# <sup>117th CONGRESS</sup> 2D SESSION H.R. 8227

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To limit the judicial enforceability of predispute nondisclosure and nondisparagement contract clauses relating to disputes involving sexual assault and sexual harassment.

# IN THE HOUSE OF REPRESENTATIVES

JUNE 24, 2022

Ms. LOIS FRANKEL of Florida (for herself, Mr. BUCK, Mr. CICILLINE, Mr. GRIFFITH, Mr. NADLER, Mrs. BUSTOS, and Ms. JAYAPAL) introduced the following bill; which was referred to the Committee on the Judiciary

# A BILL

- To limit the judicial enforceability of predispute nondisclosure and nondisparagement contract clauses relating to disputes involving sexual assault and sexual harassment.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Speak Out Act".

# 5 SEC. 2. FINDINGS.

- 6 The Congress finds the following:
- 7 (1) Sexual harassment and assault remain per-
- 8 vasive in the workplace and throughout civic society,
- 9 affecting millions of Americans.

(2) Eighty-one percent of women and 43 per-2 cent of men have experienced some form of sexual 3 harassment and/or assault throughout their lifetime.

4 (3) One in 3 women has faced sexual harass-5 ment in the workplace during her career, and an es-6 timated 87 to 94 percent of those who experience 7 sexual harassment never file a formal complaint.

8 (4) Sexual harassment in the workplace forces 9 many women to leave their occupation or industry, 10 or pass up opportunities for advancement.

11 (5) In order to combat sexual harassment and 12 assault, it is essential that victims and survivors 13 have the freedom to report and publicly disclose 14 their abuse.

15 (6) Nondisclosure and nondisparagement provi-16 sions in agreements between employers and current, 17 former, and prospective employees, and independent 18 contractors, and between providers of goods and 19 services and consumers, can perpetuate illegal con-20 duct by silencing those who are survivors of illegal 21 sexual harassment and assault or illegal retaliation, 22 or have knowledge of such conduct, while shielding 23 perpetrators and enabling them to continue their 24 abuse.

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(7) Prohibiting predispute nondisclosure and
 nondisparagement clauses will empower survivors to
 come forward, hold perpetrators accountable for
 abuse, improve transparency around illegal conduct,
 enable the pursuit of justice, and make workplaces
 safer and more productive for everyone.

7 SEC. 3. LIMITATION ON JUDICIAL ENFORCEABILITY OF
8 PREDISPUTE NONDISCLOSURE AND NON9 DISPARAGEMENT CONTRACT CLAUSES RE10 LATING TO SEXUAL ASSAULT DISPUTES AND
11 SEXUAL HARASSMENT DISPUTES.

(a) IN GENERAL.—With respect to a sexual assault
dispute or sexual harassment dispute, no predispute nondisclosure clause or predispute nondisparagement clause
shall be judicially enforceable in instances in which conduct is alleged to have violated Federal, Tribal, or State
law.

(b) CONTINUED APPLICABILITY OF STATE LAW.—
This Act shall not be construed to supersede a provision
of State law that establishes, implements, or continues in
effect a requirement or prohibition except to the extent
that such requirement or prohibition prevents the application of this Act.

24 (c) CONTINUED APPLICABILITY OF FEDERAL,25 STATE, AND TRIBAL LAW.—This Act shall not be con-

strued to supersede a provision of Federal, State, or Trib al Law that governs the use of pseudonyms in the filing
 of claims involving sexual assault or sexual harassment
 disputes.

#### 5 SEC. 4. DEFINITIONS.

6 For purposes of this Act:

7 (1) Predispute nondisclosure clause.— 8 The term "predispute nondisclosure clause" means a 9 provision in a contract or agreement agreed to be-10 fore a lawsuit is filed under Federal, State, or Tribal 11 law, that requires the parties to the contract or 12 agreement not to disclose or discuss conduct, the ex-13 istence of a settlement involving conduct, or infor-14 mation covered by the terms and conditions of the 15 contract or agreement.

16 (2)Predispute NONDISPARAGEMENT 17 CLAUSE.—The term "predispute nondisparagement 18 clause" means a provision in a contract or agree-19 ment that requires 1 or more parties to the contract 20 or agreement not to make a negative statement 21 about another party that relates to the contract, 22 agreement, claim, or case.

23 (3) SEXUAL ASSAULT DISPUTE.—The term
24 "sexual assault dispute" means a dispute involving
25 a nonconsensual sexual act or sexual contact, as

such terms are defined in section 2246 of title 18 of
 the United States Code, or similar applicable Tribal
 or State law, including when the victim lacks capac ity to consent.

5 (4) SEXUAL HARASSMENT DISPUTE.—The term
6 "sexual harassment dispute" means a dispute relat7 ing to conduct that is alleged to constitute sexual
8 harassment under applicable Federal, Tribal, or
9 State law.

### 10 SEC. 5. APPLICABILITY.

This Act shall apply with respect to a claim that isfiled under Federal, State, or Tribal law on or after thedate of the enactment of this Act.

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