#### PROPOSED CHANGES TO JOINT RULE 38 RELATED TO SB23-172 AND SB23-286

That in the Joint Rules of the Senate and House of Representatives, **amend** Joint Rule No. 38 as follows:

# 38. WORKPLACE HARASSMENT POLICY AND WORKPLACE EXPECTATIONS POLICY

(a) **Declaration.** The General Assembly is committed to maintaining a workplace that encourages mutual respect, and THAT promotes respectful, professional, and congenial relationships, and that is free from harassment from or toward legislators, legislative employees, or third parties. The citizens of the State of Colorado expect their elected officials to behave in a manner befitting the honor and privilege they hold as representatives of the citizens of Colorado. The General Assembly holds the members of its community and, IN PARTICULAR, legislators in particular, to a higher standard of conduct than simply avoiding unlawful harassment. When disrespectful behavior and harassment persist, even when not unlawful or directed at an individual because that person is a member of a protected class, it diminishes the dignity and stature of the institution of the General Assembly and can lead to unlawful harassment.

### (b) Workplace Harassment Policy.

- (1) The Office of Legislative Workplace Relations in the Office of Legislative Legal Services, in consultation with the secretary of the Senate, the chief clerk of the House of Representatives, the State Auditor, and the directors of the nonpartisan staff agencies of the General Assembly, shall develop a Workplace Harassment Policy. The Workplace Harassment Policy is applicable to all legislators; legislative employees; except to such legislative employees who are subject to the state personnel system; and third parties. The Policy, and any amendment to the Policy, is subject to the approval of the Executive Committee of the Legislative Council.
- (2) The Workplace Harassment Policy must include:
  - (A) Both a formal and informal complaint resolution process;
  - (B) A PROVISION SPECIFYING that, except as necessary to complete an investigation and provide any accommodations, the identity of a complainant must not be disclosed to anyone, including members of a

Workplace Harassment Committee and leadership;

- (C) A PROVISION SPECIFYING that the information obtained during the informal complaint process or the formal complaint process remains confidential, except as authorized OTHERWISE PROVIDED IN SECTION 24-72-204 (9), COLORADO REVISED STATUTES, OR in the Workplace Harassment Policy;
- (D) A PROVISION SPECIFYING that, except as specifically allowed under the Workplace Harassment Policy OR AS OTHERWISE PROVIDED IN SECTION 24-72-204 (9), COLORADO REVISED STATUTES, legislators and legislative employees shall keep all matters relating to an alleged violation of the Policy confidential and third parties shall keep such matters confidential to the extent permitted by law;
- (E) A PROVISION SPECIFYING that both complainants and respondents be given equal access to information and services;
- (F) A PROVISION SPECIFYING that a violation under the Policy must be founded on a claim of harassment, based on an individual's disability, race, creed, color, sex (INCLUDING PREGNANCY, CHILDBIRTH, AND RELATED MEDICAL CONDITIONS), sexual orientation, religion, age forty and older, national origin, military status, genetic information, or ancestry, or CITIZENSHIP STATUS, MARITAL STATUS, GENDER IDENTITY OR EXPRESSION, TRANSGENDER STATUS, OR MEMBERSHIP IN any other class protected by state or federal law (REFERRED TO IN THIS JOINT RULE NO. 38 AS "PROTECTED CLASS") or THAT A VIOLATION MUST BE FOUNDED ON A CLAIM OF an act of retaliation under the Policy;
- A PROVISION SPECIFYING that factual determinations MUST be found by a preponderance of the evidence standard and that violations OF THE WORKPLACE HARASSMENT POLICY FOR A CLAIM OF HARASSMENT MUST be based on both a subjective standard that the complainant found the action or actions to be offensive and an objective standard that a reasonable person in the complainant's position WHO IS A MEMBER OF THE SAME PROTECTED CLASS would have found the action or actions to be offensive; and
- (H) A PROVISION SPECIFYING THAT if, following a formal investigation, it

is found that a lobbyist has violated the Workplace Harassment Policy, an executive summary of the findings of any investigation must be forwarded to the Executive Committee of the Legislative Council, who shall WHICH MUST treat the summary as a complaint under Joint Rule 36.

