1. **Parties Affected**
   This policy applies to the Alaska Workforce Investment Board (AWIB) and Division of Employment and Training Services (DETS) staff, subrecipients, and any applicant or participant who has applied for or received public funds, services, or training from AWIB or DETS.

2. **Background**
   This policy provides a complaint and appeal process for formal or informal resolution of program complaints in AWIB/DETS funded programs. Program participants may file a complaint if they believe an AWIB/DETS program or its program provider violated the parameters of the program. For programs authorized under statute, the appeal processes available for program providers are those available under the law authorizing that program.

   A complainant may appeal an AWIB/DETS program decision if the complainant:
   a. has applied for services; or
   b. is registered for and is receiving services; and
   c. was denied AWIB/DETS funding.
3. Policy
The AWIB/DETS processes for resolution of program complaints are specified herein. Subrecipients and program providers must inform participants and other interested parties of the information contained in this policy. Any provisions contained in subaward agreements, other AWIB/DETS policies, or other laws and regulations shall apply, even if they are not explicitly stated in this policy. Nothing in this policy shall be construed to contradict prevailing laws and requirements for complaints or equal opportunity matters.

Distinguishing between program and discrimination complaints - A complaint may be processed as either a program complaint or as a discrimination complaint, but not both. Program complaints pertain to whether program staff applied the law, regulations, and professional protocol appropriately while making program decisions. A discrimination complaint includes as a reason mistreatment on the basis of one of the prohibited factors: race, color, national origin, sex, religion, age, disability, genetics, political affiliation, or religious belief. If a complaint is on one of these bases, the complainant should refer to the Equal Opportunity Complaint and Appeal Policy 07-506 and Equal Opportunity Discrimination Information Procedures and Complaint and Consent Forms for further guidance.

Retaliation, intimidation or reprisal - Federal and state laws prohibit retaliation, intimidation, or reprisal against any individual because they filed a complaint about, opposed, or furnished information about any prohibited practice.

Types of program complaints - Individuals may seek redress for decisions made by program staff when applying the law, regulations, and professional protocol. Program complaints may be appealed through program staff and fall into one of three categories, depending on its source:
   a) individual complaint – pertains to a single person filing a complaint as they feel they have been, or are being subjected to, an incorrect decision;
   b) class action complaint – a complaint filed by one or more individuals alleging incorrect decisions made not only against themselves, but also against a group of similarly situated individuals; or
   c) third party complaint – complaint is filed by a group or individual alleging incorrect decisions made against another group or individual. The group or individual filing the complaint must meet the definition of an “interested party.”

Filing a complaint - It is recommended, but not required, that the complaint be filed on the AWIB/DETS Program Complaint and Privacy Act Consent forms attached to this policy. A complaint must be filed in writing and contain the following information:
   a) complainant’s name and address or other means of contacting the complainant;
   b) the individual or entity alleged to have made the determination in question;
   c) signature of the complainant or an authorized representative; and
   d) allegations described in sufficient detail to determine whether:
      • the complaint is covered under the jurisdiction of AWIB/DETS;
      • the complaint was filed within the specified timeframe; and
      • the complaint has apparent merit, meaning the decision, if proven to be incorrect, would
violate program, state or federal policies, regulations or laws.

**Timeframe for filing a complaint** - The complainant must file a complaint within 30 calendar days of the occurrence of concern.

**Withdrawal of complaint** - The complainant has the right to withdraw the complaint, in writing, at any time.

**Division versus department filing of a complaint** - Complaints may be filed at either the division level or department level. Division level complaints are reviewed and determinations made by the Executive Director of AWIB, Director of DETS, or their designees. Department level complaints are reviewed and determinations made by the Commissioner or designee. It is recommended that all complaints be initiated at the division level, which will preserve the right for further appeal to the department level if warranted.

Complaints initially filed at the department level may not later be filed at the division level. This does not preclude informal resolution at the local level at the same time.

- **Division level DETS** complaints may be sent to:
  - Director, Division of Employment and Training Services
  - PO Box 115509
  - Juneau, AK 99811-5509

- **Division level AWIB** complaints may be sent to:
  - Executive Director, Alaska Workforce Investment Board
  - 3301 Eagle Street, Ste 305
  - Anchorage AK 99508

- **Department level** complaints may be submitted to:
  - Commissioner, Department of Labor and Workforce Development
  - PO Box 111149
  - Juneau, Alaska 99811-1149
  - Or Emailed to commissioner.labor@alaska.gov

**Appeal process** - Complainants may appeal a division level determination within five business days of receipt of a written denial. All appeals and responses must be in writing and submitted to the Commissioner at the department level. Department level staff has ten business days to issue a decision regarding an appeal. Additional information from the complainant may be requested, bearing in mind that a decision must be made in a timely manner. Department level staff will negotiate with the complainant to determine a reasonable time for additional information to be submitted. Once additional information is received, staff has three business days to make a determination.
If the subrecipient or participant does not agree with the Commissioner’s determination, they may file a complaint with the US Department of Labor, Employment and Training Administration (ETA) within 60 days of the determination. The ETA office will review the department determination to ensure the program complaint and appeal policy was followed.

