PROFORMA FOR THIRD PARTY HARASSMENT CONSULTATION RESPONSES

The consultation closes on 07 August 2012. Please let us have your response by that date.

When responding, it would be helpful if you could provide the following information.

Please fill in your name and address, or that of your organisation if relevant. You may withhold this information if you wish, but we will be unable to add your details to our database for future consultation exercises.

Contact details:

Please supply details of who has completed this response.

Response completed by (name):

Response completed by (name):

Karen Patterson

Legal Adviser

Name of organisation (if appropriate):

Network Rail Infrastructure Limited

Kings Place

90 York Way London N1 9AG

Contact phone number: 0203 356 9296

Contact e-mail address: Karen.patterson@networkrail.co.uk

Date: 7 August 2012

Consultation confidentiality information

The information you send us may be passed to colleagues within the Home Office, the government or related agencies.

Information provided in response to this consultation, including personal information, may be subject to publication or disclosure in accordance with the access to information regimes (these are primarily the Freedom of Information Act 2000 (FOIA), the Data Protection Act 1998 (DPA) and the Environmental Information Regulations 2004).

If you want other information that you provide to be treated as confidential, please be aware that, under the FOIA, there is a statutory code of practice with which public authorities must comply and which deals, among other things, with obligations of confidence.

In view of this it would be helpful if you could explain to us why you regard the information you have provided as confidential. If we receive a request for disclosure of the information we will take full account of your explanation, but we cannot give an assurance that confidentiality can be maintained in all circumstances.

I would like my respon	nse to remain confidential (pl	ease tick if appropriate):	
Please say why			
An automatic confider regarded as binding of	ntiality disclaimer generated on the department.	by your IT system will not,	of itself, be
	process your personal data in nces this will mean that your		
You or your organisat	ion		
Q(i) In what capa	city are you responding?		
As an individu	al (if so, please go to Q1 in t	he main comments section)
On behalf of a	n organisation (if so, please	go to Q(ii) below)	
Other (please	specify)		

Q(ii)	Is your organisation	
	(please tick the box that applies to your organisation)	
	A local authority (including health authority) or local authority organisation	
	An equality lobby group or body	
	A statutory body	
	An organisation representing employers	
	A professional organisation	
	+6	
	A trade union or staff association	
	A legal organisation	
	Other (please tick box and specify)	
Q(iii)	If responding as an employer, how many people do you employ? (sele	ct one)
	Between 1 and 5 employees	
	Between 6 and 14 employees	
	Between 15 and 49 employees	
	Between 50 and 249 employees	
	250 employees or more	\boxtimes

Q(iv)	If responding as an employer please indicate which sector best d (select one):	lescribes you
	Legal services	
	Construction and/or building design	
	Communications	
	Wholesale and retail trade	
	Leisure – hotels, restaurants, pubs	
	Leisure – cinemas, theatres, museums	
	Leisure – other	
	Distribution/transport	\boxtimes
	Financial and/or business services	
	Electricity, gas and water supply	
	Advice and/or information services	
	Public administration	
	Education/training	
	Health and social work	
	Charity/voluntary work	
	Other (please tick box and specify)	

Note:

In addition to the completed proforma, you can also send other supporting information if you so wish.

Completed forms should be e-mailed to the following address:-

thirdpartyharassment@geo.gsi.gov.uk

If you are posting the form please send to:-

Third Party Harassment Consultation Responses
Government Equalities Office
Equality Law and Better Regulation Unit
Home Office
3rd Floor Fry, North East Quarter
2 Marsham Street
London SW1P 4DF

Thank you for completing this response form.

Section A: What are your experiences of third party harassment¹

Question 1a: (Question for employees) Have you experienced conduct that you consider would count as third party harassment at work?
Yes
No
Don't know
Prefer not to say
If you have ticked yes, it would be helpful to understand more about what form of conduct you experienced. Please use the space below to provide further details and go to Question 1b

¹ See Annex 1 for the definition of 'third party harassment' in the 2010 Act

Question 1b:	(Question for employees)
	ed that you have experienced conduct that you consider
	s third party harassment at work. Did you go on to make a pployment tribunal against your employer?
Ciaiiii to aii ei	ipioyment tribunar against your employer?

Yes			
No	,		
Prefer not	o say		
		lease use the space below to or lodged it with the employment t	

If no, if you are happy to do so, please use the space below to outline your reason for deciding not to bring a claim against your employer

Question 2: (Question for employers)	
Has an employee ever made a claim against you because they	said they had
experienced conduct which would count as third party harassr	nent at work?

Yes			
No			
Prefe	r not to say		

If yes, if you are happy to do so, please say what happened with the claim

Question 3a: (Question for those advising or acting for employers)
Have you ever advised or acted for an employer who has had an allegation of third party harassment brought against it?

Yes			
No			
Prefer	not to say		
If yes,	if you are happy to do so, pleas	se give o	details

Question 3b: (Question for those advising or acting for employees)
Have you ever advised or acted for someone claiming to have been the subject of conduct which would count as third party harassment?

Yes	
No	
Prefer	not to say
If yes,	if you are happy to do so, please give details

<u>Section B: What might be the impact of repealing this provision? (for all respondents)</u>

Question 4: Do you agree or disagree that the third party harassment provision should be repealed?

Agree		
Disagree		
Neither agree	nor disagree	
Don't know		
Please use the space below to explain your answer		

We agree that the third party harassment provision should be repealed for the following reasons:

- 1. No claims have been brought under the provision to date and therefore we query that the provision remains necessary;
- We agree with the government's submissions that those employees who may be victims of third party harassment have other means of redress available; and
- 3. Complete removal will reduce confusion for employers and employees with regard to their respective responsibilities. Further, if only the extension of the "third party harassment" provision was repealed, as per the suggested option 3, this would create unfairness across the protection afforded in respect of each of the protected characteristics and confusion for both employees and employers, complete removal would avoid this.

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Question 5: If this provision were removed, is there any other action that the Government should take to address third party harassment at work?

Yes	
No	U
Don't	know

Please use the space below to provide further details

No. As stated in the answer to question 4 (above), alternate means of redress are already available to individuals who may suffer third party harassment and therefore we consider it is unnecessary for the government to take further action.

Qu	estion 6a: Do you think that there are further costs and benefits to repealing
the	third party harassment provision which have not already been included in
the	impact assessment?

Yes, I think there are further costs to include	
Yes, I think there are further benefits to include	
No, I think all costs and benefits have been included	
Don't know	

If yes to further costs, please use the space below to provide detail

If yes to further benefits, please use the space below to provide detail

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Question 6b: Please use the space below to provide any comments you have on the assumptions, approach or estimates we have used

Please use the space below to provide detail

In Network Rail's view, the total cost of a third party harassment case to the employer is likely to be higher than £5,498 (page 24 of the consultation).

Question 7: How many third party harassment cases would you expect to be brought each year if the third party harassment provisions were retained?

Number of cases



Please use the space below to explain your answer

Although no claims have been brought to date, we consider that this trend is unlikely to continue indefinitely. However, given the current trend, we consider the number of claims is likely to remain minimal.

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Question 8: Does the consideration of the impact on equality in the impact assessment properly assess the implications for people with each of the protected characteristics?

Yes	
No	

If no, please use the space below to explain your answer

Question 9: Does the Justice Impact Test in the impact assessment properly assess the implications for the justice system?

Yes		
No		

If no, please use the space below to explain your answer

Thank you for completing this response form.

Responses will be used to help the Government assess your views on its proposal to repeal the employer liability for third party harassment of their employees provision – section 40(2)-(4) of the Equality Act 2010.