State of Minnesota

Employment and Economic Development (DEED)

July 1, 2020 – June 30, 2022 Affirmative Action Plan

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To request an alternative format of this document, please contact the Office of Diversity and Equal Opportunity at DEED.ODEO@state.mn.us
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Statement of Commitment

Minnesota Administrative Rules, part 3905.0400, subpart 1, item C

This statement reaffirms the Minnesota Department of Employment and Economic Development (DEED), thereafter “the agency,” is committed to Minnesota’s statewide affirmative action efforts and providing equal employment opportunity to all employees and applicants in accordance with equal opportunity and affirmative action laws.

I affirm my personal and official support of these policies which provide that:

- No individual shall be discriminated against in the terms and conditions of employment, personnel practices, or access to and participation in programs, services, and activities, or subject to harassment, on the basis of race, sex (including pregnancy), color, creed, religion, age, national origin, sexual orientation, gender expression, gender identity, disability, marital status, familial status, status with regard to public assistance, or membership or activity in a local human rights commission.

- The prohibition of discrimination on the basis of sex precludes sexual harassment, gender-based harassment, and harassment based on pregnancy.

- This agency is committed to the implementation of the affirmative action policies, programs, and procedures included in this plan to ensure that employment practices are free from discrimination. Employment practices include, but are not limited to the following: hiring, promotion, demotion, transfer, recruitment or recruitment advertising, layoff, disciplinary action, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. We will provide reasonable accommodation to employees and applicants with disabilities.

- This agency will continue to actively promote a program of affirmative action, wherever women, racial/ethnic minorities, and individuals with disabilities are underrepresented in the workforce, and work to retain all qualified, talented employees, including protected group employees.

- This agency will evaluate its efforts, including those of its directors, managers, and supervisors, in promoting equal opportunity and achieving affirmative action objectives contained herein. In addition, this agency will expect all employees to perform their job duties in a manner that promotes equal opportunity for all.

It is the agency’s policy to provide an employment environment free of any form of discriminatory harassment as prohibited by federal, state, and local human rights laws. I strongly encourage suggestions as to how we may improve. We strive to provide equal employment opportunities and the best possible service to all Minnesotans.

Commissioner: [Signature]  Date Signed: 08/11/2021
Executive Summary

Minnesota Administrative Rules, part 3905.0400, subpart 1, item A

This Affirmative Action Plan meets the requirements as set forth in statute, in Administrative Rule, and by Minnesota Management and Budget (MMB). The plan outlines:

- Affirmative action goals
- Timetables
- Reasonable and assertive hiring and retention methods for achieving these goals

This Affirmative Action review revealed underutilization of the following protected group(s) in the following job categories:

Table 1 Workforce Underutilization Analysis of Protected Groups
(X indicates the job categories and protected groups that have underutilization.)

<table>
<thead>
<tr>
<th>Job Categories</th>
<th>Women</th>
<th>Racial/Ethnic Minorities</th>
<th>Individuals with Disabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officials/Administrators</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professionals</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technicians</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office/Clerical/Paraprofessional</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Maintenance</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

Once complete, information about how to obtain or access a copy of this Plan is provided to every employee of the agency. Our intention is to make every employee aware of DEED’s commitments to affirmative action and equal employment opportunity. The completed Plan is also posted on the agency’s website and maintained in the Office of Diversity and Equal Opportunity (ODEO).

Affirmative Action Officer or Designee: Heather Stein Date Signed: 08/11/2021

Human Resources Director or Designee: Sheila Reger Date Signed: 08/11/21

Commissioner or Agency Head: Date Signed: 08/11/2021
Organizational Profile

The Minnesota Department of Employment and Economic Development provides direct service to its customers via staff located throughout the state. It leverages its resources by contracting with vendors or partners to deliver services that help DEED achieve its mandate. And, to incent innovation, DEED awards grants to qualified entities to deliver service in a new way or resolve unmet needs.

Specialists market Minnesota to attract new business and help develop existing or start-up businesses. Community development staff address revitalization issues and prepare for economic development opportunities.

There are nearly 50 WorkForce Centers\(^1\) where people looking for jobs can find employment and career assistance. An online job bank—MinnesotaWorks.net—connects job seekers and employers. Unemployment insurance benefits are available for people who have lost their jobs through no fault of their own. In addition, DEED’s labor market information helps all customers make educated decisions about their futures.

**Mission:** *To empower the growth of the Minnesota economy for everyone.*

**Values:**

- **Focus on the customer.** We are public servants who strive for fairness and results for the people, businesses, and communities of Minnesota. We build authentic relationships. We listen to the people we serve and consider their feedback in our service delivery.

- **Communicate early and often.** We believe in effective communication, honesty and good listening. Great work happens when everyone is clear on where we’re heading, and who is doing what. We strive for transparency with the public and our stakeholders.

- **Seek solutions.** When a challenge arises, we collaborate across teams and brainstorm ways to solve it. We focus on impact. We choose optimism, and get things done.

- **Create inclusion.** We actively remove barriers that have historically left people out. We believe we’re far stronger when we are inclusive and equitable. We respect opinions that are different than ours and we seek out diverse perspectives in the planning and execution of our work.

- **Encourage new ideas.** We celebrate and encourage creative thinking, giving ourselves the permission to think boldly. We believe it is okay to try a new approach; it’s the only way to learn and improve.

**Be gracious.** We’re honored to serve the people of Minnesota. We approach our work with respect and kindness toward those we work with and for. We elevate each other. Bringing joy to our jobs makes DEED a great place to work.

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\(^1\) As of December 2018, Minnesota’s WorkForce Centers are now CareerForce Locations
Individuals Responsible for Directing/Implementing the Affirmative Action Plan

Minnesota Administrative Rules, part 3905.0400, subpart 1, item B

A. Commissioner

Responsibilities

The Commissioner is responsible for establishing an Affirmative Action Program, including goals, timetables, and compliance with all federal and state laws and regulations. Quarterly, the Commissioner reports the agency’s progress in meeting its affirmative action goals and objectives to the Commissioner of MMB, and reports to MMB on the results of the agency’s affirmative action plan at the same time as the agency submits its biennial budget request to MMB. The MMB Commissioner is responsible for reporting all agencies progress to the Governor and the Legislature.

Duties

The duties of the Commissioner include, but are not limited to:

- Appoint the Affirmative Action Officer or designee and include accountability for the administration of the agency’s Affirmative Action Plan in their position description.
- Take action, if needed, on complaints of discrimination and discriminatory harassment.
- Issue a statement affirming the department’s commitment to affirmative action and equal employment opportunity and ensure the statement is shared with all employees.
- Make decisions and changes in policies, procedures or physical accommodations as needed to implement effective affirmative action in the agency.
- Actively promote equal employment opportunity and incorporate diversity and inclusion principles in annual business plans, strategic plans, and the agency’s mission.
- Notify all contractors and sub-contractors with the department of their affirmative action responsibilities.
- Enforce equal employment opportunity in affirmative and non-affirmative hiring decisions reviewed in the hiring process.
- Require that all agency directors, managers, and supervisors include responsibility statements for the supporting affirmative action, equal opportunity, diversity, and/or cultural responsiveness in their position descriptions and annual objectives.
- Comply with the state-wide and agency anti-discrimination and anti-harassment policies.

Accountability

The Commissioner is accountable directly to the Governor and indirectly to the Commissioner of MMB for affirmative action matters.
Name of individual(s) responsible

Name: Steve Grove
Title: Commissioner
Email: s.grove@state.mn.us
Phone: 651-259-7110

B. Affirmative Action Officer

Responsibilities

The Affirmative Action Officer is directly responsible for developing, coordinating, implementing, and monitoring the agency’s affirmative action program.

Duties

The duties of the Affirmative Action Officer include, but are not limited to:

- Develop and administer the agency’s Affirmative Action Plan.
- Develop and set agency-wide affirmative action hiring goals.
- Monitor agency compliance and fulfill all affirmative action reporting requirements.
- Disseminate the affirmative action policy to employees in the agency.
- Inform the Commissioner of progress on affirmative action and equal opportunity goals and report potential concerns.
- Act as the affirmative action liaison between the agency, MMB, and the Governor’s Office.
- Determine the need for affirmative action training within the agency and coordinate the development the training programs with the assistance of internal and external resources, as necessary.
- Review and recommend changes in policies, procedures, programs, and physical accommodations to implement affirmative action and equal opportunity.
- Identify high-need recruitment job areas within the agency.
- Develop innovative programs to attract and retain individuals from protected groups in the agency.
- Support and collaborate in the recruitment individuals of protected groups for employment, promotion, and training opportunities.
- Manage the agency’s pre-hire review process.
- Review requests for non-affirmative non-justified hires in the Monitoring the Hiring process and refer unresolved issues to the Commissioner for final decision.
- Ensure supervisors and managers are making affirmative efforts to recruit and retain candidates and employees from protected groups.
- Maintain relationships with community stakeholders, colleges and universities, and workforce centers to continue effective diversity recruitment strategies.
- Oversee the administration of the Americans with Disabilities Act Title I and Title II.
• Receive requests for ADA accommodations and work with appropriate supervisors, unions, etc. to approve or deny the request, or provide alternative accommodations.
• Maintain records of requests for reasonable accommodations.
• Oversee the administration of the agency’s diversity, equity, and inclusion strategic plan.
• Comply with the state-wide and agency anti-discrimination and anti-harassment policies.

**Accountability**

The Affirmative Action Officer is accountable to the Commissioner for program impacts and for ongoing program activities and direction. The Affirmative Action Officer oversees the administrator of ADA Title I and II, administrators of Diversity and Inclusion, and other equal opportunity related administrators. In addition, the AAO ensures that aggregated data and trends of complaints of illegal discrimination in hiring are provided and shared with the Human Resources Director on a quarterly basis.

**Name of individual(s) responsible**

**Name:** Heather Stein  
**Email:** heather.stein@state.mn.us

**Title:** Director of Diversity and Equal Opportunity  
**Phone:** 651-259-7097

**C. Human Resources Director**

**Responsibilities**

The Human Resources Director or Designee is responsible for ensuring equitable and uniform administration of all personnel policies, in conjunction with the agency Affirmative Action Officer and ADA Coordinator, to remove barriers to equal employment opportunity with the agency. HR Director or Designee is responsible for assisting managers and supervisors in human resources management activities.

Staff within Human Resources who collaborate on affirmative action responsibilities and diversity issues are accountable to the HR Director.

**Duties**

The duties of HR Directors include, but are not limited to:

• Maintain effective working relationships with agency affirmative action officers and designees.
• Provide leadership to HR staff and others to ensure personnel decision-making processes adhere to equal opportunity and affirmative action principles.
• Provide guidance in the development and use of selection criteria to ensure they are objective, uniform, and job related.
• Oversee the administration of the agency diversity recruitment program, and partner with the Affirmative Action Officer to continually improve diversity of the workforce.
• Maintain active participation in the state-wide recruiters’ group.
• Assist in recruitment and retention of protected groups and notify managers and supervisors of existing disparities.

