DEFINITION OF KEY CONCEPTS

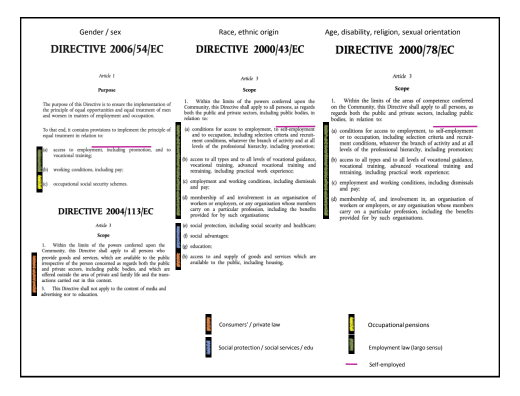
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SCOPE OF APPLICATION

	Employment		Pensions		Social	ocial Education		Business	
	Pay	Other	State	Occup.			Access	Goods/ser vices	
Sex / gender 2006/54 79/7 2010/41	V	V	v	٧			V		
2003/114 TFEU 157 III	v							V	
Race, ethnic origin					.,	.,			
2000/43	V	V			V	V		V	
Age Disability	V	V							
Religion, beliefs Sex. orientation	V V V	V V V							
2000/78	I	:		:					



WHAT IS PROHIBITED AND HOW?

DIRECTIVE 2006/54/EC

DIRECTIVE 2000/43/EC Article 2

Concept of discrimination

For the purposes of this Directive, the principle of equal treatment shall mean that there shall be no direct or indirect discrimination based on racial or ethnic origin.

DIRECTIVE 2000/78/EC

Article 4

Prohibition of discrimination

For the same work or for work to which equal value is attributed, direct and indirect discrimination on grounds of sex with regard to all aspects and conditions of remuneration shall be eliminated.

Prohibition of discrimination

- There shall be no direct or indirect discrimination on grounds of sex in the public or private sectors, including public bodies, in relation to:

1. Each Member State shall ensure that the principle of equal pay for male and female workers for equal work or work of equal value is applied.

(a) that pay for the same work at piece rates shall be calculated on the basis of the same unit of measurement: (b) that pay for work at time rates shall be the same for the same job.

Article 2

Concept of discrimination

For the purposes of this Directive, the 'principle of equal treatment' shall mean that there shall be no direct or indirect discrimination whatsoever on any of the grounds referred to in Article 1.

DISCRIMINATION

Article 2

Definitions

- 2. For the purposes of this Directive, discrimination includes:
- (a) harassment and sexual harassment, as well as any less favourable treatment based on a person's rejection of or submission to such conduct;
- (b) instruction to discriminate against persons on grounds of sex:
- (c) any less favourable treatment of a woman related to pregnancy or maternity leave within the meaning of Directive 92/85/EEC.

Forms:

- 1. Direct discrimination
- 2. Indirect discrimination

Legal fictions:

- 3. Harassment
- 4. Sexual harassment
- 5. Instruction to discriminate

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DIFFERENCES

- 1. Different scope of application
- 2. Different exceptions

COMMONALITIES

- 1. Horizontal provisions (burden of proof, remedies, enforcement, mainstreaming)
- 2. Concepts (discrimination, indirect discrimination etc.)
- 3. Relation to EU Charter of fundamental rights general principle of non-discrimination

Article 20

EU Charter of Fundamental Rights

Equality before the law

Everyone is equal before the law.

Article 21

Non-discrimination

 Any discrimination based on any ground such as sex, race, colour, ethnic or social origin, genetic features, language, religion or belief, political or any other opinion, membership of a national minority, property, birth, disability, age or sexual orientation shall be prohibited.

Article 23

Equality between men and women

Equality between men and women must be ensured in all areas, including employment, work and pay.

The principle of equality shall not prevent the maintenance or adoption of measures providing for specific advantages in favour of the under-represented sex.