Allegations of violations of federal law which are not resolved within 30 calendar days under the department procedures may be filed with the ETA. Allegations determined to be substantial and credible will be investigated and addressed.

**Federal level** complaints may be sent to:

U.S. Department of Labor, Employment and Training Administration
Director, Division of National Program, Tools, and Technical Assistance
200 Constitution Ave, NW
Washington DC 20210

**Confidentiality** - Consistent with applicable law and fair determination of the complaint, program providers and staff are required to keep the following information confidential to the maximum extent possible:

a) the fact that the complaint has been filed;
b) the identity of the complainant(s);
c) the identity of individual respondents to the allegations; and
d) the identity of any persons who furnished information relative to, or assisting in, a complaint investigation.

A separate system will be maintained both at the division level and at the department level for logging, tracking, and reporting on complaints. When consent has been provided for the release of the complainant’s identity, program providers must ensure that such disclosure is made under conditions that support the continued receipt of confidential information.

4. **Definitions**

a) **Business days** - days other than Saturday, Sunday, or state holidays.

b) **Complaint** - an oral or written statement that alleges unfair treatment or a violation of applicable law, regulations, or other agreement under AWIB/DETS programs (also referred to as a grievance).

c) **Complainant** - an individual, organization, or authorized representative filing the complaint or grievance.

d) **Department level** - the second level for complaint review and resolution by the Alaska Department of Labor and Workforce Development Commissioner, or designee.

e) **Division level** - the first level of formal complaint for review and resolution by the AWIB Executive Director, DETS Director, or their designees.

f) **Employer** - an entity that employs and pays wages to an AWIB/DETS program participant.

g) **Formal resolution** - A resolution to a complaint that is determined at the Alaska Department of Labor, Employment and Training Administration.
Labor and Workforce Development division or department level.

h) **Informal resolution** - a mutually acceptable solution to a complaint achieved through informal discussion between complainant and the person or entity against whom the complaint is filed.

i) **Interested party** - a person or group who has a recognizable stake in the outcome of the complaint.

j) **Local level** - complaint review and potential resolution involving the case manager or AWIB/DETS program staff.

k) **Participant** - an individual or organization who currently receives or has received services in the prior 60 calendar days funded by an AWIB/DETS program.

l) **Program complaint** - an oral or written statement that alleges a non-criminal violation by an AWIB/DETS program provider.

m) **Program provider** - an entity that, directly or indirectly, receives funding through AWIB/DETS.

n) **Program staff** - AWIB/DETS personnel whose position is directly related to the operation or administration of an AWIB/DETS program.
**Program Complaint**

**Complainant Information**

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<th>Name</th>
<th>Street Address</th>
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<th>City</th>
<th>State</th>
<th>Zip Code</th>
<th>Home Phone Number</th>
<th>Work Phone Number</th>
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**Complaint Information**

**Date Of Occurrence:**

To the best of your knowledge, check which of the following program(s) were involved?

- Workforce Innovation and Opportunity Act (WIOA): ☐ Adult ☐ Dislocated Worker ☐ Youth
- ☐ National Emergency Grant
- ☐ State Training and Employment Program (STEP)
- ☐ Other (please specify)

Have you attempted to resolve this complaint with the agency that provided the services?

- Yes ☐ No ☐

What date did you file, or try to file a complaint? / /

Have you been provided with a final decision in writing?

- Yes ☐ No ☐

If yes, attach a copy of the final decision.

Have 30 days elapsed since you filed or attempted to file your complaint?

- Yes ☐ No ☐

**Complaint Details**

Include which laws and rules, grants or other agreements you think have been violated. Include all facts. List all people involved, including legal counsel or other representatives. Tell us if you have filed the complaint with any other government agency.

Attach the facts about your case.

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<th>Signature</th>
<th>Date Signed</th>
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Notice about Investigatory Uses of Personal Information

Two federal laws govern personal information to federal agencies, including the Civil Rights Center (CRC): the Privacy Act of 1974 (5 U.S.C. 552) and the Freedom of Information Act (5 U.S.C. 552) or “FOIA”. Please read this description of how these laws apply to information connected with your complaint. After reading this notice, please sign and return the consent agreement following this notice, along with your complaint form.