• Ensure an Affirmative Action Pre-hire Review process is implemented and followed by hiring managers and supervisors in collaboration with the Affirmative Action Officer.

• Initiate and report on progress made with program objectives contained in the Affirmative Action Plan.

• Ensure that the reasonable accommodation process is implemented and followed for all employees and applicants in need of reasonable accommodation.

• Assist supervisors, managers, and the Affirmative Action Officer in recruitment of protected group members through career and job fairs and other efforts, as well as in selection and retention of protected group members.

• Assist the Affirmative Action Officer in conducting periodic audits of recruitment activity to measure the effectiveness of efforts and activities toward attaining strategic diversity goals and objectives.

• Assist supervisors, managers, affirmative action officers, and human resources staff in the creation of supported worker positions. These positions help reduce agency costs by diverting supportive employment duties from higher skilled workers to supported worker positions. This can improve employee morale and retention of individuals with disabilities in integrated employment.

• Request assistance from MMB to support diversity recruitment efforts, as well as the retention of protected group members in hard-to-fill or executive level positions.

• Include responsibility statements for affirmative action/equal employment opportunity in position descriptions and annual performance objectives.

• Comply with the state-wide and agency anti-discrimination and anti-harassment policies.

**Accountability**

The Human Resources Director is accountable to the Assistant Commissioner of DEED, Evan Rowe. Human resources staff are accountable to the Human Resource Director.

**Name of individual(s) responsible**

Name: Sheila Reger

Title: Human Resource Director

Email: sheila.reger@state.mn.us

Phone: 651-259-7099

**D. Americans with Disabilities Act (Title I and II) Coordinator**

**Responsibilities**

The Americans with Disabilities Act (ADA) Title I and II Coordinator is responsible for ensuring the agency’s compliance with the ADA Title I – Employment, and ADA Title II – Public Services, in accordance with the ADA - as amended, and the Minnesota Human Rights Act.
**Duties**

The duties of the ADA Title I Coordinator include, but are not limited to:

- Provide guidance, coordination, and direction to agency management on the ADA. The agency develops and implements policies, procedures, and practices to ensure agency employment practices and programs are accessible and nondiscriminatory.

- Provide training, technical guidance, and consultation to agency management and staff on compliance and best practices for hiring and retaining individuals with disabilities, as well as the provision of reasonable accommodations to employees and job applicants.

- Track and facilitate requests for reasonable accommodations for job applicants including Connect 700 program applicants, and employees, as well as members of the public accessing agency services, and report reasonable accommodations annually to MMB.

- Research case law rules and regulation and update HR Directors on evolving ADA issues. Meet bi-annually with ADA Coordinators and provide updates on ADA.

- Ensure compliance with ADA reporting according to state and federal requirements.

- Assist the Affirmative Action Officer in designing and delivering specific ADA training for targeted groups.

- Submit reasonable accommodation reimbursement under the guidelines of the state-wide accommodation fund.

- Provide reasonable accommodations to qualified individuals (as defined by ADA) with known physical or mental disabilities, to enable them to compete in the selection process, perform essential functions of the job, and/or enjoy equal benefits and privileges.

The ADA coordinator in consultation with the employee and supervisor, and other individuals who may need to be involved must:

- Discuss the purpose and essential functions of the job and if necessary, complete a step-by-step job analysis;

- Determine the precise job-related limitations;

- Identify potential accommodations and assess the effectiveness each would have in allowing the employee to perform essential functions of the job; and

- After discussion and review, select and implement the accommodations that are appropriate for both the employee and the employer using the Reasonable Accommodation Agreement.

- Comply with the state-wide and agency anti-discrimination and anti-harassment policies.

**Accountability**

The ADA Title I and II Coordinator is accountable to the Director of the Office of Diversity and Equal Opportunity.

**Name of individual(s) responsible**

Name: Karen Lilledahl
E. Senior Managers and Facility Executive Team Leaders

Responsibilities

Agency senior managers and executive team leaders are responsible for implementing all aspects of the agency Affirmative Action Plan and the agency’s commitment to affirmative action and equal opportunity.

Duties

The duties of senior managers and executive team leaders include, but are limited to:

- Identify problem areas and eliminate barriers that prevent equal employment opportunity within the agency.
- Communicate the equal opportunity employment policy and the affirmative action program and plan to all employees.
- Assist the Affirmative Action Officer in periodic audits of hiring and promotion patterns to remove obstacles to attaining affirmative action goals and objectives.
- Hold regular discussions with supervisors and employees to ensure the agency’s equal employment opportunity policies are being followed.
- Inform and evaluate managers and supervisors on their equal employment opportunity efforts and results, in addition to other job performance criteria.
- Comply with the statewide and agency anti-discrimination and anti-harassment policies.

Accountability

Senior managers and executive team leaders are accountable directly to the appropriate Assistant Commissioner, the Deputy Commissioner or the Commissioner.

Name on individual(s) responsible

Name: Steve Grove  
Email: s.grove@state.mn.us

Title: Commissioner  
Phone: 651-259-7110

F. All Employees

Responsibilities

All employees are responsible for conducting themselves in accordance with the State of Minnesota’s policy of equal employment opportunity. This includes refraining from any actions that would subject any employee to negative treatment on the basis of race, creed, color, sex (including pregnancy), national origin, age, marital status, familial status, disability, sexual orientation, gender expression,
gender identity, reliance on public assistance, membership or activity in a local human rights commission, religion, political opinions, or affiliations. Employees who believe they have been subjected to such discrimination or harassment are encouraged to use the agency’s complaint procedure.

**Duties**

The duties of all employees include, but are not limited to:

- Exhibit an attitude of respect, courtesy, and cooperation toward colleagues and the public.
- Refrain from any actions that would adversely affect a colleague on the basis of their race, creed, color, sex (including pregnancy), national origin, age, marital status, familial status, disability, sexual orientation, gender expression, gender identity, reliance on public assistance, membership or activity in a local human rights commission, religion, political opinions, or affiliations.
- Comply with the state-wide and agency anti-discrimination and anti-harassment policies.

**Accountability**

Employees are accountable to their designated supervisor and indirectly to the agency’s Commissioner. All employees are responsible for conducting themselves in accordance with the Affirmative Action Plan.

**Communication of the Affirmative Action Plan**

Minnesota Administrative Rules, part 3905.0400, subpart 1, item D and Minnesota Administrative Rules, part 3905.0400, subpart 1, item E

The following information describes the methods that the agency takes to communicate the Affirmative Action Plan to employees and the general public:

**Internal Methods of Communication**

- **Internal memorandum.** Agency leadership or the Affirmative Action Officer will send an internal memo to agency employees each year. This message identifies the location of the Affirmative Action Plan and the employee’s responsibility to read and understand it. It also indicates the employees’ responsibility to support and implement equal opportunity and affirmative action, will be sent from the agency’s leadership or the Affirmative Action Officer, to all staff on an annual basis.
- **Intranet.** The agency’s Affirmative Action Plan is available to all employees on the agency’s internal website and in print to anyone who requests it. As requested, the agency will make the plan available in alternative formats.
- **Printed copy.** A physical copy of the Agency’s Affirmative Action Plan is available to employees at the following address:

  332 Minnesota St STE E200 Saint Paul, MN 55101
• **New Employee Orientation.** The Office of Diversity and Equal Opportunity conducts a session during the required New Employee Orientation (NEO) informing new employees of DEED’s commitment to Affirmative Action and Equal Employment Opportunity. The NEO includes information about the process to follow for requesting and/or providing a reasonable accommodation for a person with a disability and the process for discussing and/or filing a complaint of discrimination.

• **Policies and Procedures.** All Affirmative Action and Equal Employment Opportunity policies, procedures, and practices are included in DEED’s Policy and Procedures Manual. The Policy and Procedures Manual is updated routinely and is available on the [DEED Intranet](https://www.deed.state.mn.us).

• **Signage.** Nondiscrimination and equal opportunity statements and posters are prominently displayed and available in areas frequented and accessible to employees in all Minnesota WorkForce Centers and DEED locations. ODEO oversees the statement and notice requirements at all DEED locations and provides updates as laws are revised or implemented.

### External Methods of Communication

• **Public website.** The agency’s Affirmative Action Plan is available on the [agency’s public website](https://www.deed.state.mn.us). Printed copies are available to anyone who requests it. As requested, the agency will make the plan available in alternative formats.

• **Equal opportunity employer language.** The agency’s website homepage, letterhead, publications, and all job postings, includes DEED’s “equal opportunity employer” statement. The agency will also ensure a representative ratio of diversity is on all marketing materials.

• **Signage.** Nondiscrimination and equal opportunity statements and posters are prominently displayed in common public areas. Examples of posters displayed include: Equal Employment Opportunity is the law, Employee Rights under the Fair Labor Standards Act, and the Americans with Disabilities Act Notice to the Public.

• **Printed Copy.** A physical copy of the Agency’s Affirmative Action Plan is available to contractors, vendors, and members of the public at the following address:

  332 Minnesota St STE E200 Saint Paul, MN 55101

• **Client Forms.** DEED requires that all client forms, brochures, handouts, and advertising have the wording “Equal Opportunity Employer and Service Provider” statement and reference to Babel Notice.

• **Nondiscrimination Plan.** Information about the Affirmative Action and Equal Opportunity policies and contract assurance requirements are provided to all individuals and organizations receiving grants or funding from DEED. The contract assurance requirements contain inclusive language identifying all state and federal civil rights legislation. All contracts are reviewed to ensure inclusion of equal opportunity language. The language is located in the [Local Unified Plan that can be accessed at DEED’s external website](https://www.deed.state.mn.us), select “Methods of Administration 2016 or Nondiscrimination Plan.”
Job Category Analysis


The agency conducted a Job Category Analysis to determine the number of protected group employees in each job category. The job category analysis lists job class titles in each Equal Employment Opportunity (EEO) job category at the agency. A job classification is a group of one or more positions with similar duties and responsibilities. These classifications help clarify positions within the class so the same schedules of pay can be applied with equity to all positions in the class that fall under the same, or substantially the same, employment conditions.

Determining Availability

MS 43A.19(b), MS 43A.19(c), Minnesota Administrative Rules 3905.0600 Subp 1, Minnesota Administrative Rules 3905.0600 Subp 2, Minnesota Administrative Rules 3905.0600 Subp 3C, and Minnesota Administrative Rules 3905.0600 Subp 3D

For purposes of this Affirmative Action Plan, “availability” means an estimated percentage of qualified women, racial/ethnic minorities, and individuals with disabilities in the relevant labor market who are eligible for positions in each job category at a state agency.

The agency used the 2014-2018 American Community Survey statistical data for external availability and feeder job statistics of employees for internal availability. For affirmative action purposes, “feeder job” means staffed positions within the agency that can be promoted and/or transferred into/within EEO job categories (refer to Appendix D. Feeder Jobs for details).

