

# EXHIBIT 3

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Superior Court of CA,  
County of Santa Clara  
21CV392117  
Reviewed By: V. Taylor

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KAJAL PRASAD

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF SANTA CLARA**

KAJAL PRASAD

Plaintiff,

vs.

COGNIZANT TECHNOLOGY SOLUTIONS,  
U.S., Corporation, a Delaware corporation;  
and DOES 1 through 50, Inclusive.

Defendants.

Case No. 21CV392117

**COMPLAINT FOR DAMAGES FOR:**

**1) Wrongful Termination in  
Violation of Public Policy**

**[JURY TRIAL DEMANDED]**

Plaintiff, Kajal Prasad, alleges as follows:

**GENERAL ALLEGATIONS**

1. The events alleged herein occurred within the County of Santa Clara, State of California.

2. At all times relevant, Plaintiff was a resident of the County of Santa Clara, State of California.

3. Defendant Cognizant Technology Solutions U.S. Corporation (Cognizant) was and is a corporation duly formed and organized pursuant to the laws of the State of Delaware, and authorized to do and is doing business in the County of Santa Clara, State of California.

4. The true names, identities and capacities, whether, individual, associate, corporate or otherwise, of Defendants Does 1 through 50, inclusive, are unknown to

1 Plaintiffs at this time, who therefore sues said Defendants by such fictitious names. When  
2 the true names and capacities or participation of such fictitiously designated Defendants  
3 are ascertained, Plaintiffs will seek leave of Court to amend this Complaint to insert said  
4 true names, identities, capacities, together with the proper charging allegations. Plaintiffs  
5 are informed and believe and thereupon allege that each of the Defendants sued herein  
6 as Doe is responsible in some manner for the events and happenings hereinafter referred  
7 to thereby proximately causing the injuries and damages to Plaintiff as hereinafter set  
8 forth.

9         5. Plaintiff is informed and believes and thereon alleges that, at all times  
10 mentioned herein, each of the Defendants, including the fictitiously named defendants,  
11 was the agent and employee of each of the remaining Defendants, and in doing the things  
12 hereinafter alleged, was acting within the scope and course of such agency. Plaintiffs are  
13 further informed and believe and thereupon allege that at all times relevant hereto, each of  
14 the Defendants and the fictitiously named Defendants acted in concert and in furtherance  
15 of each others' interest. In fact, there is such a unity of interest and ownership between  
16 and among all Defendants that any separateness between them has ceased to exist, such  
17 that Defendants, and each of them, are the alter egos of each other. Based on the facts  
18 alleged herein, adherence to the legal fiction of the existence of all Defendants separate  
19 and apart from each other would sanction their wrongful conduct and promote injustice.

20         6. At all times relevant, Cognizant provided IT support for Nvidia Company in  
21 the City of Santa Clara, County of Santa Clara, State of California.

22         7. Net2source is an employment agency with whom Plaintiff had posted her  
23 resume on a job portal. Plaintiff is informed and believes that Cognizant contracted with  
24 Net2source to provide potential employees for positons Cognizant was seeking to fill. As  
25 part of the arrangement between Cognizant and Net2source, if Cognizant hired an  
26 employee through Net2source, Net2source would handle all payroll and related taxes for  
27 the employee.

28         8. In or about February 2019, Plaintiff was contacted by Cognizant through the

1 job portal where she had posted her resume regarding a potential job opening. Plaintiff  
2 was interviewed by an employee of Cognizant, Ramesh Pulagam (Pulagam), after which  
3 she was hired to work with Cognizant's support team located on the Nvidia campus.  
4 Throughout her emplacement with Cognizant, Plaintiff's payroll and pay checks came from  
5 Net2source.

6 9. As a matter of law under the California Fair Employment Housing Act  
7 (FEHA) Plaintiff was an employee of Cognizant as:

8 A. Cognizant was responsible for hiring and firing Plaintiff

9 B. Cognizant trained Plaintiff to work of a member of its IT support team on the  
10 Nvidia campus.

11 C. Cognizant controlled, managed, directed and supervised Plaintiff's daily work  
12 activities.

13 D. Pulagam was Plaintiff's direct supervisor throughout her employment.

14 10. Plaintiff commenced her employment with Cognizant in or about February  
15 2019 on its IT support team at the Nvidia campus.

16 11. Prior to November 2019, Plaintiff received nothing but compliments for her  
17 work performance. Pulagam complimented Plaintiff's performance and asked her if she  
18 was interested in becoming a fulltime employee with Cognizant. Plaintiff stated that she  
19 enjoyed her work and would very much like to become a fulltime employee with  
20 Cognizant.

21 12. In or about early November 2019, Pulagam asked Plaintiff to accompany him  
22 to dinner after work. During dinner, Pulagam told Plaintiff that he wanted a relationship  
23 with Plaintiff and told her that he could make her a fulltime employee with Cognizant with a  
24 raise. He said, "I take care of you, you take care of me," intimating a sexual relationship.  
25 Plaintiff declined Pulagam's quid pro quo offer.

26 13. Plaintiff drove Pulagam to the restaurant as he did not have his vehicle, and  
27 after dinner, dropped him off at his apartment. Pulagam stated, "You should give me a  
28 kiss for the night." Plaintiff declined.

14. Immediately subsequent to the dinner, Pulagam became hostile towards Plaintiff and highly critical of her work performance. He accused her of having poor customer support service, and reported to other managers that Plaintiff was a poor performer. The criticisms of Plaintiff's job performance by Pulagam were persistent.

15. In or about the later part of January 2020, Pulagam told Plaintiff that if she reconsidered his proposal made during the dinner that everything would go back to normal. Pulagam told Plaintiff that she had one week to consider his proposal.

16. On February 7, 2020, Plaintiff was terminated from her employment with Cognizant.

**FIRST CAUSE OF ACTION**

### **Wrongful Termination in Violation of Public Policy**

**(Against all Defendants)**

17. Plaintiff incorporates by reference all previous paragraphs of this Complaint.

18. A fundamental public policy embodied in California's Fair Employment and Housing Act is that employees have a right to be free of sexual harassment, including quid pro quo harassment, in the workplace, and a right to be free from retaliation for resisting sexual harassment in the workplace.

19. Defendants, and each of them, violated the public policies of California in terminating Plaintiff's employment as alleged herein.

20. The aforementioned unlawful employment practices on the part of Defendants, and each of them, were a substantial factor in causing damages and injuries to Plaintiff as set forth below.

21. As a result of the aforesaid unlawful acts of Defendants, and each of them, Plaintiff has lost, and may continue to lose, income and benefits in an amount unascertained at this time according to proof at time of trial. Plaintiff claims such an amount in damages together with pre-judgment interest pursuant to California Civil Code section 3287 and/or any other provision of law providing for pre-judgment interest.

**22. As a result of the aforesaid unlawful acts of Defendants, and each of them,**

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