accordance with the disciplinary policy of the university. If the disciplinary policy does not provide for appeal procedure the appeal shall be made to the next higher authority to the disciplinary authority. The appeal shall be preferred within 90 days of the recommendations of the ICC to the Disciplinary Authority.

12. OBLIGATIONS OF THE UNIVERSITY:

12.1 The university management shall provide all necessary assistance for the purpose of ensuring full, effective and speedy implementation of the policy.

12.2 The university management shall ensure that the ICC shall be reconstituted once the term of the existing committee is over. In cases if there are any complaints against any of the ICC members the management shall take immediate steps to reconstitute the ICC. The time limit specified under this policy shall be inclusive of the time taken for reconstituting the committee.

12.3 The university Management will monitor timely submission of reports. For this, the Management will conduct periodic update meetings with the ICC to ensure that the said policy is being implemented in letter and spirit.

12.4 The university management shall provide assistance to the CE if she so chooses to file a complaint with the police in relation to the offence under the Indian Penal code or any other law for the time is being imposed.

12.5 The university Management will also initiate action under the Indian Penal Code or any other law for the time being in force, against a perpetrator, where the perpetrator is not an employee of the establishment and there is complaint of Sexual Harassment against the said perpetrator in the workplace where the harassment took place.

12.6 The university Management shall ensure that the annual report of the university includes the measures taken for ensuring the provisions of the SHWW Act are fully complied with and the complaints received under this policy and the action thereon.

12.7 The university Management will create awareness amongst employee material on sexual harassment in the following manner:-
(i) Training cum Awareness session for employees (men and women)
(ii) Training cum Awareness session for ICC members
(iii) Training cum Awareness session for Human Resource teams and Senior Management.
13. CONFIDENTIALITY AND NON DISCLOSURE:

13.1 The identity and address of the aggrieved woman, respondent and witnesses, any information relating to conciliation and enquiry proceedings, recommendations of the internal committee, the action taken by the employer shall be treated as confidential and shall not be disclose to anyone who is not authorized to receive the said information.

13.2 The above restrictions shall be applicable to all the members of the internal committee and those who appear before the internal committee as witnesses and all those persons who are entrusted with the duty to handle or deal with the complaint, enquiry or any recommendations. Any breach of confidentiality the person concern shall be liable for the consequences as stipulated under section 17 of the Act read with rule 12 of the rules.

13.3 The provisions of the Right to Information Act are not applicable to the proceedings initiated under the Act in accordance with section 16 of the Act. Accordingly no disclosure shall be made even if an application under RTI Act is made seeking any information with respect to the complaint or the proceedings or the action taken on the recommendation of the internal committee.

13.4 The management may decimate regarding the justice secured to any victim of sexual harassment without disclosing the name, address, identity or other particulars calculated to lead to the identification of the agreed women and witnesses.

14. TIME LINE FOR ACTIVITIES UNDER THE POLICY:

<table>
<thead>
<tr>
<th>SL. No</th>
<th>ACTION POINT</th>
<th>AUTHORITY/CONCERNED PERSON</th>
<th>TIME LIMIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Complaint:</td>
<td>Complaint to be lodged by aggrieved woman Before Internal Complaints Committee</td>
<td>1).within the period of 3 months from the date of the incident, or 2) in case of series of incidents, within the period of 3 months from the date of last incident.</td>
</tr>
<tr>
<td>2</td>
<td>Initiation of Enquiry Proceedings</td>
<td>By the Internal Complaints Committee, by sending the copy of complaint To the Respondent</td>
<td>Within the period of 7 working days of receipt of the complaint</td>
</tr>
<tr>
<td>3</td>
<td>Reply by the Respondent along with his list of documents, names and addresses of witnesses</td>
<td>To the Internal Complaints Committee</td>
<td>Within 10 working days from the day of receipt of the copy of complaint forwarded by ICC.</td>
</tr>
<tr>
<td>4</td>
<td>Completion of Enquiry proceedings</td>
<td>By ICC</td>
<td>Within 3 months from the date of receipt of complaint</td>
</tr>
<tr>
<td>5</td>
<td>Submission of Enquiry Report and Findings along with Recommendations by</td>
<td>To the University Management</td>
<td>Within 10 days of completion of Enquiry Proceedings by ICC</td>
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</tbody>
</table>
Redressal

15. The complaints may be addressed as follows:

(a) The committee can ask the Institute to suspend the alleged harasser from an administrative post / classes if his / her presence is likely to interfere with the enquiry.

(b) The victim of sexual harassment as per the Supreme Court judgement, will have the option to seek transfer of the perpetrator or their own transfer where applicable.

(c) The Head of the Institution upon receipt of the enquiry report, shall refer the same to the Governing Body / Executive Council and Institute disciplinary action on the basis of the recommendations of the Complaint Committee under relevant service rules.

(d) The disciplinary action will be commensurate with the nature of the violation.

(e) In the case of Institute employee, disciplinary action could be in the form of:

(i) Warning
(ii) Written apology
(iii) Bond of good behaviour
(iv) Adverse remarks in the confidential report
(v) Debarring from supervisory duties
(vi) Denial of membership of statutory bodies
(vii) Denial of re-employment
(viii) Stopping of increments / promotion
(ix) Reverting, demotion
(x) Suspension
(xi) Dismissal
(xii) Any other relevant mechanism

(f) In case of students, disciplinary action could be in the form of

(i) Warning
(ii) Written apology
(iii) Bond of good behaviour
(iv) Debarring entry into a hostel / campus
(v) Suspension for a specific period of time  
(vi) Withholding results  
(vii) Debarring from exams  
(viii) Debarring from contesting elections  
(ix) Debarring from holding posts such as member of Committee of Courses, membership of college union, etc.  
(x) Expulsion  
(xi) Denial of admission  
(xii) Declaring the harasser as “persona non grata” for a stipulated period of time.  
(xiii) Any other relevant mechanism

Protection against Victimization

16. TU has an obligation to ensure that a person who registers a complaint in good faith and without malice is protected, and will not allow a person raising a concern to be victimized for doing so. In the unfortunate event where, despite the best of precautions, the Complainant would be victimized, TU shall treat this as a serious matter and take disciplinary action against the perpetrator.