DEED determined the recruitment area to be statewide for all job categories. Statewide availability is considered because approximately 40% of agency staff are located outside of central office all across the State of Minnesota. In conducting the underutilization analysis, the agency incorporated internal and external availability based on the ACS, historical hiring patterns, and the percentage of DEED workers who are employed in promotable classifications to obtain the final availability.

Underutilization Analysis worksheets are attached in the appendix. Numbers less than 10 are indicated with "<10" in accordance with Minnesota Management and Budget’s guidance on data privacy.

Utilization/Availability Analysis, Establishment of Goals, and Timetables


Utilization is an analysis of affirmative action and equal opportunity employment data used to assess the available workforce for a given state. As explained in the previous section, “availability” means an estimated percentage of qualified women, racial/ethnic minorities, and individuals with disabilities in
the relevant labor market who are available and eligible for positions in each job category at a state agency.

Through the utilization and availability analysis, the agency has determined which job categories are underutilized for women, racial/ethnic minorities, and individuals with disabilities in the agency and has set hiring goals for the next two years. Hiring goals are objective and used for making good faith efforts for all aspects of the affirmative action program. Effective hiring goals are strategic, actionable, and measurable efforts the agency is committed to pursuing and implementing in 2020-2022.

The goals are not quotas, nor do they require protected group status-based hiring preferences. They are aspirational goals so that the agency makes good faith efforts to remove barriers to equal employment opportunity.

The agency uses the whole person rule to establish a hiring goal. This means when the actual representation percentage of women, racial/ethnic minorities, and individuals with disabilities is less than reasonably would be expected given the workforce participation in the labor market area, and that difference is at least one whole person (more than 1), then a goal is established for that job category.

When a hiring goal for a job category is established, a percentage goal equal to the final availability percentage is calculated for women, racial/ethnic minorities, and individuals with disabilities in that job category.

Hiring Goals by Job Category and Protected Group, if a protected group in a job category shows “Monitor,” the agency will proactively make good faith efforts to recruit external qualified protected groups. The agency will also train and retain employees in the job category to help prevent underutilization due to an employee move or attrition.

Refer to Appendix C. Utilization-Goals for details for underutilization and hiring goals.

Identification of Areas for Further Monitoring

Minnesota Administrative Rules 3905.0400 Subp. 1 Item H and I

Monitoring personnel activity helps agencies monitor progress in meeting hiring goals. Data from the previous plan period can help indicate when changes to program efforts are appropriate.

Workforce Snapshot

The Utilization Goals worksheet indicates if a job category by protected group is underutilized.

Area(s) in the agency’s workforce that require further monitoring appear in the “Establish Goals?” column as:

- “Yes” if there is underutilization, or;
- “Monitor,” if the agency needs to monitor the job as it may be underutilized in the future if employee movement occurs.

Corrective Actions and Action-Oriented Programs will be followed to address the identified placement goal(s) where the agency has underutilizations or requires monitoring:
- Underutilization of racial/ethnic minorities in the Office Clerical/Administrative job category
- Monitoring required for people with disabilities in the Officials and Administrators job category
- Monitoring required for women in the Technicians job category

**Personnel Activities**

**Progress Reports**

**Appendix A. Progress Report** includes only job categories that had hiring goal(s) established in the prior Affirmative Action Plan and it evaluates if the agency attained the hiring goal(s).

Where the indication of the “Goal Met?” column is:

- “Yes,” the agency met the goal established in the prior Affirmative Action Plan.
- “No,” the agency did not attain the goal established in the prior Affirmative Action Plan.
- “No Hire/Prom,” there were no opportunities in the prior Affirmative Action Plan period.

*DEED met the hiring goal in the one area where there was an underutilization in the last plan: Women in the Service Maintenance job category.*

**Separations**

The agency is committed to the retention of all employees, including members of the following protected groups: women, racial/ethnic minorities, and individuals with disabilities. The agency will strive to affirmatively ensure equal employment opportunity by retaining a diverse composite of talented and qualified employees, with emphasis on under-represented individuals. To be successful, the responsibility for these retention efforts lies with all employees. The agency’s retention strategy is a multi-faceted approach, guided by the agency management, Human Resources Director, and Affirmative Action Officer.

**Table 2 Person’s Responsible for Agency Retention Programs/Activities**

<table>
<thead>
<tr>
<th>Title</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director of Diversity &amp; Equal Opportunity</td>
<td>Heather Stein, 651-259-7097</td>
</tr>
<tr>
<td>Human Resources Director</td>
<td>Sheila Reger, 651-259-7099</td>
</tr>
</tbody>
</table>

**Appendix B. Separation Analysis** shows the results by separation type and the protected group during the prior Affirmative Action Plan period. The separation percentages were derived within the separation type by protected group to identify impact on protected group members. There are two examinations in this worksheet:

1. The total percentage indicates the percentage by separation type. [For an example, there were 15 separations in total. Of those separations, 10 employees separated due to dismissal or non-certification. The dismissal or non-certification percentage is 66.67% (10 divided by 15)].

2. The “percentage type1” in **Appendix B. Separation Analysis** indicates percentages by protected group within a separation type. [For an example, there were 10 separations by dismissal or non-certification in total. Of those separations, eight were women employees. The women dismissal or non-certification separation is 80.00% (8 divided by 10)].
Corrective Actions and Action-Oriented Programs will be followed to address the identified area(s) to monitor/focus.

The Agency will continue to analyze and review separation data for disparate impact on protected group employees. This will include reviewing non-certification trends, layoff trends, resignation trends, and disciplinary discharges. The appendix will include a separation report broken down by EEO4 job category. Below is a snapshot of the agency separations throughout the past two years as well as a narrative describing the separation analysis:

<table>
<thead>
<tr>
<th>Type of Separation FY2019 and 2020</th>
<th>Total Percentage</th>
<th>Percentage of Women</th>
<th>Percentage of Minorities</th>
<th>Percent of Individuals with Disabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dismissals or Non-Certification</td>
<td>4.89%</td>
<td>68.75%</td>
<td>12.50%</td>
<td>6.25%</td>
</tr>
<tr>
<td>Resignation</td>
<td>36.39%</td>
<td>63.87%</td>
<td>22.69%</td>
<td>12.61%</td>
</tr>
<tr>
<td>Retirement</td>
<td>33.03%</td>
<td>64.81%</td>
<td>4.63%</td>
<td>21.30%</td>
</tr>
<tr>
<td>Death</td>
<td>0.92%</td>
<td>66.67%</td>
<td>33.33%</td>
<td>33.33%</td>
</tr>
<tr>
<td>Termination without Rights</td>
<td>24.77%</td>
<td>72.84%</td>
<td>19.75%</td>
<td>11.11%</td>
</tr>
<tr>
<td>Total Separations</td>
<td>100.00%</td>
<td>66.67%</td>
<td>15.60%</td>
<td>14.98%</td>
</tr>
</tbody>
</table>

In fiscal years 2019 and 2020 the agency had 327 total separations. Of these, the number of retirements, deaths and terminations without rights accounts for 59% of separations. The agency had 135 separations through resignation or dismissal/non-certification. These specific separation types can be influenced through strategic agency plans focused on retention, selection, on-boarding and performance management. For these reasons, the separation analysis below focuses on these separation types.

ODEO reviewed the separation data for FY 2019 and FY 2020 for trends and potential concerns. Initial findings demonstrate that out of the total separations for dismissals and non-certifications, the rates are not disproportionate for employees of color or individuals with disabilities as identified in the previous plan period (2017-2018).

Overall total separations include 66.67% from women, 15.6% from minorities, and 14.98% from individuals with disabilities (combination of dismissal/Non-Certification, resignations, retirements, deaths, and layoffs).

**Women**

Women represent approximately 68.89% of the total agency workforce. The agency saw a total of 327 separations from FY 2019 and FY 2020. Women were 66.67% of all separations. This is proportionately relative, and slightly lower than the agency’s total workforce representation.
Women in the professional job category separated the agency through dismissals/non-certifications at a higher rate (75%) than their representation in the agency (68.89%) in this job category. Women in the Office/Clerical job category leave the agency through resignations at a proportionate rate (90%) to their representation in the agency (89.17%) in this job category. Women in the service maintenance job category separated via resignations at a higher rate (66.67%), than their representation in the job category (31.58%).

Women Professionals account for the largest protected class separation by job category to separate from resignations and dismissals/non-certifications at 49.63%. This is less than a proportionate rate relative to the representation of women professionals at 68.89%.

At DEED, women are not underutilized in any job categories, but the Technicians job category will need to be monitored for attrition. All these categories improved their numbers, but Technicians remained the same.

**Minorities**

Minorities represent approximately 16.3% of the total Agency workforce. The agency saw a total of 327 separations from FY 2019 and FY 2020. Minorities made up 15.6% of all separations. This is proportionately relative, and slightly lower than the agency’s total representation. However, professional minorities are resigning at a higher rate (22.69%) than their representation of professionals (16.71%). Separation via non-certification/dismissals make-up 16.67% of dismissals/non-certifications in the Professional job category which is proportionate to the representation in this job category (16.71%).

At DEED, the representation of racial and ethnic minorities has improved in the Officials and Administrators, Professionals, Technicians, and service maintenance categories. The agency currently is underutilized by racial/ethnic minorities in the office/clerical category.

**Individuals with Disabilities**

Individuals with Disabilities represent approximately 11.96% of the total agency workforce. The agency saw a total of 327 separations from FY 2019 and FY 2020. Individuals with Disabilities were 14.98% of all separations, slightly down from the 15.16% separation rate during the previous plan period, however the separation rate still exceeds the total representation of 13.98%. In fact, rates are down in all separation types for individuals with disabilities except retirements.

For individuals with disabilities, separations via dismissals/non-certifications is down from the previous rate of 20% to 6.25%, and from 16.28% to 12.61% for resignations. The rate of separation via retirements increased from 13.49% in the last plan to 21.3%.

At DEED, all job categories have increased representation of individuals with disabilities except Service Maintenance. Due to the use of updated availability data, the agency now has an underutilization of individuals with disabilities in the Officials/Administrators job category.
Corrective Actions and Action-Oriented Programs

Minnesota Administrative Rules 3905.0400 Subp 1 Item H

The agency’s Affirmative Action Program is designed to implement the provisions of this Affirmative Action Plan and meet requirements found in Minnesota Statutes, section 43A.191 Subdivision 2. These Action-Oriented Programs are carried out throughout this Affirmative Action Plan period.

Corrective Actions

This section identifies ways the agency will eliminate barriers, provide corrective actions, and make good faith efforts toward the affirmative action goals for underutilized protected groups (broken down by specific job categories).

The agency developed the below action-oriented programs specific to the job category/protected group(s) identified in the “Identification of Areas for Further Monitoring” section supported by the “Utilization /Availability Analysis, Establishment of Statement of Goals, and Timetable” and “Progress Reports and Personnel Analyses sections.”

