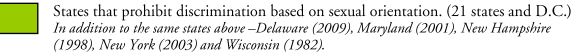


Statewide Employment Laws & Policies



States that prohibit discrimination based on sexual orientation and gender identity. (16 states and D.C.)

- California (1992, 2003), Colorado (2007), Connecticut (1991/2011), District of Columbia (1977, 2006), Hawaii (2011), Illinois (2006), Iowa (2007), Massachusetts (1989, effective July 1, 2012), Maine (2005), Minnesota (1993), New Jersey (1992, 2007), New Mexico (2003), Nevada (1999, 2011), Oregon (2008), Rhode Island (1995, 2001), Vermont (1991, 2007) and Washington (2006).
- State courts, commissions, agencies, or attorney general have interpreted the existing law to include some protection against discrimination against transgender individuals in Connecticut, Florida and New York.
- The Federal Equal Employment Opportunity Commission is now accepting complaints of gender identity discrimination in employment based on Title VII's prohibition against sex discrimination.



www.hrc.org/state_laws Updated June 12, 2012

Laws and Policies Covering Public Employees Only:

The laws referenced above apply to public and private employers (with some limitations) in the respective states. Additionally, there are 9 states (*) that have an executive order, administrative order or personnel regulation prohibiting discrimination against public employees based on sexual orientation *and* gender identity and 3 states (**) prohibit discrimination against public employees based on sexual orientation *only* (Missouri order only covers executive branch employees). In 22 states and the District of Columbia (Δ) state employees are provided with domestic partner benefits.