DAA (LEGAL)

The District shall not fail or refuse to hire or discharge any individ- ual, or otherwise discriminate against any individual with respect to compensation, terms, conditions, or privileges of employment on the basis of any of the following protected characteristics:		
1.	Race, color, or national origin;	
2.	Sex;	
3.	Religion;	
4.	Age (applies to individuals who are 40 years of age or older);	
5.	Disability; or	
6.	Genetic information [see DAB].	
168 Disa ploy 2000 Con Ch. 2	<i>I.S.C.</i> 1981; 42 U.S.C. 2000e et seq. (Title VII); 20 U.S.C. 1 et seq. (Title IX); 42 U.S.C. 12111 et seq. (Americans with bilities Act); 29 U.S.C. 621 et seq. (Age Discrimination in Em- ment Act); 29 U.S.C. 793, 794 (Rehabilitation Act); 42 U.S.C. Off et seq. (Genetic Information Nondiscrimination Act); U.S. st. Amend. I; Human Resources Code 121.003(f); Labor Code 21 (Texas Commission on Human Rights Act); Labor Code Ch. Subchapter H (genetic information)	
nato but c	VII proscribes employment practices that are overtly discrimi- ry (disparate treatment), as well as those that are fair in form discriminatory in practice (disparate impact). <u>Wards Cove</u> <u>king Co. v. Atonio</u> , 490 U.S. 642 (1989)	
bers men as h	arate treatment (intentional discrimination) occurs when mem- of a protected group have been denied the same employ- t, promotion, membership, or other employment opportunities ave been available to other employees or applicants. <i>29</i> <i>R. 1607.11</i>	
ployi on a the c	arate impact occurs when an employer uses a particular em- ment practice that causes a disparate (disproportionate) impact protected group and the employer fails to demonstrate that challenged practice is job-related and consistent with business essity. 42 U.S.C. 2000e- $2(k)(1)(A)$ ; Labor Code 21.115, .122	
men son The bank rupt laws	District may not deny employment to, terminate the employ- t of, or discriminate with respect to employment against, a per- that is or has been a debtor under federal bankruptcy laws. District may not discriminate against a person with whom a krupt or debtor has been associated, solely because the bank- or debtor is or has been a debtor under federal bankruptcy ; was insolvent before the commencement of a bankruptcy e or during the case but before the debtor was granted or de-	
	ual, a com the b 1. 2. 3. 4. 5. 6. 42 U 168 Disa ploy 2000 Con Ch. 2 21, 3 Title nato but c Pacl Disp bers men as ha C.F.I Disp ploy on a the c e men son The bank rupt laws	

	nied a discharge; or has not paid a debt that is dischargeable in the bankruptcy case or that was discharged under the bankruptcy laws. <i>11 U.S.C. 525(a)</i>
JOB QUALIFICATION	The District may take employment actions based on religion, sex, national origin, or age in those certain instances where religion, sex, national origin, or age is a bona fide occupational qualification. <i>42 U.S.C. 2000e-2(e); 29 U.S.C. 623(f); Labor Code 21.119</i>
EMPLOYMENT POSTINGS	The District shall not print or publish any notice or advertisement relating to District employment that indicates any preference, limitation, specification, or discrimination based on race, color, religion, sex, disability, or national origin, unless the characteristic is a bona fide occupational qualification. <i>42 U.S.C. 2000e-3(b); Labor Code 21.059</i>
HARASSMENT OF EMPLOYEES	The District has an affirmative duty to maintain a working environ- ment free of harassment on the basis of a protected characteristic. <i>42 U.S.C. 2000e et seq.; 29 C.F.R. 1606.8(a), 1604.11</i> [See DIA]
RETALIATION	The District may not discriminate against any employee or appli- cant for employment because the employee or applicant has op- posed any unlawful, discriminatory employment practices or partic- ipated in the investigation of any complaint related to an unlawful, discriminatory employment practice. 29 U.S.C. 623(d) (ADEA); 42 U.S.C. 2000e-3(a) (Title VII); 34 C.F.R. 100.7(e) (Title VI); 34 C.F.R. 110.34 (Age Act); 42 U.S.C. 12203 (ADA); <u>Jackson v. Bir- mingham Bd. of Educ.</u> , 544 U.S. 167 (2005) (Title IX); Labor Code 21.055 [See DIA]
NOTICES	The District shall post in conspicuous places upon its premises a notice setting forth the information the Equal Employment Opportunity Commission deems appropriate to effectuate the purposes of the anti-discrimination laws. <i>29 U.S.C. 627; 42 U.S.C. 2000e-10</i>
SECTION 504 NOTICE	A district that employs 15 or more persons shall take appropriate steps to notify applicants and employees, including those with im- paired vision or hearing, that it does not discriminate on the basis of disability.
	The notice shall state:
	<ol> <li>That the District does not discriminate in employment in its programs and activities; and</li> </ol>
	2. The identity of the District's 504 coordinator.
	Methods of notification may include:
	1. Posting of notices;

