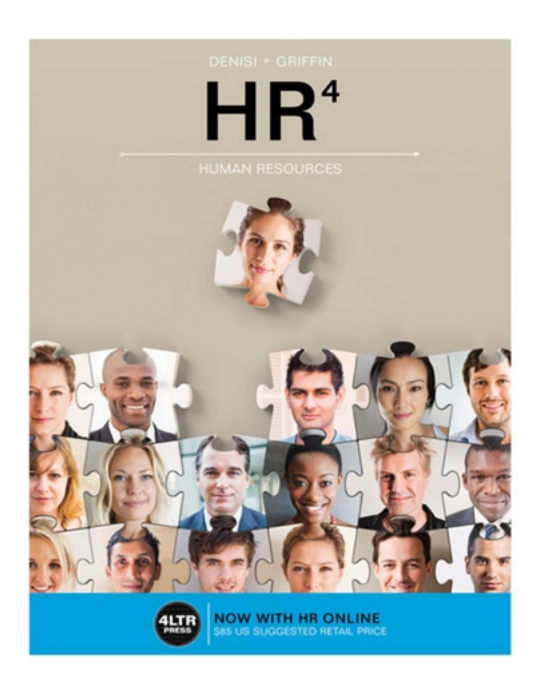
Test Bank for HR 4th Edition by DeNisi

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Test Bank

TRUE/FALSE

1 : The Civil Rights Act of 1991 was passed as a direct amendment of Title VII of the Civil Rights Act of 1964.

A: true B: false

Correct Answer: A

2: Both AIDS and HIV are not covered under the Americans with Disabilities Act.

A : true B : false

Correct Answer: B

3 : The Equal Pay Act defines equality in terms of skill, responsibility, effort, and working conditions.

A: true B: false

Correct Answer: A

4 : The Equal Employment Opportunity Commission and the National Labor Relations Board are the two primary regulatory agencies for enforcing employment legislation.

A: true B: false

Correct Answer: B

5 : Disparate treatment occurs when two groups of people are treated differently in different situations based on a protected characteristic.

A: true B: false

Correct Answer: B

6 : Customer preference can never be the basis of a bona fide occupational qualification (BFOQ).

A: true B: false

Correct Answer: A

7 : The Drug-Free Workplace Act of 1988 exempts federal contractors and government employees from the provisions of the act.

A : true B : false

Correct Answer: B

8: The Pregnancy Discrimination Act specifies that a woman can be refused a promotion if she has had an abortion.

14: In the context of court decisions in the late 1990s, charges of _____ stem from the belief by white males that they have suffered because of preferential treatment given to other groups.

Correct Answer: D

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CLICK HERE TO ACCESS THE COMPLETE Test Bank A: reverse discrimination B: pattern discrimination C : disparate treatment D: disparate impact Correct Answer: A 15: A construction company provides employees working at construction sites with hard hats. It also provides them with coveralls so that workers do not come into direct contact with any harmful materials. These measures taken by the company are in compliance with the _____. A: Worker Adjustment and Retraining Notification Act B: Taft-Hartley Act C: Landrum-Griffin Act D: Occupational Safety and Health Act Correct Answer: D 16: The second step in the regulation process of human resource management in the United States is the: A: enforcement of regulations. B: modification of national regulations. C: creation of new regulations. D: implementation of regulations. Correct Answer: A 17: exists when individuals in similar situations are regarded differently based on the individuals race, color, religion, sex, national origin, age, or disability status. A: Disparate impact discrimination B: Retaliation C : Disparate treatment discrimination D: Reverse discrimination Correct Answer: C 18: Which of the following statements is an argument against drug-testing programs? A: They test employees for alcohol use, which is not illegal. B: They are applicable only in organizations regulated by the Nuclear Regulatory Commission. C: They are not widespread despite the hard evidence addressing their effectiveness. D: They are inappropriate in cases without a reasonable basis for suspected drug use. Correct Answer: D 19: A local furniture company routinely hires younger workers over older applicants because much of the work requires heavy lifting and good mobility. In this case, the company: A: needs to show that the job requirements are a business necessity. B: can be sued for illegal discrimination by a rejected applicant. C: violates the Lilly Ledbetter Fair Pay Act of 2009. D: justifies its policy based on Executive Order 11478.

Correct Answer : A

20: Which of the following statements is true of the Taft-Hartley Act?

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- CLICK HERE TO ACCESS THE COMPLETE Tes A: It was passed to reduce the use of illegal drugs in the workplace.
- B: It establishes a minimum hourly wage for jobs.
- C: It is enforced by the National Labor Relations Board.
- D: It was passed by Congress in 1959 to counter the Landrum-Griffin Act.