The PRIVACY ACT protects individuals from misuse of personal information held by the state or federal government. The law applies to records that are kept and can be located by the individual’s name, social security number, or other personal identification system. Anyone who submits information to the State of Alaska in connection with a program complaint should know the following:

a) State of Alaska has been authorized to investigate complaints of discrimination on the basis of race, color, national origin, age, and handicap, and in some programs on the basis of sex, religion, citizenship, and political affiliation or belief, in programs that receive federal funds through the State of Alaska. State of Alaska is also authorized to conduct reviews of federally funded programs to assess their compliance with civil rights laws.

b) Information that State of Alaska collects is analyzed by authorized State of Alaska personnel. This information may include personnel or program participant records, and other personal information. State of Alaska staff may want to reveal some of the personal information to individuals outside the office in order to verify facts related to the complaint, or to discover new facts which will help State of Alaska determine whether violated violation exists. Such information could include, for example, the physical condition or age of a complainant. State of Alaska may also have to reveal personal information to a person who submits a request for disclosure authorized by the Freedom of Information Act.

c) Information submitted to State of Alaska may also be revealed to persons outside of State of Alaska because it is necessary in order to complete enforcement proceedings against a program that State of Alaska finds to be in violation. Such information could include, for example, the name, income, age, marital status or physical condition of the complainant.

d) State of Alaska requests personal information only for the purpose of carrying out authorized activities to enforce, and determine compliance with, civil rights laws and regulations. Any personal information provided by a complainant may be used only for the specific purpose for which it was requested. State of Alaska will not release personal information to any person or organization unless the person who submitted the information gives written consent, or unless release is required by the Freedom of Information Act.
c) No law requires that a complainant reveal personal information to State of Alaska, and no action will be taken against a person who denies State of Alaska’s request for personal information. However, if State of Alaska cannot obtain the information needed to fully investigate the allegations in the complaint, State of Alaska may close the case.

f) Any complainant may ask for, and receive, copies of all personal materials that State of Alaska keeps the for the complaint file for investigatory use.

**AS POLICY, THE STATE OF ALASKA DOES NOT REVEAL NAMES AND OTHER IDENTIFYING INFORMATION ABOUT INDIVIDUALS UNLESS IT IS NECESSARY TO COMPLETE INVESTIGATION OR ENFORCEMENT ACTIVITIES AGAINST A PROGRAM WHICH HAS VIOLATED THE LAW.**

State of Alaska never reveals to the program under investigation the identity of the person who filed the complaint, unless the complainant first gave State of Alaska written permission to do so.

The FOIA gives the public maximum access to federal government files and records. Persons can request and receive information from many types of records kept by the government—not just materials that apply to them personally. The State of Alaska must honor most requests for information submitted under FOIA, but there are exceptions:

- The State of Alaska is usually not required to release information during an investigation or an enforcement proceeding if that release would limit State of Alaska’s ability to do its job effectively; and,

- The State of Alaska can refuse to disclose information if release would result in a “clearly unwarranted invasion” of a person’s privacy.

**PLEASE READ, SIGN, AND DATE SECTION A OR SECTION B OF THE CONSENT FORM ACCOMPANYING THIS NOTICE, AND RETURN IT TO THE STATE OF ALASKA WITH YOUR COMPLETE, SIGNED, AND DATED COMPLAINT INFORMATION FORM, IF YOU HAVE NOT ALREADY DONE SO.**
PRIVACY ACT CONSENT FORM

I have read the Notice about Investigatory Uses of Personal Information.

I understand the following provisions of the Privacy Act and Freedom of Information Act, which apply to personal information I reveal to the State of Alaska or Civil Rights Center (CRC) in connection with my complain:

- In the course of investigating my complaint, the State of Alaska may have to reveal my identity to staff of the program named in my complaint in order to obtain facts and evidence regarding my complaint;
- I understand that I do not have to reveal any personal information to the State of Alaska, however the State of Alaska may close my complaint if I refuse to reveal information needed to fully investigate my complaint;
- I may request and receive a copy of any personal information the State of Alaska keeps in my complaint file for investigatory uses; and
- Under certain conditions, may be required by the Freedom of Information Act to reveal to others personal information I have provided in connection with my complaint.

<table>
<thead>
<tr>
<th>SECTION A</th>
<th>YES, THE STATE OF ALASKA MAY DISCLOSE MY IDENTITY IF NECESSARY TO INVESTIGATE MY COMPLAINT.</th>
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<tr>
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<td>I have read and understand the notice, and I consent for the State of Alaska to process my complaint.</td>
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<th>SECTION B</th>
<th>NO, THE STATE OF ALASKA MAY NOT DISCLOSE MY IDENTITY, EVEN IF NECESSARY TO PROCESS MY COMPLAINT.</th>
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<td>I have read and understand the notice, and I do not consent for State of Alaska to disclose my identity during investigation on of my complaint. I request that the State of Alaska process my complaint, however, I understand that the State of Alaska may cancel my complaint if it cannot fully investigate without disclosing my identity. I also understand that the State of Alaska may close my complaint if it cannot begin an investigation because I have not consented for the State of Alaska to reveal my identity.</td>
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