Table 3. Areas of Further Monitoring and Corrective Actions

<table>
<thead>
<tr>
<th>Areas for Further Monitoring:</th>
<th>Corrective Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Office Clerical/Administrative</strong></td>
<td>- Racial/Ethnic Minorities are underutilized in this job category based on recent census data and corrective actions are required.</td>
</tr>
<tr>
<td></td>
<td>- Promotions in the job category included 0% racial/ethnic minorities.</td>
</tr>
<tr>
<td></td>
<td>- Effective September 1, 2020, DEED employees who identify as racial/ethnic minorities who apply for DEED positions in the Office Clerical/Administrative job category, will be invited to interview for positions if they meet the minimum qualifications for the position. HR Director is responsible for this action.</td>
</tr>
<tr>
<td></td>
<td>- Develop an intentional diversity recruitment strategy to increase the representation of racial/ethnic minorities in this category. The ODEO Director and HR Director are responsible for this action.</td>
</tr>
<tr>
<td>Areas for Further Monitoring: Professionals</td>
<td>Corrective Actions</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td>• Although the agency does not have an underutilization of Racial/Ethnic Minorities in this job category, the agency will develop strategies to increase retention of racial/ethnic minority to minimize separation and increase representation.</td>
<td>Even though there is no underutilization of racial/ethnic minorities in this job category, it is an area that potentially will be underutilized if protected group members separate.</td>
</tr>
<tr>
<td>• Data shows racial/ethnic minority professionals leave voluntarily by resignation at a higher rate (22.69%) than their representation of professionals (16.71%).</td>
<td>• Develop an agency process to communicate work out of class opportunities to all employees and train managers on how to build a diverse bench of candidates for future vacancies. HR is responsible for this action.</td>
</tr>
<tr>
<td></td>
<td>• Develop an intentional diversity recruitment strategy to increase the representation of racial/ethnic minorities in the Officials/Administrators job category. Diversifying leadership positions will likely increase recruitment, retention, and employee engagement of racial/ethnic minority employees. The ODEO Director and HR Director are responsible for this action.</td>
</tr>
<tr>
<td></td>
<td>• ODEO will partner with the Diversity and Inclusion Committee to develop a welcoming committee that supports new staff in building a network after joining the agency. The ODEO Director and Committee steering members are responsible for this action.</td>
</tr>
<tr>
<td></td>
<td>• Develop a diversity, equity, inclusion training plan for all DEED employees. The ODEO Director is responsible for this action in partnership with DEED’s Training and Development staff in HR.</td>
</tr>
<tr>
<td></td>
<td>• Provide workshops on career ladders and develop a mentorship program to support career development. The HR Director and Training and Development staff in HR, and ODEO Director are responsible for this action.</td>
</tr>
</tbody>
</table>
Areas for Further Monitoring:

Technicians
- The agency needs to “monitor” Women attrition to avoid future underutilizations.

Corrective Actions
- This job category consists of entry-level physical jobs.
- Contact local vocational schools, research relative DEED programs and training centers to increase recruitment efforts and build pathways.
- Immediately plan to review job descriptions, especially minimum qualifications, to identify any words/descriptions that screen out women. The HR Director is responsible for this action, with support from the ODEO Director if needed.

Other Action-Oriented Programs

This section provides an overview of the agency’s general efforts and actions to ensure equal opportunity. Agencies have reviewed barriers to hiring during the previous plan period and identified recruitment strategies, processes, and training to address underutilization for this plan year.

Barriers

The agency has constraints to address underutilization and areas for monitoring identified in the previous section.
- The agency currently previously experienced a hiring freeze due to the COVID-19 pandemic. These factors may impact hiring for a duration of time that is unknown.
- The agency has limited positions in the Technicians category.
- Potential unwillingness of employees to self-identify, including individuals with disabilities. This will affect the representation of employees in this protected group.

Recruitment and Processes

The agency takes the following actions to improve recruitment and increase the number of qualified women, racial/ethnic minorities, and individuals with disabilities in the applicant pool:
- The agency posts vacant positions on Handshake, Connect MSP, LinkedIn, and Facebook on LOCUS (opportunities for and by People of Color and Indigenous People in the Twin Cities), and Twin Cities Professionals of Color.
- The agency sends email announcements of job opportunities to diverse community partners throughout the state.
• Human Resource staff participate in the recruiter’s group meetings and enterprise recruitment efforts,

• The agency will continue to place advertisements of job opportunities through the State of MN Career site (https://mn.gov/mmb/careers/search-for-jobs/).

• Continue to consider women, racial/ethnic minorities, and individuals with disability applicants for all positions for which they qualify.

• The agency will develop an intentional diversity recruitment strategy to increase the representation of racial/ethnic minorities in all job categories, specifically in Office Clerical where there is an underutilization, Officials and Administrators where diversifying leadership positions have several benefits, and professionals where the majority of our workforce is categorized. These plans will include:
  o Incorporate DEED core values and behaviors into job posting qualifications, including language to attract individuals who have experience working with diverse communities.
  o ODEO and Human Resources will determine which types of positions could benefit from multi-lingual skills and post these skills as minimum/preferred qualifications for jobs as applicable.
  o Develop new relationships with various community partners to best engage with current and future DEED employees of diverse backgrounds.
  o Develop communications plan for recruitment to post positions on DEED’s social media accounts on an ongoing basis, specifically featuring hard to fill and high-volume positions in the categories where the agency is underutilized.
  o DEED will identify specific paid recruitment sources and identify a recruitment budget.
  o Develop a talent pool of candidates who were finalists for positions but were not yet hired.
  o Develop an inclusive hiring checklist to guide hiring managers.
  o Use LinkedIn job posting feature to search for applicants, which we have been successful in obtaining qualified protected candidates.
  o Advertise the Connect 700 program to attract qualified individuals with disabilities by providing a link to MMB’s web site.
  o Continue to use the EEO tag line on all job postings and advertisements.
  o Continue to publish recruitment media depicting individuals that represent protected groups.
  o Review/evaluate job postings to eliminate non-inclusive language.
  o Develop a pipeline for entry-level jobs across job categories by using state-wide internship opportunities like Right Track, Step Up, Urban Scholar, and Star of the North Fellows.

**Websites**

• **State of Minnesota**
Retention

The agency will take the following actions to improve retention of women, racial/ethnic minorities, and individuals with disabilities:

- Implement a revised performance review process
- Identify a values and behaviors framework
- Develop and equity framework for decision making
- Incorporate the Diversity & Inclusion Committee, Employee Engagement Committee, and Digital Accessibility Committee into strategic organizational work, and notify all new employees about these opportunities to get involved.
- Initiate an Innovation Lab to encourage employees to be creative in solving agency problem.
- Create courageous spaces for conversations or reflections.
- Offer a Monthly Diversity Spotlight event for staff to continually learn about different identities and experiences.
- Conduct exit interviews, analyze the data, and address identified concerns.
- Evaluate employee engagement survey results and disaggregate protected class data to identify opportunities.
- Implement a revised new employee on-boarding program.
- Continue weekly shout-outs to staff in Commissioner’s Friday messages and value share outs at Monthly town hall meetings for all staff.
- DEED will closely monitor separation data and exit survey data on a quarterly basis and will establish a method to share with the Senior Leadership Team.
- DEED currently operates a Diversity and Inclusion Committee comprised of a diverse representation of employees across the department. DEED will leverage this group to provide insight on workplace culture, provide the senior management team with recommendations for improvement, and develop work plans that align with and support DEED’s mission.
• DEED’s Commissioner will conduct listening sessions with diverse employee groups to learn more about what improvements employees would like to see in workplace culture.

• DEED will advertise employee resource group opportunities at the enterprise level for staff.

The ODEO will develop a diversity, equity, and inclusion plan that builds on the plans below:

• Develop shared language for DEED around DEI principles.

• Develop an agency process for communicating work out of class opportunities to employees and train managers on how to build a diverse bench of candidates for future vacancies. HR is responsible for this action.

• Evaluate the hiring, promotional, and discipline practices in the agency to address barriers.

• ODEO will partner with the Diversity and Inclusion Committee to develop a welcoming process that supports new staff in building a network after joining the agency.

• Train all managers and employees on bias, identity, and micro-aggressions.

• Develop required diversity, equity, and inclusion trainings.

• Provide workshops on career ladders and develop a mentorship program to support career development.

• Develop an early conflict resolution program and conflict resolution learning and development opportunities to support staff in navigating conflict prior to considering separation. The ODEO Director and HR Director are responsible for these actions.

• Conduct annual scorecard meetings with each division director to share key information about their respective divisions. The following information will be reviewed:
  o Workforce Demographics broken down by EEO4 job category;
  o Separation data of women, minorities, and individuals with disabilities in each EEO4 job category; and
  o Qualitative data from exit surveys, etc.

**Persons Responsible**

• ODEO Director

• HR Director

**Training**

The agency will take the following actions to improve retention of women, racial/ethnic minorities, and individuals with disabilities:

• Announce training opportunities to employees.

• Enhance education opportunities for managers, supervisors, and all DEED employees.

• Refresh the quarterly new employee orientation for employees to learn about agency mission, department objectives, agency values and behaviors, HR policies and the benefits of a diverse and inclusive workplace culture.
• Host monthly manager’s meet ups with various discussion/training topics, examples include performance management, equity impacts, discussing the hiring process, reasonable accommodations, hiring through Connect 700, etc.

• Create and fill a training and development position in the human resource office to coordinate needed training opportunities and offer professional development opportunities to employees.

• Diversity spotlight events will be held to collaboratively create spaces for colleagues to learn about and celebrate dimensions of identity.

• Design a required DEI focused training series for all staff.

• Design a leadership core for new supervisors/managers.

Persons Responsible

• ODEO Director

• HR Director

Methods of Auditing, Evaluating, and Reporting Program Success

Pre-Employment Review Procedure/Monitoring the Hiring Process

The agency will evaluate its selection process to determine if its requirements unnecessarily screen out a disproportionate number of women, racial/ethnic minorities, or individuals with disabilities. The agency will use the Monitoring the Hiring Process (MHP) form to track the number of women, racial/ethnic minorities, and individuals with disabilities in each stage of the selection process, with each hire requiring a pre-hire justification. Directors, managers, and supervisors will work closely with human resources and the Affirmative Action Officer in reviewing the requirements for the position, posting the position, and interviewing and selection to ensure that equal opportunity and affirmative action are carried out. Directors, managers, and supervisors must document their hiring decisions and equal opportunity professionals will review for bias.

An agency that does not meet its hiring goals for competitive appointments, and noncompetitive appointments under MS 43A.08, subd. 1(9), (11) and (16), and 43A.15, subd. 3, 10, 12, and 13, must justify its non-affirmative action hires. The affirmative action statute was amended in 2019 so agencies can no longer take missed opportunities. The agency will report the number of affirmative and non-affirmative hires to MMB on a quarterly basis.