Correct Answer: C

- 21: Which of the following statements is true of the Pregnancy Discrimination Act of 1979?
- A: It was passed in part to remedy weaknesses in the Family and Medical Leave Act.
- B: It denied the exemptions provided to women under the Wagner Act of 1935.
- C: It established a commission to investigate practices that limited the access of women to the top levels of management in organizations.
- D: It specified that a woman cannot be refused a job or promotion or fired simply because she has had an abortion.

Correct Answer: D

- 22: Which of the following statements is true of sexual orientation discrimination?
- A: It is not prohibited by any federal law.
- B: It is prohibited by the Defense of Marriage Act of 1996.
- C: The Fair Labor Standards Act prohibits this discrimination in both public- and private-sector iobs.
- D : Federal employees are not protected against this discrimination.

Correct Answer: A

- 23: Which of the following companies engages in reverse discrimination?
- A: A parcel service company that hires more white males than African Americans
- B: A music production company that does not promote employees who are overweight
- C: An investment firm that discontinues its paternity leave policy and increases the number of maternity leaves
- D: A construction company that employs only male civil engineers because of the hazardous nature of the job

Correct Answer: C

- 24: Which of the following is a similarity between the Taft-Hartley Act and Landrum Griffin Act?
- A: Both apply primarily to organizations regulated by the Department of Transportation.
- B: Both ensure that employees would be able to receive at least some pension benefits at the time of retirement or even termination.
- C: Both regulate union actions and their internal affairs in a way that puts them on an equal footing with management and organizations.
- D: Both are enforced by the Equal Employment Opportunity Commission.

Correct Answer: C

- 25 : The _____ has the power to apply the standards of the Occupational Safety and Health Act of 1970 (OSHA) and enforce its provisions.
- A: Department of Justice
- B: Office of Federal Contract Compliance Procedures
- C: Department of Labor
- D: Equal Employment Opportunity Commission

CLICK HERE TO ACCESS THE COMPLETE Test Bank Correct Answer: C 26: Gantos Corp., an international publication house, has a policy wherein it provides 12 weeks of unpaid leave to new mothers. Moreover, the company covers the employees medical expenses during the leave to allow them to have first-class maternal and child care facilities. In this scenario, the policy at Gantos Corp. complies with the A: Small Necessities Leave Act of 1998 B: Americans with Disabilities Act of 1990 C: Family and Medical Leave Act of 1993 D: Pregnancy Discrimination Act of 1979 Correct Answer: C 27: Which of the following statements is true of the Privacy Act of 1974? A: It applies directly to federal employees only, but it has served as the impetus for several state laws. B: It prohibits employers from using urinalysis, which is the most invasive method of drug testing on the job. C: It applies solely to federal contractors and subcontractors receiving \$2,500 or more as loans from the federal government. D: It allows employers to monitor the behavior of employees outside of work. Correct Answer: A 28 : _____ suggests that disparate impact exists if a selection criterion results in a selection rate for a protected class that is less than 80 percent of that for the majority group. A: The McDonnell-Douglas theory B: The four-fifths rule C : A quid pro quo approach D: A bona fide occupational qualification Correct Answer: B 29: Who among the following is subject to the regulations of the Drug-Free Workplace Act of 1988? A: Holly, who is a fashion designer and runs her own line of garments B: Carla, who works as a senior accountant at a private law firm C: Brett, who is a truck driver and transports armaments to military bases D: Allen, who works as a bartender in a famous pub Correct Answer: C 30: The Americans with Disabilities Act (ADA) defines a disability as: A: a record of having a mental or physical impairment that limits one or more major life activities. B: a problem related to obesity that limits the efficiency of people. C: a cognitive impairment that does not affect any major life activities. D: a hereditary substance-abuse problem that prevents people from being sober. Correct Answer: A

31 : _____ states that it is illegal for an employer to fail or refuse to hire, to discharge any individual, or to discriminate in any other way against any individual with respect to any aspect

CLICK HERE TO ACCESS THE COMPLETE Test Bank of the employment relationship on the basis of that individuals race, color, religious beliefs, sex, or national origin. A: The Labor Management Relations Act of 1947 B: Title VII of the Civil Rights Act of 1964 C: Title 29 of the National Labor Relations Act of 1935 D: The Fair Labor Standards Act of 1938 Correct Answer: B 32: The _____ was passed in 1935 in an effort to control and legislate collective bargaining between organizations and labor unions. A: Taft-Hartley Act B: Employee Free Choice Act C: Wagner Act D: Fair Labor Standards Act Correct Answer: C 33: The oversees and enforces all regulations of the Vocational Rehabilitation Act of 1973. A: National Labor Relations Board B: Equal Employment Opportunity Commission C: Office of Federal Contract Compliance Procedures D: Office of the Federal Register Correct Answer: C 34 : Quid pro quo harassment typically involves: A: asking sexual favors in exchange for something of value. B: making off-color jokes and passing lewd sexual comments about a particular gender. C: decorating the workplace with inappropriate photographs to create a hostile work environment. D: making inappropriate nonverbal gestures, such as ogling and winking at female colleagues. Correct Answer: A 35: Which of the following statements is true of a business necessity? A: It is a practice that is important for the safe and efficient operation of a business.