	<ol><li>Publication in newspapers and magazines;</li></ol>
	3. Placing notices in District publications; and
	4. Distributing memoranda or other written communications.
	If the District publishes or uses recruitment materials containing general information that it makes available to applicants or em- ployees, it shall include in those materials a statement of its non- discrimination policy.
	34 C.F.R. 104.8
AGE DISCRIMINATION	The District may take an employment action on the basis of age pursuant to a bona fide seniority system or a bona fide employee benefit plan. However, a bona fide employee benefit plan shall not excuse the failure to hire any individual and no such benefit plan shall require or permit the involuntary retirement of any individual because of age. <i>29 U.S.C. 623(f); Labor Code 21.102</i>
SEX DISCRIMINATION GENDER STEREOTYPES	The District may not evaluate employees by assuming or insisting that they match the stereotype associated with their group. <u>Price</u> <u>Waterhouse v. Hopkins</u> , 490 U.S. 228 (1989)
PREGNANCY	The prohibition against discrimination on the basis of sex includes discrimination on the basis of pregnancy, childbirth, or related medical conditions. The District shall treat women affected by pregnancy, childbirth, or related medical conditions the same as other employees for all employment-related purposes, including receipt of benefits under fringe benefit programs. <i>42 U.S.C. 2000e(k); 29 C.F.R. 1604.10; Labor Code 21.106</i>
EQUAL PAY	The District may not pay an employee at a rate less than the rate the District pays employees of the opposite sex for equal work on jobs the performance of which require equal skill, effort, or respon- sibility and which are performed under similar working conditions. This rule does not apply if the payment is pursuant to a seniority system, a merit system, a system that measures earnings by quan- tity or quality of production, or a differential based on any other fac- tor other than sex. 29 U.S.C. 206(d) (Equal Pay Act); 34 C.F.R. 106.54 (Title IX)
RELIGIOUS DISCRIMINATION	The prohibition against discrimination on the basis of religion in- cludes all aspects of religious observances and practice, as well as religious belief, unless the District demonstrates that it is unable to reasonably accommodate an employee's or prospective employ- ee's religious observance or practice without undue hardship to the District's business. "Undue hardship" means more than a <i>de</i> <i>minimus</i> (minimal) cost. <i>42 U.S.C. 2000e(j); 29 C.F.R. 1605.2; La- bor Code 21.108</i>

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	The District may not substantially burden an employee's free exer- cise of religion, unless the burden is in furtherance of a compelling governmental interest and is the least restrictive means of further- ing that interest. <i>Civ. Prac. &amp; Rem. Code 110.003</i>				
DISABILITY DISCRIMINATION	A person employed or maintained to obtain or aid in obtaining posi- tions for public school employees may not directly or indirectly ask about, orally or in writing, the religion or religious affiliation of any- one applying for employment in a public school of this state. A vio- lation of this provision is a Class B misdemeanor. A person who violates this provision is subject to civil penalties. <i>Education Code</i> 22.901				
	The District may not discriminate against a qualified individual on the basis of disability in job application procedures, hiring, advancement, or discharge of employees, compensation, job training, and other terms, conditions, and privileges of employment. <i>42</i> U.S.C. 12112(a); 29 C.F.R. 1630.4(b); Labor Code 21.051				
	In addition, each district that receives assistance under the Individ- uals with Disabilities Education Act (IDEA) must make positive ef- forts to employ, and advance in employment, qualified individuals with disabilities in programs assisted by the IDEA. <i>34 C.F.R.</i> <i>300.177(b)</i>				
DISCRIMINATION BASED ON LACK OF DISABILITY	The Americans with Disabilities Act (ADA) and the Texas Commission on Human Rights Act do not provide a basis for a claim that an individual was subject to discrimination because of the individual's lack of disability. 42 U.S.C. $12201(g)$ ; 29 C.F.R. $1630.4(b)$ ; Labor Code $21.005(c)$				
DEFINITION OF	"Disability" means:				
DISABILITY	<ol> <li>An actual disability: a physical or mental impairment [see def- inition, below] that substantially limits one or more of an indi- vidual's major life activities;</li> </ol>				
	2. A record of having such an impairment; or				
	3. Being regarded as having such an impairment.				
	An impairment that substantially limits one major life activity need not limit other major life activities in order to be considered a disa- bility. An impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active.				
'REGARDED AS' HAVING AN IMPAIRMENT	An individual meets the requirement of being "regarded as" having an impairment if the individual establishes that he or she has been subjected to an action prohibited by the ADA because of an actual				

OTHER

DEFINITIONS

MENTAL

'PHYSICAL OR

IMPAIRMENT'

#### EMPLOYMENT OBJECTIVES EQUAL EMPLOYMENT OPPORTUNITY

or perceived physical or mental impairment whether or not the im-
pairment limits or is perceived to limit a major life activity.