When candidates are invited to participate in the selection process, employees scheduling the selection process will describe the process to the candidate (e.g., interview process, testing process). All candidates are provided information regarding the procedure to request reasonable accommodations, if necessary, to allow candidates with disabilities equal opportunity to participate in the selection process. For example, describe if interview questions are offered ahead of time or what technology may be used during a test. This allows for an individual with a disability to determine if they need a reasonable accommodation in advance.

All employees involved in the selection process are trained and accountable for the agency’s commitment to equal opportunity and the affirmative action program and its implementation.
Effective September 1, 2020, a ‘second-look,’ good faith effort is to be adopted into the selection of interview candidates. When hiring supervisors and managers are ready to select interview candidates, they will identify the shared qualifications each interviewee demonstrates. HR staff will do a ‘second-look’ review to ensure other candidates who meet these criteria are also invited to interview.

The ODEO will partner with HR to evaluate DEED’s hiring, promotional, and discipline processes to determine if there are areas that could be adjusted to better support agency diversity, equity, and inclusion goals, including hiring goals and improved retention. The review may include the following outcomes:

- A consistent process for pre-hire consultations; intended to educate supervisors and managers about existing underutilizations (where the agency is under represented), and develop a recruitment plan in partnership with the agency’s Diversity Recruiter to attract a diverse applicant pool.
- Job postings containing minimum or preferred qualifications that value experience with diverse communities, equitably performing relevant work, or demonstrating inclusion.
- Qualifications that include equivalencies that adhere to state requirements and attract broad applicant pools.
- A bank inclusive interview questions and anchors, pre-approved by ODEO, that minimize human bias from potentially impacting ratings.
- Modifications in the pre-hire justification process to include interview questions and answers.

**Pre-Review Procedure for Layoff Decisions**

The Affirmative Action Officer, in conjunction with the agency’s human resources office, is responsible for reviewing all pending layoffs to determine their effect on the agency’s affirmative action goals and timetables.

If it is determined that there is a disparate impact on protected groups, the agency will document the reasons why the layoff is occurring, such as positions targeted for layoff, applicable personnel policies or collective bargaining agreement provisions, or other relevant reasons. The agency will determine if other alternatives are available to minimize the disparate impact on protected groups.

**Other Methods of Program Evaluation**

The agency submits the following compliance reports to MMB as part of the efforts to evaluate the agency’s affirmative action program:

- Quarterly Monitoring the Hiring Process Reports
- Biannual Affirmative Action Plan
- Annual Americans with Disabilities Act Report
- Annual Internal Complaint Report
- Disposition of Internal Complaint (submitted to MMB within 30 days of final disposition)

The agency also evaluates the Affirmative Action Plan in the following ways:
• Monitors progress toward stated goals by job category each quarter
• Analyzes employment activity (hires, promotions, and terminations) by job category to determine if there is disparate impact annually
• Analyzes compensation program to determine if there are patterns of discrimination annually
• Reviews the accessibility of online systems and websites, and ensures that reasonable accommodations can be easily requested on an ongoing basis
• Discusses progress with agency leadership on a periodic basis and makes recommendations for improvement on an ongoing basis

Policies, Procedures, and Notice

A. DEED Harassment and Discrimination Prohibited Policy

DEED DISCRIMINATION AND HARASSMENT PROHIBITED POLICY PPM417

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Contact: Heather Stein, 651.259.7097; 651.297.5343 (fax)

INTRODUCTION

This chapter provides policy and procedures for dealing with discrimination, discriminatory harassment, and retaliation at the Minnesota Department of Employment and Economic Development (DEED). The purpose of this policy is to ensure work environments and services are free from discrimination and harassment based on protected class. All DEED job applicants, employees, or customers can file a complaint of discrimination under this policy.

In addition, DEED employees funded by WIOA Title I and customers of WIOA Title I programs may choose to file a complaint of discrimination under DEED’s Internal Policy (this policy) or DEED’s WIOA Equal Opportunity Policy – 8.1 Discrimination Complaints. Section 188 of the WIOA prohibits discrimination on the basis of race, color, religion, sex, national origin, age, disability, political affiliation or belief, and for beneficiaries only, citizenship as a lawfully admitted immigrant authorized to work in the United States, or participation in any WIOA Title I financially assisted program or activity (29 CFR 38).
DEED’s Office of Diversity and Equal Opportunity (ODEO) offers training on preventing and responding to all forms of discrimination and harassment, including sexual harassment, in the workplace. All DEED employees must attend this training once every five years.

Additional information may be requested from ODEO.

**POLICY**

Any form of harassment or discrimination based on protected class is strictly prohibited. Harassment or discrimination against an individual because of their relationship or association with members of a protected class is also strictly prohibited. Any form of retaliation directed against an individual who opposes or reports protected class harassment/discrimination, or who participates in any investigation concerning protected class harassment/discrimination, is strictly prohibited and will not be tolerated.

Individuals who believe they have been subject to harassment/discrimination based on protected class or retaliation as described in this policy, are encouraged to file a complaint with the Office of Diversity and Equal Opportunity using the complaint process outlined below. Violations of this policy by State employees will be subject to discipline, up to and including discharge. Violations of this policy by third parties will be subject to appropriate action.

*For issues related to sexual harassment, please refer to DEED’s PPM 421: Prohibition of Sexual Harassment and HR/LR Policy #1329: Sexual Harassment Prohibited. For issues not related to sexual harassment or harassment or discrimination based on protected class, please see HR/LR Policy #1432 Respectful Workplace.*

**SCOPE**

This policy applies to all employees of, and third parties who have business interactions with the Minnesota Department of Employment and Economic Development (DEED).

These prohibitions include any public service environment and extend to any location, activity, or event associated with DEED or its employees in their capacities as representatives of the State of Minnesota.

**DEFINITIONS**

*Complainant*
An individual who reports protected class harassment, discrimination, or retaliation.

*Protected Class Harassment or Harassment Based on Protected Class*
Unwelcome conduct or communication that is based on actual or perceived membership in a protected class, including stereotypes of protected classes, that has a negative effect or is likely to have a negative effect on the complainant and/or on the workplace or public service environment.

Protected class harassment/discrimination may take different forms including verbal, nonverbal, or physical conduct or communication. Conduct based on protected class may violate this policy even if it is not intended to be harassing. Protected class harassment/discrimination under this policy includes, but is not limited to, the following behavior when it is based on actual or perceived membership in a protected class, including stereotypes of protected classes:
• Offensive jokes, slurs, derogatory remarks, epithets, name-calling, ridicule or mockery, insults or put-downs
• Display or use of offensive objects, drawings, pictures, or gestures
• Physical assaults or threats
• Inappropriate touching of body, clothing, or personal property
• Following, stalking, intimidation
• Malicious interference with work performance
• Implicit or explicit preferential treatment or promises of preferential treatment for submitting to the conduct or communication
• Implicit or explicit negative treatment or threats of negative treatment for refusing to submit to the conduct or communication
• Discriminatory conduct based on an individual's actual or perceived protected class that segregates, separates, limits or restricts the individual from employment opportunities, including, but not limited to, hiring, promotion, compensation, disciplinary action, assignment of job duties, benefits or privileges of employment

Protected Class
Protected classes under this policy are as follows:

• Race
• Color
• Creed
• Religion
• National origin (including limited English proficiency)
• Sex* (includes pregnancy and pregnancy-related conditions)
• Marital status
• Familial status
• Status with regard to public assistance
• Membership or activity in a local human rights commission
• Disability
• Age
• Sexual orientation
• Gender identity
• Gender expression
• For employees, genetic information
• *See DEED’s PPM 421: Prohibition of Sexual Harassment and HR/LR Policy #1329: Sexual Harassment Prohibited for specific information on harassment based on unwelcome conduct or communication of a sexual nature.

**Public Service Environment**
A location where public service is being provided.

**Third Party**
Individuals who are not State employees, but who have business interactions with State employees, including, but not limited to:

• Applicants for State employment
• Vendors
• Contractors
• Volunteers
• Customers
• Business partners
• Member of a community board
• Consultants
• Unpaid interns
• Other individuals with whom State employees interact in the course of employees’ work for the State, such as advocates, lobbyists, and representatives of individuals or entities with business with any branch of Minnesota state government

**Protected Class Definitions**

**Age**
The prohibition against harassment and discrimination based on age prohibits such conduct based on a person’s age if the person is over the age of 18.

**Color**
The general appearance of one's skin or skin pigmentation.

**Creed**
A system of belief, principles, or opinions; including religious and spiritual observances, practices, and sincerely held beliefs. A creed does not have to include a deity. (For example, courts have held vegetarianism to be a creed.)

**Disability**
A physical, sensory, or mental impairment which materially limits one or more major life activities; a record of such an impairment; or being regarded as having such an impairment.

**Familial Status**
The condition of one or more minors living with their parent(s) or legal guardian, or the designee of the parent(s) or guardian with the written permission of the parent(s) or guardian. This also protects those
who are pregnant or those who are in the process of securing legal custody of a minor from being harassed or discriminated against on that basis.

**Gender**
A social construct that includes both gender identity and gender expression. Gender is not a result of physical or biological differences (see Sex). Gender is distinct from sexual orientation (see Sexual Orientation). Gender is not binary. The most common genders include women (cis), male (cis), and transgender. This is *not* an exhaustive list.

*Gender expression* refers to the external presentation or appearance and physical manifestation of one’s gender identity expressed personal choice of clothing, hairstyle, voice, behavior, body shape, etc. It also extends to pronouns she/her(s); he/him/his; they/them/their; etc. An individual’s gender and pronouns should not be assumed based on someone’s appearance. It is a best practice to respectfully ask an individual what their pronouns are.

*Gender identity* refers to one’s internal, deeply-felt sense of being women, male, or something other or in-between, regardless of the sex they were assigned at birth. Everyone has a gender identity that they define for themselves and that they can change. One’s gender identity can be the same or different from their sex assigned at birth.

*Cisgender* (or cis) is used to refer to the alignment of gender identity with sex assigned at birth. If one’s sex assigned at birth was women and the person identifies as women, then she is cisgender, or a cisgender women, or cis.

*Transgender* is an umbrella term for people whose gender identity or gender expression differs from the sex they were assigned at birth.

**Genetic Information**
Includes information about an individual’s or their family members’ genetic tests, family medical history, an individual’s request for, or receipt of, genetic services, or the participation in clinical research that includes genetic services by the individual or their family member, and the genetic information of a fetus carried by an individual or a pregnant family member, and the genetic information of any embryo legally held by the individual or their family member using an assisted reproductive technology.

**Membership or Activity in a Local Human Rights Commission**
Participation in an agency of a city, county, or group of counties that has the purpose of dealing with discrimination on the basis of race, color, creed, religion, national origin, sex, age, disability, marital status, status with regard to public assistance, sexual orientation, or familial status, as defined by Minn. Stat. § 363A.03, subd. 23.