‘Annual Report’

17. The Chairperson of the Committee will prepare an Annual Report at the end of each financial year, giving a full account of the activities of the Committee during the year gone by, and provide a copy of this report to the Chairman of TU. A copy of the report will also be sent to the Ministry of Human Resource Development.
NOTICE

CONSTITUTION OF INTERNAL COMPLAINT COMMITTEE FOR INVESTIGATION OF COMPLAINTS RELATING TO SEXUAL HARASSMENT AT WORK PLACE.

In accordance with section 4(2) read with section 9(b) of the Sexual Harassment of women at work place (Prevention, Prohibition and Redressal) Act and the rules, 2013, the internal complaint committee consisting of the following members is constituted.

Mrs. ________________ presiding officer. Email _________ Off.Tel.No.
Mrs._________________ Member               Email _________ Off.Tel.No.
Mr/Mrs_______________ Member               Email _________ Off.Tel.No.
Mrs._________________ Member               Email _________ Off.Tel.No.
(Independent Person)                                 Email _________ Off.Tel.No.

The formation of the committee shall be effective from ______________ and shall be in force for a period of 3 years. Any vacancies arising during the said period will be filled up in accordance with the provisions Act and Rules read with the policy of the university.

For ______________________________
PRINT ON THE LETTER OF THE UNIVERSITY

NOTICE
Under section 19(b) of the
Sexual Harassment of Women at Workplace
(Prevention, Prohibitions and Redressal) Act & the Rules, 2013

1. Punishment for false or malicious complaint and false evidence.

Where the Internal Committee or the Local Committee, as the case may be, arrives at a conclusion that the allegation against the respondent is malicious or the aggrieved woman or any other person making the complaint has made the complaint knowing it to be false or the aggrieved woman or any other person making the complaint has produced any forged or misleading document, it may recommend to the employer or the District Officer, as the case may be, to take action against the woman or the person who has made the complaint under sub-section (1) or sub-section (2) of section 9, as the case may be, in accordance with the provisions of the service rules applicable to her or him or where no such service rules exist, in such manner as may be prescribed:

Note: Mere inability to substantiate a complaint or provide adequate proof need not attract action against complainant under this section.

2. Punishment for false evidence or producing forged or misleading documents:

Where the Internal Committee or the Local Committee, as the case may be, arrives at a conclusion that during the inquiry any witness has given false evidence or produced any forged or misleading document, it may recommend to the employer of the witness or the District Officer, as the case may be, to take action in accordance with the provisions of the service rules applicable to the said witness or where no such service rules exist, in such manner as may be prescribed.

Note: Rule 9 prescribes action but on the basis of the conclusion of complaint committee and notice.

3. Penalty for noncompliance of settlement:

On failure of the conciliation as stipulated by section 10 and on the basis of complaint by the complainant (agreed woman) the ICC makes an enquiry in to complaint in accordance with the provisions of the service rules applicable to the Respondent and where no such rules exists, in such manner as may be prescribed or in case of a domestic worker the local committee shall, if prima facia case exists forward the complaint to the police, within a period of 7 days for registering the case under section 509 of the Indian penal code and any other relevant provisions of the said code where applicable. Provided that where aggrieved women informs the internal committee or the local committee as the case may be that any term or condition of the settlement arrived under sub-section 2 of section 10 has not been complied with by the Respondent, the Internal committee or the local committee shall proceed to make an enquiry in to the complaint or as the case may be forward the complaint to the police. Where the internal committee arrives at the conclusion the allegation against the Respondent has been proved it
shall recommend to the employer (i) to take action for sexual harassment as a misconduct in accordance with the provisions of the service rules applicable to the respondent or where no such service rules have been made, in such manner as may be prescribed;

(ii) to deduct, notwithstanding anything in the service rules applicable to the respondent, from the salary or wages of the respondent such sum as it may consider appropriate to be paid to the aggrieved woman or to her legal heirs, as it may determine, in accordance with the provisions of section 15 pertaining to determination of compensation which will be the mental trauma, pain suffering and emotional distress cost to the agreed women, the loss in the career opportunity due to the incident of sexual harassment, medical expenses incurred by the victim for physical or psychiatric treatment, the income and financial status of the Respondent, fusibility of such payment in lump sum or in installments.

4. Penalty for publication or making known contents of complaint and inquiry proceedings

Where any person entrusted with the duty to handle or deal with the complaint, inquiry or any recommendations or action to be taken under the provisions of this Act, contravenes the provisions of section 16, he shall be liable for penalty in accordance with the provisions of the service rules applicable to the said person or where no such service rules exist, in such manner as may be prescribed.

5. Penalty for noncompliance with provisions of Act

(1) Where the employer fails to--

(a) Constitute an Internal Committee under sub-section (1) of section 4;

(b) take action under sections 13, 14 and 22; and

(c) contravenes or attempts to contravene or abets contravention of other provisions of this Act or any rules made thereunder,

he shall be punishable with fine which may extend to fifty thousand rupees.

The contents of the above notice are only illustrative. For further details refer to SHWW Act and the Rules.

Date: For ____________________________