Know Your Rights...

- **You have the right** to a workplace free of discrimination based on sex, race, skin color, national origin, religion, age (40 years and over), disability, genetic information, and retaliation.

- **You have the right** to a workplace free of harassment/bullying, both verbal and physical.

- **You have the right** to report job discrimination without punishment.

Remember To...

- **Report** discrimination, harassment and bullying, or other illegal activities.

- **Respect** yourself and others in the workplace.

- **Request** reasonable accommodations for your religion, disability or special needs.

- **Record** how you are treated and how you treated others.

FAQs

**What is a disability?**
Not everyone with a medical condition is protected by the law. In order to be protected, a person must be qualified for the job and have a disability as defined by the law.

A person can show that he or she has a disability in one of three ways:
- He/she has a physical or mental condition that substantially limits a major life activity (i.e. walking, talking, seeing, hearing, eating, or learning).
- He/she has a history of a disability (such as cancer in remission)
- He/she is believed to have a physical or mental impairment that is **not transitory** (lasting or expected to last six months or less) and **minor**, even if he/she does not have such an impairment.

**What is Pregnancy Discrimination Act (PDA)?**
Under the PDA, an employer cannot fire, refuse to hire, demote, or take any other adverse action against a woman if pregnancy, childbirth, or related medical conditions are motivating factors in adverse employment actions. The PDA prohibits discrimination with respect to all aspects of employment, including pay, job assignments, promotions, layoffs, training, and fringe benefits (such as leave and health insurance).

**What is Retaliation?**
*Retaliation because of the following reason(s):
  a) You opposed an act violating one of the statutes enforced by the U.S. Equal Employment Opportunity Commission (EEOC) and Government of Guam/Department of Labor, a Fair Employment Practice Division (FEPD).
  b) You filed a complaint; or you testified, assisted, or participated in an investigation, proceeding, or hearing, concerning prohibited discrimination, conducted by the U.S. EEOC and/or the FEPA.
  c) You requested a reasonable accommodation (religion or disability).
  d) You associated with someone protected by one of the laws enforced by the U.S. EEOC and the FEPD.

**Will charges remain confidential?**
Yes. All information obtained from individuals who contact FEPD/EEOC is confidential and will not be revealed to the employer until the individual files a charge of discrimination. When an individual contacts the FEPD/EEOC, he/she will be asked to provide information. This information will be used for record-keeping purposes and to determine whether the situation is covered by FEPD/EEOC. FEPD/EEOC employees are subject to strict confidentiality requirements by law.
Objective
Assist private sector employers and employees on allegations or employment discrimination through discussions of infractions. Assist employers to know their legal responsibilities at the workplace to reduce or avoid any form of discrimination.

Authority
Executive Order Number 83-010 established the Fair Employment Practice Division (FEPD) within the Guam Department of Labor on April 1, 1983. Such authority vested in the Division is reiterated in Title LX, Chapter II and Title XLII, Chapter IV of the Fair Labor Standards

Policy
The public policy of the territorial government of Guam is to protect and safeguard the civil rights of all individuals to seek, have access to, obtain and hold employment without discrimination be-cause of race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status, sex, and/or age. Employment practices should treat all individuals equally, evaluating each individual only on the basis of bona fide occupational qualification, unless pursuant to permissible defense as enumerated in the law.

Employer Appropriate Preventative Actions:
- Written Anti-Harassment Policy
- Protects against retaliation
- Defines workplace harassment
- Establishes a complaints procedure
- Creates multiple paths in the complaints process
- Establishes disciplinary action
- Ensures confidentiality to extent possible.
- Take all reports of harassment seriously
- Provide workplace harassment training to all employees not just managers and Supervisors
- Monitor Enforcement of Policy

About FEPD

Laws Enforced by EEOC and FEPD
A Work-Sharing Agreement was executed on October 8, 2008 between the U.S. Equal Employment Opportunity Commission and the Government of Guam with the following features:

- Designates Government of Guam’s Department of Labor as Fair Employment Practice Agency (FEPA) aka Fair Employment Practice Division (FEPD).
- FEPD jurisdiction over allegations of discrimination filed against employers by employees within the Territory of Guam.
- Discrimination Charges filed at FEPD are dual filed with EEOC, Los Angeles District Office.
- EEOC and FEPD’s roles in an investigation are to fairly and accurately evaluate the charge allegations in light of all the evidence obtained.

- Protected Categories (Bases):
  1. Race
  2. Color
  3. National Origin
  4. Religion
  5. Sex
  6. Disability
  7. Age
  8. Genetic Information
  9. Retaliation*

- Statutes Enforced by EEOC and FEPD:
  1. TITLE VII OF THE CIVIL RIGHTS ACT OF 1964 (TITLE VII) AS AMENDED AND 1991
  2. EQUAL PAY ACT OF 1963
  3. AGE DISCRIMINATION IN EMPLOYMENT ACT OF 1967 (ADEA)
  4. AMERICANS WITH DISABILITIES ACT OF 1990 (ADA) AS AMENDED
  5. GENETIC INFORMATION NON-DISCRIMINATION ACT OF 2008 (GINA)

Local Laws Enforced by FEPD

The Fair Chances Hiring Process Act (FCHPA) Guam Public Law 34-22 Feb 2018
An employer shall not request that a police clearance or a court clearance be provided as part of the application for employment. However, upon a conditional offer, an employer may request an employee provide evidence as to any pending criminal cases or criminal history.

FCHPA was created to “successfully reintegrate individuals convicted of crimes into the community by removing barriers to gainful employment. Reintegration of those with criminal histories in the workforce is critical to reducing recidivism and increasing public safety and welfare, as well as providing those convicted with the dignity of honest work.”

Local Laws Enforced by FEPD:
- ANCESTRY
- SEXUAL ORIENTATION
- GENDER IDENTITY/EXPRESSION

FAQs

What is Discrimination?
The practice of unfairly treating a person or group of people differently from other people or groups of people; treating, or proposing to treat, someone unfavorably because of a personal characteristic protected by law.

Example: A supervisor or person in authority making employment decisions related to hiring, firing, transferring, promoting, demoting, benefits, compensation, and other terms and conditions of employment, impacting an employee’s protected class status.

What is National Origin?
Whether an employee or job applicant’s ancestry is CHamoru, Chuukese, Filipino, Palauan or any other nationality, he/she is entitled to the same employment opportunities as anyone else.

Please see more FAQs in the corresponding section.