**Marital Status**
Whether a person is single, married, remarried, divorced, separated, or a surviving spouse, and includes protection against harassment or discrimination on the basis of the identity, situation, actions, or beliefs of a spouse or former spouse.
**National Origin**
The place of birth of an individual or any of the individual's lineal ancestors. National origin discrimination includes protections based on limited English proficiency.

**Race**
A social construct that considers a human population distinct based on their common history, nationality, or geographic distribution. Race can also be based on descent (racial classification of parents) and one or more physical characteristics.

**Status with regard to Public Assistance**
The condition of being a recipient of federal, state, or local assistance— including medical assistance—or of being a tenant receiving federal, state, or local subsidies, including rental assistance or rent supplements.

**Retaliation**
Occurs when adverse actions are imposed against individuals who have reported allegations of discrimination or harassment or have participated in an investigation. For employees, an adverse action is a tangible employment action that causes a significant change in employment status, such as demotion, termination, failure to promote, or reassignment with significantly negative changes in responsibilities. For a customer, an example of retaliation could be refusal to provide services or accommodations. Mere inconveniences or business-driven alterations of job responsibilities are not necessarily adverse actions.

**Religion**
A commitment or devotion to a religious faith or observance. Religion includes all aspects of religious observance, practice, and belief. DEED is obligated to reasonably accommodate the religious observances or practices of both its employees and applicants, unless doing so would cause an undue hardship on the nature of its business.

**Sex**
Sex, or sex assigned at birth, is the assignment and classification of people as women, male, intersex, or another sex category. Sex is assigned to each of us at birth based on a variety of physical and biological characteristics including chromosomes, hormones, anatomy, genitals, reproductive organs, and secondary sex characteristics. Sex discrimination also includes, but is not limited to, pregnancy, childbirth, and disabilities related to pregnancy or childbirth.

**Sexual Harassment**
Sexual harassment under this policy is any conduct or communication of a sexual nature that is unwelcome. This includes unwelcome sexual advances, unwelcome requests for sexual favors, or other unwelcome verbal, written, or physical conduct or communication of a sexual nature. See [PPM #421 DEED’s Prohibition on Sexual Harassment Policy](#).

**Sexual Orientation**
Sexual orientation is about who you are attracted to and who you feel drawn to have relationships with romantically, emotionally, and sexually. Sexual Orientations include heterosexual (straight),
homosexual (lesbian/gay), bisexual, queer, or asexual – this is not an exhaustive list. Sexual orientation is different from gender and gender identity. (See Gender.)

**RESPONSIBILITIES**

Application of this policy is the responsibility of each DEED manager, supervisor, and employee.

**Employee and Third-Party Responsibilities**

Harassment or discrimination based on protected class will not be tolerated. All employees and third parties are expected to comply with this policy.

Employees and third parties are strongly encouraged to report all incidents of protected class harassment or discrimination, whether the individual is the recipient of the behavior, an observer, or is otherwise aware of the behavior. Individuals are encouraged to report incidents as soon as possible after the incident occurs using the internal complaint process at the end of this policy.

**HR Personnel, Manager, and Supervisor Responsibility**

HR personnel, managers, and supervisors must:

- Model appropriate behavior
- Treat all reports of protected class harassment/discrimination seriously
- Immediately report all allegations or incidents of protected class harassment/discrimination to ODEO
- Appropriately respond to a report or problem when they receive a report of protected class harassment/discrimination, or when they are otherwise aware a problem exists

*Any supervisor or manager who witnesses or receives a written or oral complaint of alleged discrimination, harassment, or acts of retaliation that occur in DEED employment or provision of services shall promptly report it to the Office of Diversity and Equal Opportunity, Director of Human Resources, the Deputy Commissioner, or the Commissioner. A failure to report such information is considered a violation of this policy.*

**COMPLAINTS**

DEED will take seriously all reports of protected class harassment/discrimination or retaliation and will take prompt and appropriate action.

If an investigation is warranted, employees may be asked to participate in the investigation. Participation in an investigation is voluntary. However, anyone who participates is expected to provide truthful, accurate information. If someone chooses not to participate, the ODEO will still make investigative findings. In other words, refusal to participate in an investigation will not prevent the completion of the investigation.

**Confidentiality**

During the course of an investigation, all documentation associated with the complaint will be considered confidential, except where disclosure is required by law or business necessity. Information gathered during the course of an investigation will only be shared with those who have a business need to know in order to reach a resolution. The investigative file remains with ODEO. The file is
confidential and kept separate from an employee’s personnel file. The investigative file can only be accessed as permitted by the Minnesota Government Data Practices Act (M.S. 13).

Policy Violations
DEED will take prompt and appropriate corrective action when there is a violation of this policy.

Employees who are found to have engaged in conduct in violation of this policy will be subject to disciplinary action, up to and including discharge. Each situation will be evaluated on individual circumstances and severity.

Third parties who are found to have engaged in conduct in violation of this policy will be subject to appropriate action. Appropriate action for policy violations by third parties will depend on the facts and circumstances, including the relationship between the third party and DEED. DEED may contact MMB Enterprise Human Resources, Office of Equal Opportunity, Diversity, and Inclusion for assistance in determining appropriate action for third parties. MMB may refer DEED to the appropriate resources, which may include, for example, the Department of Administration with respect to policy violations by vendors or contractors.

Retaliation
Retaliation against any person who opposes protected class harassment/discrimination, who reports protected class harassment/discrimination, or who participates in an investigation of such reports, is strictly prohibited. Retaliation also includes conduct or communication designed to prevent a person from opposing or reporting protected class harassment/discrimination or participating in an investigation. Retaliation will not be tolerated. Any employee who is found to have engaged in retaliation in violation of this policy will be subject to discipline, up to and including discharge. Third parties who are found to have engaged in retaliation in violation of this policy will be subject to appropriate action.

A complaint should be brought by anyone who believes they are the victim of a retaliatory action by a DEED employee as the result of filing a complaint, cooperating in an investigation, or otherwise participating in any action under the complaint procedure.

Complaint Process
Complaints must be filed within 365 days after the last occurrence of the alleged discriminatory act. ODEO has the discretion to accept a complaint older than one year and/or after termination of employment.

Individuals are encouraged to use DEED’s internal complaint procedure, but may also choose to file a complaint externally with the Equal Employment Opportunity Commission (EEOC), the Minnesota Department of Human Rights (MDHR), the United States Department of Labor’s Civil Rights Center (CRC), or other legal channels.

Employees who knowingly file a false report of protected class harassment/discrimination or retaliation will be subject to disciplinary action, up to and including discharge.

These are the steps for filing and processing a complaint:

Step 1: Complainant – Filing a Complaint
Employees and third parties are strongly encouraged to report all incidents of protected class harassment or discrimination using DEED’s Electronic Complaint Form, whether the individual is the recipient of the behavior, an observer, or is otherwise aware of the behavior. Individuals are encouraged to report incidents as soon as possible after the incident occurs. Individuals may report to any of the following:

- The Office of Diversity and Equal Opportunity
  - Heather Stein, ODEO Director, 651.259.7097
  - Karen Lilledahl, Equal Opportunity Officer/ADA Coordinator, 651.259.7089
- Any DEED supervisor, manager, or director
- Any HR personnel
- The Commissioner, any Deputy Commissioner, or Assistant Commissioner

If the report concerns an agency head, the complainant may contact Minnesota Management and Budget, Enterprise Human Resources, Office of Equal Opportunity, Diversity, and Inclusion at 651.201.8000.

To ensure the prompt and thorough investigation of a report, the complainant may be asked to provide the following information, which may include, but is not limited to:

- The name, department, and position of the person(s) allegedly causing the harassment/discrimination;
- A description of the incident(s), including the date(s), location(s), and the identity of any witnesses;
- The name(s) of other individuals who may have been subject to similar harassment/discrimination;
- What, if any, steps have been taken to stop the harassment/discrimination; and
- Any other information the complainant believes to be relevant.

**Step 2: ODEO – Determining Jurisdiction**

ODEO will determine, within 10 days of receiving the complaint, whether ODEO has jurisdiction by determining if the complaint alleges discrimination or discriminatory harassment against the individual because of their protected class and if the complaint is timely and proper for resolution through this complaint procedure. If it is determined that the complaint is in fact a discrimination complaint, continue to Step 3.

If it is determined that the complaint is not related to discrimination or discriminatory harassment based on a protected class, but rather, behavior that may violate the Respectful Workplace policy, ODEO will refer it to the Human Resources Office or other appropriate personnel.

If the complainant is suffering irreparable harm in the absence of immediate action, the ODEO director, the Human Resources director, a division director, or the Commissioner may take whatever action is deemed appropriate to remedy the situation while the complaint is being investigated.
Step 3: ODEO – Mediation and/or Investigation

ODEO will determine if the complaint is appropriate for mediation or another form of alternative dispute resolution. If so, ODEO will offer both parties the opportunity to mediate. Mediation is a voluntary alternative dispute resolution process and both parties must agree to mediate the complaint. If mediation fails or if ODEO determines that mediation is not appropriate, ODEO will conduct an impartial investigation. Investigations may include interviews with all parties involved, including the complainant, respondent, and witnesses; and a review of all pertinent records or documents relating to the complaint.

ODEO will make every effort to complete an investigation and provide a written notice of completion within 60 days of determining jurisdiction, or within timelines established by collective bargaining agreements. ODEO will notify the complainant if circumstances prevent completion of the investigation within established timelines.

Upon completion of the investigation, ODEO will prepare a written investigation report determining whether the complaint was substantiated. ODEO will present the written report to the Human Resources director, to the division director, and any other management staff as appropriate.

ODEO will provide written notification to the complainant and to the respondent stating the investigation is finished. ODEO will only provide information about the outcome of the investigation in accordance with the Minnesota Government Data Practices Act.

According to Minnesota Administrative Rules 3905.0500, Requirement for Complaint Procedures, ODEO will notify the Commissioner of Minnesota Management and Budget (MMB) regarding the disposition of the complaint within 30 days of final determination.

Step 4: HR and Appropriate Management Staff – Follow up

Human resources and the appropriate management staff will review the investigation report and, if deemed necessary, take proper corrective action up to and including discharge when the investigative findings give merit to the allegations in the complaint.

NOTE: Human resources and appropriate management, not ODEO, is responsible for corrective/disciplinary action, follow-up inquires, and any training that is necessary.

Step 5: Respondent – Optional Appeal

If the disposition of the complaint is not satisfactory to the respondent, they may file a union grievance or appeal the decision to the Commissioner in writing within ten (10) business days following notification of the disposition of the complaint. The Commissioner or their designee will review the appeal and give a written decision to the respondent within a reasonable period. The Commissioner's decision is final.