B: A condition such as race or sex does not affect a persons ability to perform the job and therefore can never be used as a business necessity.

C: A business necessity cannot be used to claim a bona fide occupational qualification.

D: It is used as the basis for establishing a prima facie case of disparate impact discrimination against an organization.

Correct Answer: A

36: The _____ requires that all federal agencies, as well as federal contractors and subcontractors receiving more than \$2,500 a year from the federal government, engage in affirmative action for disabled individuals.

A: Occupational Safety and Health Act of 1970

B: Union Relief Act of 2009

C: Vocational Rehabilitation Act of 1973

D: Family and Medical Leave Act of 1993

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37: The Family and Medical Leave Act (FMLA) of 1993 was amended in 2009 with the passage of the _____, which mandates emergency leave for all covered active-duty members. A: Military Commissions Act B: Small Necessities Leave Act C: Uniting American Families Act D : Supporting Military Families Act Correct Answer: D 38 : The rationale for the _____ was to ensure that everyone who works would receive an income sufficient to meet basic needs. A: Vocational Rehabilitation Act of 1973 B: National Labor Relations Act of 1935 C: Fair Labor Standards Act of 1938 D: Equal Pay Act of 1963 Correct Answer: C

39: Addison Inc., a waste management company with over 500 employees, wanted to close one of its plants because of a slump in its business. The closing was announced by the company managers on April 1. The plant was closed 60 days after this announcement. In this case, the company conformed to the stipulations of the . .

A: Fair Labor Standards Act

B: Labor Management Relations Act

C: Occupational Safety and Health Act

D: Worker Adjustment and Retraining Notification Act

Correct Answer: D

40: Which of the following is a similarity between the Equal Employment Opportunity Commission (EEOC) and the Office of Federal Contract Compliance Procedures (OFCCP)?

A: Both jointly developed the uniform guidelines on employee-selection procedures.

B: Both are the primary regulatory agencies for enforcing equal employment legislation.

C: Both have the power to enforce the provisions of the Occupational Safety and Health Act of 1970.

D: Both were created by the National Labor Relations Act of 1935.

Correct Answer: B

41: In the context of regulations for federal contractors, Executive Order 11478 requires:

A: written affirmative action plans from organizations with contracts lower than \$50,000.

B: the federal government to base all employment policies and decisions on merit and fitness.

C: federal contractors that receive more than \$2,500 a year from the government to engage in affirmative action for disabled individuals.

D: employers with more than fifty employees to provide as many as 12 weeks of unpaid leave for employees after the birth of a child.

Correct Answer: B

42: Which of the following statements is true of a bona fide occupational qualification?

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A: It does not justify the use of legitimate practices to treat members of different groups differently. B: It justifies discrimination against applicants on the basis of customer or client preference. C: It permits an employer to discriminate against applicants on the basis of sex for business necessities. D: It cannot be used by employers to discriminate against applicants on the basis of age. Correct Answer: C 43: Which of the following laws allows law enforcement agencies to carry out investigations of potential terrorists without having to inform the targets of those investigations? A: The Taft-Hartley Act B: The Landrum-Griffin Act C: The WARN Act D: The PATRIOT Act Correct Answer: D 44: Which of the following is a similarity between the Equal Employment Opportunity Commission and the U.S. Civil Service Commission? A: Both were created by the Equal Pay Act of 1963. B: Both developed the uniform guidelines on employee-selection procedures. C: Both enforce and oversee all the regulations specific to federal agencies. D: Both have the power to enforce the provisions of the Occupational Safety and Health Act of 1970. Correct Answer: B 45: Employees at Border Bookstores, a chain of bookstores, recently held a strike to force their employer to negotiate a labor contract. They demanded higher wages and eight sick leaves in a year instead of the three that they were given. In this context, the _____ gave the employees of Border Bookstores the power to collectively bargain with the organization. A: Norris-La Guardia Act B: National Labor Relations Act C: Occupational Safety and Health Act D: Fair Labor Standards Act Correct Answer: B 46: The of 1974 guarantees a basic minimum benefit that employees could expect to be paid at retirement. A: Retirement Equity Act B: National Labor Relations Act C: Employee Retirement Income Security Act D: Fair Labor Standards Act Correct Answer: C

47 : In the context of equal employment opportunity legislation, the _____ established a commission to investigate practices that limited the access of protected class members, especially women, to the top levels of management in organizations.