- TRANSITORY AND MINOR The "regarded as" prong of the definition does not apply to impairments that are transitory or minor. A transitory impairment is one with an actual or expected duration of six months or less. The "transitory" exception does not apply to the "actual disability" or "record of disability" prongs of the definition.
- MITIGATING MEASURES The determination of whether an impairment substantially limits a major life activity shall be made without regard to the ameliorative effects of mitigating measures, such as medication, medical supplies, low-vision devices, prosthetics, hearing aids, mobility devices, oxygen therapy, assistive technology, or learned behavioral or adaptive neurological modifications.

The ameliorative effects of ordinary eyeglasses or contact lenses shall be considered in determining whether an impairment substantially limits a major life activity. Ordinary eyeglasses and contact lenses are lenses that are intended to fully correct visual acuity or to eliminate refractive error.

42 U.S.C. 12102(1), (3), (4); 29 C.F.R. 1630.2(g), (j)(1); Labor Code 21.002, .0021

"Physical or mental impairment" means:

1. Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more body systems, such as neurological, musculoskeletal, special sense organs, respiratory (including speech organs), cardiovascular, reproductive, digestive, genitourinary, immune, circulatory, hemic, lymphatic, skin, and endocrine; or

2. Any mental or psychological disorder, such as an intellectual disability (formerly termed "mental retardation"), organic brain syndrome, emotional or mental illness, and specific learning disabilities.

29 C.F.R. 1630.3(h)

"MAJOR LIFE "Major life activities" include caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, sitting, reaching, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, interacting with others, and working.

"Major life activities" also include the operation of major bodily functions, including functions of the immune system, special sense organs and skin, normal cell growth, and digestive, genitourinary,