RESOURCES

Discrimination or harassment because of, based on, or directed at an individual’s protected class characteristic may be a violation of one or more of the following:
• Minnesota Management & Budget’s Equal Opportunity page
• Title VII of the Civil Rights Act of 1964, as amended
• Minnesota Human Rights Act (Chapter 363A)
• Americans with Disabilities Act of 1990 (ADA) as amended (2008)
• Age Discrimination in Employment Act of 1967 (ADEA)
• Equal Pay Act of 1963 (EPA)
• Rehabilitation Act of 1973
• Pregnancy Discrimination Act
• Genetic Information Nondiscrimination Act of 2008 (GINA)
• Minnesota Women’s Economic Security Act (WESA) (2014)
• Section 188 Workforce Innovation and Opportunity Act (WIOA) Nondiscrimination and Equal Opportunity Regulations

CONTACT
For additional information contact DEED’s Office of Diversity and Equal Opportunity at DEED.ODEO@state.mn.us or Heather Stein, 651.259.7097 (voice); 651.297.5343 (fax).

Department of Employment & Economic Development
1st National Bank Building
332 Minnesota Street, Suite E200
St. Paul, Minnesota 55101-1351
Phone 651.259.7094
Fax 651.297.5343
Email: DEED.ODEO@state.mn.us

This information is available in alternate formats by calling 651.259.7094.

Forms and Supplements
Acknowledgment Form (below) – This form may be used to verify receipt by agency employees.

Acknowledgement
I acknowledge that I have received and read the policy, PPM #417, Harassment and Discrimination Prohibited, including the policy’s complaint procedure. I understand that harassment and discrimination based on protected class, and retaliation, are strictly prohibited. I understand that if I engage in conduct in violation of the policy toward any State employee, or any “third party” as defined by the policy, I will be subject to disciplinary action, up to and including discharge. I understand that if I believe that I have been subjected to harassing, discriminatory or retaliatory conduct as defined by the policy by any State employee, or by any “third party” as defined by the policy, I am encouraged to report that behavior. I understand that I can make a report to any of my agency’s managers or supervisors, the agency’s affirmative action officer, the agency’s human resources office, or agency management, up to and including the agency head. I understand that if my report concerns an agency head, I may contact Minnesota Management and Budget.
Signed: __________________________ Date: ____________________

Employee Name: ________________________________
B. DEED Sexual Harassment Prohibited Policy

INTRODUCTION

This chapter provides policy and procedures for dealing with sexual harassment at the Minnesota Department of Employment and Economic Development (DEED). The purpose of this policy is to ensure respectful work environments and services free of sexual harassment.

The policy covers any person, whether a paid DEED employee, applicant for employment, intern, consultant, customer of DEED services, or contractor under management of DEED. Additional information may be requested from the DEED Office of Diversity and Equal Opportunity (ODEO).

OBJECTIVE

To create a work environment free from sexual harassment of any kind.

To ensure compliance with all applicable state and federal laws.

To establish a written and readily accessible procedure regarding sexual harassment, including the complaint process.

To provide a timely and thorough review process for complaints.

POLICY

Sexual harassment in any form is strictly prohibited. Individuals who believe they have been subject to sexual harassment are encouraged to file a complaint. These prohibitions extend to any location, activity, or event associated with DEED or its employees in their capacity as state representatives.

Any form of retaliation directed against an individual who complains about sexual harassment or who participates in any investigation concerning sexual harassment is strictly prohibited and will not be tolerated.

Violations of this policy by State employees will be subject to discipline, up to and including discharge. Violations of this policy by third parties will be subject to appropriate action.
DEFINITIONS

Complainant
An individual who complains about sexual harassment or retaliation.

Public Service Environment
A location that is not the workplace where public service is being provided.

Sexual Harassment
Unwelcome sexual advances, unwelcome requests for sexual favors, or other unwelcome verbal, written, or physical conduct or communication of a sexual nature.

Third Party
Individuals who are not State employees but who have business interactions with State employees, including, but not limited to: applicants for state employment, vendors, contractors, volunteers, customers, and business partners.

PROHIBITION OF SEXUAL HARASSMENT

Sexual harassment of any employee or third party in the workplace or public service environment, or which affects the workplace or public service environment, is strictly prohibited.

Sexual harassment under this policy is any conduct or communication of a sexual nature which is unwelcome. The victim, as well as the harasser, can be of any gender. The victim does not have to be of the opposite sex as the harasser. Sexual harassment includes, but is not limited to:

1. Unwelcome sexual innuendoes, suggestive comments, jokes of a sexual nature, sexual propositions, suggestions about one’s body or sexual activity, degrading sexual remarks, threats;
2. Unwelcome sexually suggestive objects or pictures, publications, or graphic commentaries. Electronic display or transmission of sexually explicit, obscene, or demeaning material. Suggestive or insulting sounds, leering, whistling, obscene gestures;
3. Unwelcome physical contact or sexual advances, such as rape, sexual assault, molestation, or attempts to commit these assaults; sexually motivated physical contact such as unwelcome touching, patting, pinching, or brushing of or by the body;
4. Requests for sexual favors, preferential treatment or promises of preferential treatment for submitting to sexual conduct, including soliciting or attempting to solicit an individual to submit to sexual activity for compensation or reward;
5. Intimidation, coercion, negative treatment or threats of negative treatment for refusing to submit to sexual conduct;
6. Subjecting, or threatening to subject, an individual to unwelcome sexual attention or conduct;
7. The deliberate or careless creation of an atmosphere of sexual harassment or intimidation.
8. Any other verbal, non-verbal, or physical conduct or communication that is both unwelcome and of a sexual nature.
RESPONSIBILITIES

Application of this policy is the responsibility of each DEED manager, supervisor, and employee.

Violation of this policy may constitute grounds for disciplinary action, up to and including discharge. Each situation will be evaluated on individual circumstances and severity.

ODEO offers training on preventing and responding to all forms of discrimination, including sexual harassment, in the workplace. All DEED employees must attend this training once every five years.

Employee and Third-Party Responsibilities
Sexual harassment will not be tolerated. All employees and third parties are expected to comply with this policy.

Employees and third parties are encouraged to report all incidents of sexual harassment. Individuals are encouraged to report incidents of sexual harassment as soon as possible after the incident occurs.

Employees may be asked to participate in an investigation. Participation in an investigation is voluntary. However, anyone who participates is expected to provide truthful, accurate information. If someone chooses not to participate, the Office of Diversity and Equal Opportunity will still make investigative findings.

Supervisor Responsibility
Supervisors are responsible for the following:

- Modeling appropriate behavior;
- Treating all complaints of sexual harassment seriously, regardless of the individuals or behaviors involved;
- Responding to a complaint or issue that arises when a complaint of sexual harassment has been made to the supervisor, or when the supervisor is otherwise aware that an issue exists;
- Immediately reporting all allegations or incidents of sexual harassment to the Office of Diversity and Equal Opportunity so that prompt and appropriate action can be taken;
- Complying with DEED’s complaint and investigation procedures and DEED’s Affirmative Action Plan to ensure prompt and appropriate action in response to complaints of sexual harassment.

Any supervisor or manager who witnesses or receives a written or oral complaint of alleged sexual harassment or acts of retaliation that occur in DEED employment or provision of services shall promptly report it to the Office of Diversity and Equal Opportunity, Director of Human Resources, the Deputy Commissioner, or the Commissioner. A failure to report such information is considered a violation of this policy.

Supervisors who knowingly participate in, allow, or tolerate sexual harassment or retaliation are in violation of this policy and are subject to discipline, up to and including discharge.

ODEO and HR Responsibilities
The Office of Diversity and Equal Opportunity, along with the Human Resources are responsible for the following:
• Modeling appropriate behavior;
• Treating all complaints of sexual harassment seriously, regardless of the individual(s) or behaviors involved;
• Complying with DEED’s complaint and investigation procedures and DEED’s Affirmative Action Plan to ensure prompt and appropriate action in response to complaints of sexual harassment;
• Distributing the sexual harassment policy to all employees, through a method whereby receipt can be verified;
• Keeping the agency apprised of changes and developments in the law.

INVESTIGATION AND DISCIPLINE

All complaints of sexual harassment will be taken seriously, and prompt and appropriate action taken. ODEO, HR, and supervisors will follow DEED’s investigation procedures.

A complaint may also be brought by anyone who believes they are the victim of a retaliatory action by a DEED employee as the result of filing a complaint, cooperating in an investigation, or otherwise participating in any action under the complaint procedure.

Timely and appropriate corrective action will be taken when there is a violation of this policy. Employees who are found to have engaged in sexual harassment in violation of this policy will be subject to disciplinary action, up to and including discharge.

Third parties who are found to have engaged in sexual harassment in violation of this policy will be subject to appropriate action. Appropriate action for policy violations by third parties will depend on the facts and circumstances, including the relationship between the third party and the agency. Agencies may contact MMB Enterprise Human Resources, Office of Equal Opportunity, Diversity, and Inclusion for assistance in determining appropriate action for third parties. MMB may refer agencies to the appropriate resources, which may include, for example, the Department of Administration with respect to policy violations by vendors or contractors.

ODEO has the discretion to accept a complaint after termination of employment.

Regardless of the outcome of the investigation, DEED will take no adverse action or retaliatory action against a complainant because they filed a complaint or reported conduct that they considered to be a violation of DEED’s policy prohibiting harassment.

Employees who knowingly file a false complaint of sexual harassment will be subject to disciplinary action, up to and including discharge.

Retaliation
Retaliation against any person who reports sexual harassment or participates in an investigation of such reports is strictly prohibited. Retaliation will not be tolerated. Any employee who is found to have engaged in retaliation in violation of this policy will be subject to discipline, up to and including discharge. Third parties who are found to have engaged in retaliation in violation of this policy will be subject to appropriate action.
Coercion, reprisal, or intimidation against the complainant or those serving as a witness is prohibited. Any alleged coercion or reprisal will be investigated as an additional complaint or charge of harassment.

Confidentiality
During the course of an investigation, all documentation associated with the complaint will be considered confidential, except where disclosure is required by law or a business necessity. Information gathered during the course of an investigation will only be shared with those who have a business need to know in order to reach a resolution. The investigative file remains with ODEO. The file is confidential and kept separate from an employee’s personnel file. The investigative file can only be accessed as permitted by the Minnesota Government Data Practices Act.

Who Does this Apply To?
All complainants, including employees, applicants for employment, interns, third parties, consultants, customers of DEED’s services, or contractors under management of DEED may, at any time, report a complaint to any of the following:

- The Office of Diversity and Equal Opportunity
  - DEED.ODEO@state.mn.us
  - Heather Stein, ODEO Director, 651.259.7097
  - Karen Lilledahl, Equal Opportunity Officer/ADA Coordinator, 651.259.7089
- Any supervisor, manager, or director
- Any HR personnel
- The Commissioner, any Deputy Commissioner, or Assistant Commissioner

If the complaint concerns the Commissioner, the complainant may contact Minnesota Management & Budget (MMB), Enterprise Human Resources, Office of Equal Opportunity, Diversity, and Inclusion.

The complainant, through an equal opportunity officer, will be advised of their right to file a charge of discrimination with outside administrative agencies.