## (c) Workplace Expectations Policy.

- (1) The Office of Legislative Workplace Relations in the Office of Legislative Legal Services, in consultation with the secretary of the Senate, the chief clerk of the House of Representatives, the State Auditor, and the directors of the nonpartisan staff agencies of the General Assembly, shall develop a Workplace Expectations Policy. The Workplace Expectations Policy is applicable to all legislators; legislative employees; except such legislative employees who are subject to the state personnel system; and third parties. The Policy and any amendment to the Policy is ARE subject to the approval of the Executive Committee of the Legislative Council.
- (2) The Workplace Expectations Policy must include Behavioral expectations for legislators, legislative employees, and third parties that foster a civil and professional work environment in which all individuals are treated with dignity and respect. The policy must specify the individuals or offices to whom concerns regarding behavior that fails to comport with the expectations under the policy should be directed and the extent to which attempts at resolving any concerns are confidential.
  - (A) An informal complaint resolution process;
  - (B) That, except as necessary to complete the informal complaint resolution process and provide any accommodations, the identity of a complainant must not be disclosed to anyone, including members of a Workplace Harassment Committee and leadership;
  - (C) That the information obtained during the informal complaint process remains confidential, except as authorized in the Workplace Harassment Policy; and
  - (D) Except as specifically allowed under the Workplace Expectations

Policy, legislators and legislative employees shall keep all matters relating to an alleged violation of the Policy confidential and third parties shall keep such matters confidential to the extent permitted by law.

#### (d) Personnel Manuals and Review.

- (1) Following approval by the Executive Committee of the Legislative Council, the Workplace Harassment Policy and the Workplace Expectations Policy must be included in each agency's or house's personnel manual or equivalent document and posted prominently on the General Assembly's home page on the internet.
- (2) The Office of Legislative Workplace Relations shall annually review the Policies and, after consultation with the secretary of the Senate, the chief clerk of the House of Representatives, the State Auditor, and the directors of the nonpartisan staff agencies of the General Assembly, may recommend changes to the policies to the Executive Committee.

#### (e) Confidentiality.

- (1) Except as permitted under the Workplace Harassment Policy or the Workplace Expectations Policy OR AS OTHERWISE PROVIDED IN SECTION 24-72-204 (9), COLORADO REVISED STATUTES, all documents related to any inquiry or complaint under either of the policies are confidential and are not subject to public inspection under part 2 of article 72 of title 24, Colorado Revised Statutes.
- (2) Meetings of a Workplace Harassment Committee at which a complaint, investigation, or remedial action is discussed may be conducted in executive session as described in section 24-6-402 (3)(a)(III), Colorado Revised Statutes.

## (f) *Training*.

(1) Prior to the commencement of each regular session of the General Assembly, the Office of Legislative Workplace Relations shall provide training on the Workplace Expectations Policy and the Workplace Harassment Policy to newly elected members. The Office shall provide annual training on the policies to returning members of the General Assembly. The Office Shall

- MAKE a list of any members who do not attend the annual training shall be publicly available.
- (3) Prior to or soon after the commencement of each regular session of the General Assembly, the Office shall provide voluntary training on the Policies to third parties, who are encouraged to attend such training.
- (g) **Definitions.** As used in this Joint Rule 38:
  - (1) "Legislative employee" means:
    - (A) An employee of: The Legislative Council staff: the Office of Legislative Legal Services: the Joint Budget Committee staff: the Office of the State Auditor WHO IS NOT SUBJECT TO THE STATE PERSONNEL SYSTEM; the Senate: or the House of Representatives: or
    - (B) Any A legislative aide to a member, A legislative intern, or A volunteer staff person.
  - (2) "Third parties PARTY" means lobbyists, members A LOBBYIST, MEMBER of the media, and members OR MEMBER of the general public who have HAS business at the state capitol or who are IS doing business with A legislative service agencies AGENCY, the Senate, or the House of Representatives.