CJEU, C-144/04, Mangold CJEU, C-555/07, Kücukdeveci

CJEU, C-414/16, Egenberger:

- The prohibition of all discrimination on grounds of religion or belief is mandatory as a general principle of EU law. That prohibition, which is laid down in Article 21(1) of the Charter, is sufficient in itself to confer on individuals a right which they may rely on as such in disputes between them in a field covered by EU law (see, with respect to the principle of non-discrimination on grounds of age, judgment of 15 January 2014, Association de médiation sociale, C-1761/12 EU:C20142, paragraph 47).
- 79 Consequently, in the situation mentioned in paragraph 75 above, the national court would be required to ensure within its jurisdiction the judicial protection for individuals flowing from Articles 21 and 47 of the Charter, and to guarantee the full effectiveness of those articles by disapplying if need be any contrary provision of national law.

DIRECT DISCRIMINATION

- $1. \;\;$ For the purposes of this Directive, the following definitions shall apply:
- (a) 'direct discrimination': where one person is treated less favourably on grounds of sex than another is, has been or would be treated in a comparable situation;
- (a) direct discrimination shall be taken to occur where one person is treated less favourably than another is, has been or would be treated in a comparable situation on grounds of racial or ethnic origin;

1. treatment:

- 1. the person "is"
- 2. "has been or
- 3. "would be"

2. less favourable

CJEU, C-303/06, Coleman

3. on the ground of ... (sex, age, rase etc.)

CJEU, C-356/09, Kleist

CJEU, C-54/07, Feryn

4. comparable person / comparable situation

EXCEPTIONS

Gender / sex Race, ethnic origin Age, disability, religion, sexual orientation **DIRECTIVE 2006/54/EC** DIRECTIVE 2000/43/EC DIRECTIVE 2000/78/EC -Nature of work (Art. -Nature of work (Art. -Nature of work (Art. 14(2) 4) 4) CJEU C-285/98, Kreil -Positive action -Positive action -Positive action (Art. 5) (Art. 7) (Art. 3) -Reasonable -Protection because of accommodation pregnancy (Art. 28) (disability) (Art. 5) CJEU, 184/83, Hofmann - Legitimate aim (age)(Art. 6)

INDIRECT DISCRIMINATION

(b) 'indirect discrimination': where an apparently neutral provision, criterion or practice would put persons of one sex at a particular disadvantage compared with persons of the other sex, unless that provision, criterion or practice is objectively justified by a legitimate aim, and the means of achieving that aim are appropriate and necessary;

CJEU, 170/84, Bilka

- 1. neutral provision
- 2. "is, has been, would put'
- 3. persons (pl.) of group / on the ground

CJEU, C-167/97 Seymour-Smith

4. particular disadvantage Less favourable position

CJEU, C-249/97, Gruber

5. comparable person / comparable situation

6. justification possible

JUSTIFICATION

Unless:

"the provision, criterion or practice is objectively justified by:

- 1. legitimate aim
- 2. appropriate means
- 3. necessary" (proportionality test)

Neutral attributes of sex, age group, ethnic minority:

- high, childcare, parental leave, length of service, physical condition,
- work-pattern (part-timers)..

HARASSEMENT

- (c) 'harassment': where unwanted conduct related to the sex of a person occurs with the purpose or effect of violating the dignity of a person, and of creating an intimidating, hostile, degrading, humiliating or offensive environment;
 - 1. unwanted conduct
 - 2. related to ... (sex, age, disability, race...)
 - 3. with the purpose or effect
 - violation of dignity

and

-creation of intimidating hostile, degrading, humiliating or offensive environment

SEXUAL HARASSMENT

'sexual harassment': where any form of unwanted verbal, non-verbal or physical conduct of a sexual nature occurs, with the purpose or effect of violating the dignity of a person, in particular when creating an intimidating, hostile, degrading, humiliating or offensive environment;

- 1. unwanted verbal, non-verbal, or physical conduct
- 2. sexual nature
- 3. with the purpose or effect
- 4. violation of dignity
 -in particular, when creating intimidating, hostile, humiliating or offensive environment

APPLICATION OF CONCEPTS

TFEU 157 (1)

Sex/pay

Direct vertical and horizontal effect

Equality directives

Transposition legislation

Situations with direct effect

-self-executing -'public' employer

EU Charter - general principle of EU law