A: Labor Management Relations Act

B: Equal Pay Act

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C: Glass Ceiling Act

D: Fair Labor Standards Act

Correct Answer: C

48 : Jeffrey Inc., an animation company, asks job applicants to fill out a form requesting information about any hereditary illness or health conditions experienced by the applicants or their family members. In this context, Jeffrey Inc. is violating the _____.

A: Genetic Information Nondiscrimination Act

B: Americans with Disabilities Act

C: Confidentiality of Medical Information Act

D: Worker Adjustment and Retraining Notification Act

Correct Answer: A

49 : The definition of labor market is a major issue in resolving lawsuits brought under _____ suits.

A: pattern discrimination

B: retaliation

C : disparate impact
D : disparate treatment

Correct Answer: A

50 : Which of the following statements is true of the Worker Adjustment and Retraining Notification Act of 1988?

A: It is applicable even in unforeseeable circumstances such as a government-enforced shutdown.

B: It requires employers with more than 50 employees to provide wages for up to 12 weeks in case of temporary closure of facilities.

C: It provides for warnings about pending reductions in work hours.

D: It states that a firm with at least 50 employees must provide notice at least 30 days in advance of plans to close a facility.

Correct Answer: C

51: To establish a prima facie case of discrimination based on the McDonnell-Douglas test, a job applicant should be:

A: a member of an unprotected class.

B: unemployed at the time of the interview.

C: less than 35 years of age.

D: qualified for the job for which he or she applied.

Correct Answer: D

52: The Family and Medical Leave Act (FMLA) of 1993:

A: does not apply to employees who have not worked an average of 25 hours a week in the previous 12 months.

B: does not apply to government employees and federal contractors.

C: was passed in part to remedy weaknesses in the Fair Labor Standards Act of 1938.

D : was passed to ensure that employees receive at least some pension benefits at the time of retirement or even termination.

CLICK HERE TO ACCESS THE COMPLETE Test Bank Correct Answer: A 53: _____ mirrors the Civil Rights Act in terms of outlawing discrimination, but also requires federal contractors and subcontractors, with contracts greater than \$50,000, to file written affirmative action plans. A: The Fair Labor Standards Act B: Executive Order 11478 C: Executive Order 11246 D: The Wagner Act Correct Answer: C 54: The Occupational Safety and Health Act of 1970 (OSHA): A: is enforced by the Equal Employment Opportunity Commission. B: requires employers to furnish each employee with a place of employment that is free from hazards. C: applies solely to firms regulated by the Nuclear Regulatory Commission. D: prohibits employers from using urinalysis to test employees for drug use on the job. Correct Answer: B 55: The _____ is developing new guidelines that will require companies to divulge more complete and detailed information about their executive-compensation packages. A: Equal Employment Opportunity Commission B: Securities and Exchange Commission C: Office of Federal Contract Compliance Procedures D: National Labor Relations Board Correct Answer: B 56: Which of the following statements is true of the Equal Employment Opportunity Commission (EEOC)? A: It is a division of the Department of Labor. B: It oversees and enforces the regulations of the Vocational Rehabilitation Act of 1973. C: It is responsible for enforcing the Americans with Disabilities Act of 1990. D: It establishes a minimum hourly wage for different types of jobs. Correct Answer: C 57: is the result of behaviors or actions by an organization or managers within an organization that cause members of a protected class to be unfairly differentiated from others. A: Vicarious learning B: Avoidance learning C : Negative reinforcement D: Illegal discrimination Correct Answer: D 58: The Drug-Free Workplace Act of 1988: A: exempts federal contractors and government employees from its provisions. B: reduces the use of illegal drugs at the workplace. C: tests employees for both alcohol and drug use at the workplace.

D: exempts firms regulated by the Department of Transportation from its provisions.

Correct Answer: B

59: The Equal Employment Opportunity Commission (EEOC) frequently uses the _____ to issue new guidelines and opinions regarding employment practices that result from newly passed laws.

A: Federal Register

B: United States Reports

C: United States Statutes at Large

D: Official Gazette

Correct Answer: A

60: Which of the following statements is true of the Civil Rights Act of 1991?

A: It provides the potential payment of compensatory and punitive damages in cases of discrimination under Title VII.