	bowel, bladder, neurological, brain, respiratory, circulatory, cardio- vascular, endocrine, hemic, lymphatic, musculoskeletal, and repro- ductive functions. The operation of a major bodily function includes the operation of an individual organ within the body system.		
	42	U.S.C. 12102(2); 29 C.F.R. 1630.3(i); Labor Code 21.002	
<b>'QUALIFIED</b>	"Qualified individual" means an individual who:		
INDIVIDUAL'	1.	Satisfies the requisite skill, experience, education, and other job-related requirements of the employment position such in dividual holds or desires; and	
	2.	With or without reasonable accommodation, can perform the essential functions of such position. Consideration shall be given to the District's judgment as to what functions of a job are essential. A written job description prepared before advertising or interviewing applicants for the job is evidence of the job's essential functions.	;
	42	U.S.C. 12111(8); 29 C.F.R. 1630.3(m)	
REASONABLE ACCOMMODATIONS	The District is required, absent undue hardship, to make a reason- able accommodation to an otherwise qualified individual who meets the definition of disability under the "actual disability" or "record of disability" prongs. The District is not required to provide a reasonable accommodation to an individual who meets the defi- nition of disability solely under the "regarded as" prong. 42 U.S.C. 12112(b)(5); 29 C.F.R. 1630.4(o)(4), .9; 29 U.S.C. 794; 34 C.F.R. 104.11; Labor Code 21.128 [See DBB regarding medical examina- tions and inquiries under the Americans with Disabilities Act]		
	"Reasonable accommodation" includes:		
	1.	Making existing facilities used by employees readily accessi- ble to and usable by individuals with disabilities; and	-
	2.	Job restructuring, part-time or modified work schedules, reas signment to a vacant position, acquisition or modification of equipment or devices, appropriate adjustment or modification of examinations, training materials or policies, the provision of qualified readers or interpreters, and other similar accommo- dations for individuals with disabilities.	n of
	42	U.S.C. 12111(9); 29 C.F.R. 1630.2(o); 34 C.F.R. 104.12(b)	
	exp com faci	due hardship" means an action requiring significant difficulty or ense when considered in light of the nature and cost of the ac amodation needed, overall financial resources of the affected lity and the District, and other factors set out in law. 42 U.S.C. 11(10); 29 C.F.R. 1630.2(p); 34 C.F.R. 104.12(c)	;-
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EMPLOYMENT OBJEC EQUAL EMPLOYMENT		DAA (LEGAL)
DISCRIMINATION BASED ON RELATIONSHIP	The District shall not exclude or deny equal jobs or beneficities of the known disability of an individual with whom the qualified individual is known to have a family, business, social, or other ship or association. <i>42 U.S.C. 12112(b)(4); 29 C.F.R. 16 34 C.F.R. 104.11</i>	ause of ied indi- er relation-
ILLEGAL DRUGS AND ALCOHOL	The term "qualified individual with a disability" does not in employee or applicant who is currently engaging in the ill of drugs, when the District acts on the basis of such use.	
DRUG TESTING	The District is not prohibited from conducting drug testing ployees and applicants for the illegal use of drugs or mak ployment decisions based on the results of such tests.	
	42 U.S.C. 12114(c), (d); Labor Code 21.002(6)(A) [See I	DHE]
ALCOHOL USE	The term "qualified individual with a disability" does not in individual who is an alcoholic and whose current use of a prevents the employee from performing the duties of his or whose employment, by reason of such current alcohol would constitute a direct threat to property or the safety of 42 U.S.C. 12114(a); 29 U.S.C. 705(20)(C); 29 C.F.R. 163 28 C.F.R. 35.104; Labor Code 21.002(6)(A)	llcohol or her job abuse, of others.
QUALIFICATION STANDARDS	It is unlawful for the District to use qualification standards ment tests, or other selection criteria that screen out or te screen out an individual with a disability or a class of indi with disabilities, on the basis of disability, unless the stan or other selection criteria, as used by the District, is show job related for the position in question and is consistent w ness necessity. 29 C.F.R. 1630.10(a)	end to viduals dard, test, /n to be
DIRECT THREAT TO HEALTH OR SAFETY	As a qualification standard, the District may require that a ual not pose a direct threat to the health or safety of othe als in the workplace. "Direct threat" means a significant r health or safety of the individual or others that cannot be by reasonable accommodation. 42 U.S.C. $12111(3)$ ; 29 $1630.2(r)$ ; Labor Code $21.002(6)(B)$	r individu- isk to the eliminated
VISION STANDARDS AND TESTS	The District shall not use qualification standards, employed tests, or other selection criteria based on an individual's used vision unless the standard, test, or other selection criteria used by the District, is shown to be job-related for the post question and consistent with business necessity. <i>42 U.S. 12113(c); 29 C.F.R. 1630.10(b); Labor Code 21.115(b)</i>	uncorrect- eria, as sition in
COMMUNICABLE DISEASES	The District may refuse to assign or continue to assign an al to a job involving food handling if the individual has an or communicable disease that is transmitted to others thr	infectious
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	handling of food. 42 U.S.C. 12113(d); 29 U.S.C. 705(20)(D); 29 C.F.R. 1630.16(e); Labor Code 21.002(6)(B)
SERVICE ANIMALS	A district that is subject to the jurisdiction of Title I of the ADA (em- ployment discrimination) or to section 504 of the Rehabilitation Act (employment discrimination) shall comply with the reasonable ac- commodation requirements of those laws with respect to service animals. [See REASONABLE ACCOMMODATIONS, above]
	A district that is not subject to either Title I or section 504 shall comply with Title II of the ADA (discrimination by public entity). An employer that is subject to Title II shall comply with 28 C.F.R. part 35, including the requirements relating to service animals at 28 C.F.R. 35.136 [see FBA].
	28 C.F.R. 35.140
MILITARY SERVICE	The District shall not deny initial employment, reemployment, re- tention in employment, promotion, or any benefit of employment on the basis of membership in a uniformed service, performance in a uniformed service, application for uniformed service, or obligation to a uniformed service. The District shall not take adverse em- ployment action or discriminate against any person who takes ac- tion to enforce protections afforded by the Uniformed Services Em- ployment and Re-employment Rights Act (USERRA). <i>38 U.S.C.</i> <i>4311</i> [See also DECB]
GRIEVANCE POLICIES SECTION 504	A district that receives federal financial assistance and that em- ploys 15 or more persons shall adopt grievance procedures that incorporate appropriate due process standards and that provide for the prompt and equitable resolution of complaints alleging any ac- tion prohibited by Section 504 of the Rehabilitation Act. 34 C.F.R. 104.7(b), .11
AMERICANS WITH DISABILITIES ACT	A district that employs 50 or more persons shall adopt and publish grievance procedures providing for prompt and equitable resolution of complaints alleging any action that would be prohibited by the ADA. <i>28 C.F.R. 35.107, .140</i>
TITLE IX	A district that receives federal financial assistance shall adopt and publish grievance procedures providing for prompt and equitable resolution of employee complaints alleging any action prohibited by Title IX. 34 C.F.R. 106.8(b); <u>North Haven Board of Education v.</u> <u>Bell</u> , 456 U.S. 512 (1982)
COMPLIANCE COORDINATOR	The District shall designate at least one employee to coordinate its efforts to comply with Title IX, Section 504, the Age Act, and the ADA. The District shall notify all employees of the name, office address, and telephone number of the employee(s) so designated. <i>34 C.F.R. 104.7(b), .11; 28 C.F.R. 35.107, .140; 34 C.F.R. 106.8(b)</i>