B: It allows federal judges rather than juries to hear cases of discrimination under Title VII.

C: It gives the Office of Federal Contract Compliance Procedures the power to enforce the provisions of the Civil Rights Act of 1991.

D: It shifts the burden of proof to the victims of discrimination.

Correct Answer: A

ESSAY

61 : Describe a protected class as defined by Title VII of the Civil Rights Act of 1964. When is a job selection criterion said to have a disparate impact on protected classes?

Correct Answer: Answers will vary. Although it varies from law to law, a protected class consists of all individuals who share one or more common characteristics as indicated by that law. The most common characteristics used to define protected classes include race, color, religion, gender, age, national origin, disability status, and status as a military veteran. Some laws pertain to several protected classes, while others pertain to a single protected class. Class definition generally involves first specifying the basis of distinction and then specifying which degree or category of that distinction is protected. The courts have ruled that disparate impact exists if a selection criterion (such as a test score) results in a selection rate for a protected class that is less than four-fifths (80 percent) than that for the majority group. For example, assume that an organization is considering 100 white applicants and 100 Hispanic applicants for the same job. If an employment test used to select among these applicants results in 60 white applicants (60 percent) being hired, but only 30 Hispanic applicants (30 percent) being hired, then disparate impact is likely to be ruled because Hispanics are being hired at a rate that is less than four-fifths than that of whites. At this point, the organization using the test would be required to prove that its differential selection rate of whites versus Hispanics could be justified.

62: Summarize the provisions of the Fair Labor Standards Act of 1938.

Correct Answer: Answers will vary. The Fair Labor Standards Act (FLSA), passed in 1938, established a minimum hourly wage for jobs. The rationale for this legislation was to ensure that everyone who works would receive an income sufficient to meet basic needs. The FLSA also established, for the first time, the workweek in the United States as 40 hours per week. It further specified that all full-time employees must be paid at a rate of one and a half times their normal

CLICK HERE TO ACCESS THE COMPLETE Test Bank hourly rate for each hour of work beyond 40 hours in a week. The FLSA also allows some employees to be considered exempt from the overtime provisions of the act. The FLSA also includes child labor provisions, which provide protection for persons 18 years of age and younger. These protections include keeping minors from working on extremely dangerous jobs and limiting the number of hours that persons younger than 16 can work.

63: How can an organization evaluate its compliance with legal requirements?

Correct Answer: Answers will vary. The assurance of compliance can best be done through a three-step process. The first step is to ensure that managers clearly understand the laws that govern every aspect of human resource management. Second, managers should rely on their own legal and human resource staff to answer questions and review procedures periodically. And third, organizations may also find it useful to engage occasionally in external legal audits of their human resource management (HRM) procedures. This audit might involve contracting with an outside law firm to review the organization's HRM systems and practices to ensure that they comply with all appropriate laws and regulations.

64: Why was the Wagner Act passed? How did it result in the creation of the Taft-Hartley Act and the Landrum-Griffin Act?

Correct Answer: Answers will vary. The National Labor Relations Act, or Wagner Act, was passed in 1935 in an effort to control and legislate collective bargaining between organizations and labor unions. Before 1935, the legal system in the United States was generally considered hostile to labor unions. The Wagner Act was passed in an effort to provide some sense of balance in the power relationship between organizations and unions. The Wagner Act describes the process through which labor unions can be formed and the requirements faced by organizations in dealing with those labor unions. The Wagner Act served to triple union membership in the United States and granted labor unions significant power in their relationships with organizations. Following a series of crippling strikes, however, the U.S. government concluded that the Wagner Act had actually shifted too much power to labor unions. As a result, businesses had been placed at a significant disadvantage. To correct this imbalance, Congress subsequently passed the Labor Management Relations Act (Taft-Hartley Act) in 1947 and the Landrum-Griffin Act in 1959. Both of these acts regulate union actions and their internal affairs in a way that puts them on an equal footing with management and organizations.

65 : Describe the two types of sexual harassment identified by the courts.

Correct Answer: Answers will vary. The courts have ruled that there are two types of sexual harassment and have defined both types. One type of sexual harassment is guid pro guo harassment. In this case, the harasser offers to exchange something of value for sexual favors. For example, a male supervisor might tell or imply to a female subordinate that he will recommend her for promotion or provide her with a salary increase, but only if she sleeps with him. A more subtle type of sexual harassment is the creation of a hostile work environment. For example, a group of male employees who continually make off-color jokes and lewd comments and perhaps decorate the work environment with inappropriate photographs may create a hostile work environment for a female colleague to the point where she is uncomfortable working in that job setting.