Complaint Process
The following complaint procedure may be used by any employee, intern, contractor, applicant for employment, person eligible for consideration for employment, volunteer, member of a community board, or DEED customer.

Employees and customers are encouraged to use the ODEO complaint form found at the end of this policy, but complaints will be accepted in additional formats.

Complaints must be filed within 365 days after the last occurrence of the alleged discriminatory act.

These are the steps for filing and processing a complaint:

<table>
<thead>
<tr>
<th>Who</th>
<th>Step</th>
<th>What</th>
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<tbody>
<tr>
<td>Complainant</td>
<td>1</td>
<td>Initiate a complaint in person, over the phone, or in writing by contacting:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- The Office of Diversity and Equal Opportunity</td>
</tr>
<tr>
<td>Who</td>
<td>Step</td>
<td>What</td>
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<tr>
<td>ODEO</td>
<td>2</td>
<td>ODEO will determine, within 10 days of receiving the complaint, whether ODEO has jurisdiction by determining if the complaint alleges sexual harassment and if the</td>
</tr>
</tbody>
</table>

To ensure the prompt and thorough investigation of a complaint of sexual harassment, the complainant may be asked to provide information in writing, which may include, but is not limited to:

- The name, department, and position of the person(s) allegedly causing the harassment;
- A description of the incident(s), including the date(s), location(s), and the presence of any witnesses;
- The name(s) of other individuals who may have been subject to similar harassment;
- What, if any, steps have been taken to stop the harassment;
- Any other information the complainant believes to be relevant.

Complainants may be asked to submit additional materials as requested. We encourage complainants who wish to submit a complaint in writing to submit the ODEO Complaint Form to the Office of Diversity and Equal Opportunity. The ODEO Complaint Form can be found at the end of this policy.

Note: Complaints must be brought within one year (365 days) after the last occurrence of the alleged discriminatory act.
<table>
<thead>
<tr>
<th>Who</th>
<th>Step</th>
<th>What</th>
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<tbody>
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<td></td>
<td></td>
<td>complaint is timely and proper for resolution through this complaint procedure.</td>
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<td>- If it is determined that the complaint is in fact sexual harassment, continue to Step 3.</td>
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<tr>
<td></td>
<td></td>
<td>- If it is determined that the complaint is not related to sexual harassment, discrimination or discriminatory harassment based on a protected class, but rather, involves behavior that might be in violation of the Respectful Workplace policy, ODEO will refer it to the Human Resources Office or other appropriate personnel.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- If the complainant is suffering irreparable harm in the absence of immediate action, the ODEO director, the Human Resources director, a division director, or the commissioner may take whatever action is deemed appropriate to remedy the situation while the complaint is being investigated.</td>
</tr>
<tr>
<td>ODEO</td>
<td>3</td>
<td>ODEO will determine if the complaint is appropriate for mediation. If so, ODEO will offer both parties the opportunity to mediate. Mediation is a voluntary alternative dispute resolution process and both parties must agree to mediate the complaint. If mediation fails, ODEO will conduct an impartial investigation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If ODEO determines that mediation is not appropriate, ODEO will conduct an impartial investigation which may include interviews with, or statements from, all parties involved, including the complainant, respondent, complainant's supervisor(s), witnesses, and co-workers; and a review of all pertinent records or documents relating to the complaint.</td>
</tr>
<tr>
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<td>ODEO will make every effort to complete an investigation and provide a written notice of completion within 60 days of determining jurisdiction, or within timelines established by collective bargaining agreements.</td>
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<td>ODEO will notify the complainant if circumstances prevent completion of the investigation within established timelines.</td>
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<tr>
<td>ODEO</td>
<td>4</td>
<td>Upon completion of the investigation, ODEO will prepare a written investigation report determining whether the complaint was substantiated. ODEO will present the</td>
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<tr>
<td>Who</td>
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<td>written report to the Human Resources director, to the division director, and any other management staff as appropriate. ODEO will provide written notification to the complainant and to the respondent stating the investigation is completed. To the extent possible under the Minnesota Data Practices Act, ODEO will provide information about any action that has been taken. According to Minnesota Administrative Rules 3905.0500 Requirement for complaint procedures, ODEO will notify the Commissioner of Minnesota Management and Budget (MMB) regarding the disposition of the complaint within 30 days of final determination.</td>
</tr>
<tr>
<td>Human Resources and Appropriate Management Staff</td>
<td>5</td>
<td>Human resources and the appropriate management staff will review the investigation report and, if deemed necessary, take proper corrective action up to and including discharge when the investigative findings give merit to the allegations in the complaint. NOTE: Human resources and appropriate management, not ODEO, is responsible for corrective and disciplinary action, follow-up inquiries, and any training that is necessary.</td>
</tr>
</tbody>
</table>

**Appeal Process**

If the disposition of the complaint is not satisfactory to the respondent, they may file a union grievance or appeal the decision to the commissioner in writing within ten business-days following notification of the disposition of the complaint.

The commissioner or his or her designee will review the appeal and discuss with the complainant or respondent as necessary. The commissioner will give a written decision to the respondent within a reasonable period. The commissioner's decision is final.

**External Options**

Sexual harassment may be a violation of one or more of the following:

- [Title VII of the Civil Rights Act of 1964, as amended](https://www.ius.mn.gov/content/odeo/docs/law/TitleVII.pdf)
- [Minnesota Human Rights Act (Chapter 363A)](https://www.ius.mn.gov/content/odeo/docs/law/MHRA.pdf)

Individuals are encouraged to use the agency’s internal complaint procedure, but may also choose to file a sexual harassment complaint externally with the Equal Employment Opportunity Commission (EEOC) and/or the Minnesota Department of Human Rights or other legal channels.
Minnesota Department of Human Rights (MDHR)

You may choose to start the complaint process on the MDHR website by submitting an online form, or by contacting MDHR by telephone, mail, or in person.

Minnesota Department of Human Rights
540 Fairview Ave N #201, St Paul, MN 55104
Email info.MDHR@state.mn.us
St. Paul Office Phone 651.539.1100
St. Cloud Office Phone 320.650.3133

The U.S. Equal Employment Opportunity Commission (EEOC)

The EEOC does not allow charges (complaints) to be submitted online, however, they do have an online assessment tool that can help you decide if the EEOC is the correct agency to assist you.

The EEOC does not take charges over the phone but you can call 1-800-669-4000 to submit information about a possible charge and your local field office will follow up with you.

Visit the EEOC website on more information about filing a charge in person or by mail.

CONTACT

For additional information contact the Office of Diversity and Equal Opportunity at DEED.ODEO@state.mn.us or Heather Stein, 651.259.7097 (voice); 651.297.5343 (fax).

Department of Employment & Economic Development
1st National Bank Building
332 Minnesota Street, Suite E200
St. Paul, Minnesota 55101-1351
Phone 651.259.7094
Fax 651.297.5343
Email: DEED.ODEO@state.mn.us

This information is available in alternate formats by calling 651.259.7094.

Return to PPM Homepage  Issue Date: 1/18
C. DEED Harassment and Discrimination Prohibited/Sexual Harassment Prohibited Policies Complaint Form Template

DEED Complaint Form
The Complaint

Date(s) of Complaint

Date harassment/discrimination began or occurred

Most recent date of harassment/discrimination (if different from above):

Basis of Complaint

Check all that apply:

- I experienced unwelcome conduct of a sexual nature. (Sexual Harassment Prohibited Policy*)
- I experienced discrimination or discriminatory harassment* based on my (check all that apply):
  - Race
  - Color
  - National Origin
  - Limited English Proficiency
  - Religion
  - Creed
  - Disability
  - Marital Status
  - Familial Status
  - Age
  - Sex
  - Pregnancy
  - Gender Identity
  - Gender Expression
  - Sexual Orientation
  - Genetic Information
  - Public Assistance Status
  - Membership or Activity in a Local Human Rights Commission
  - I experienced harassment or disrespectful behavior, but it is not based on any of the
    protected characteristics listed above. (Statewide Respectful Workplace Policy*)
  - I experienced retaliation for filling a complaint or participating in an investigation.

*For more information about the policies under which complaints may be filed, see last page.

Complaint Policy Information

Harassment and Discrimination Prohibited Policy

DEED’s Harassment and Discrimination Prohibited Policy strictly prohibits any form of harassment or
discrimination based on protected characteristics.

Sexual Harassment Prohibited Policy

DEED’s Sexual Harassment Prohibited Policy strictly prohibits sexual harassment in any form by any
employee or third party that takes place within the workplace or public service environment.

Respectful Workplace Policy

The State of Minnesota is committed to providing a positive environment in which all staff, members of the
public and others doing business with the state are treated with professionalism and respect.

Non-retaliation Notice

Retaliation against any person who reports conduct under the Harassment and Discrimination Prohibited
Policy, the Sexual Harassment Prohibited Policy, or the Respectful Workplace Policy is strictly prohibited
and will not be tolerated.

Privacy Notice

DEED is asking you to provide information in this complaint form, which includes private and/or
confidential information under the Minnesota Government Data Practices Act. DEED is asking for this
private/confidential information so that it can investigate and respond to allegations of harassment,
discrimination, or disrespectful behavior. You are not legally required to provide this information. However,
if you do not provide sufficient information, DEED may not be able to properly investigate your complaint.

Questions

If you have any questions about the complaint process, please contact the Office of Diversity and Equal
Opportunity at 651-259-7894.

The material is available in alternative formats for individuals with disabilities by calling 651-259-7894.
POLICY

The Minnesota Department of Employment and Economic Development (DEED) is committed to the fair and equal employment of people with disabilities. Reasonable accommodation is the key to this non-discrimination policy. While many individuals with disabilities can work without accommodation, other qualified employees and applicants face barriers to employment without the accommodation process.

It is the policy of DEED to accommodate qualified individuals with disabilities unless the accommodation would impose an undue hardship or direct threat. In accordance with the Minnesota Human Rights Act and the Americans with Disabilities Act (ADA), accommodations are provided to qualified individuals with disabilities when such accommodations are directly related to performing the essential functions of a job, competing for a job, or for equal benefits and privileges of employment. This policy applies to all applicants, employees, and employees seeking promotional opportunities.

DEFINITIONS

Applicant
A person who expresses interest in employment and satisfies the minimum requirements for application as established by the job posting and job description.

Americans with Disabilities Act (ADA) Coordinator
DEED is required to appoint an ADA coordinator to direct and coordinate agency compliance with the ADA.

Direct Threat
A significant risk of substantial harm to the health or safety of the individual or others that cannot be eliminated or reduced by reasonable accommodation. The determination that an individual poses a direct threat will be based on an individualized assessment. Factors to be considered include duration
of the risk; nature and severity of the potential harm; likelihood that the potential harm will occur; and imminence of the potential harm.

**Essential Functions**
Tasks that are basic, necessary, or fundamental to the job. A function can be essential if the job exists specifically to perform the function(s); there are a limited number of employees who could perform the function(s); or the function(s) are specialized and the individual is hired based on the employee’s expertise.

**Health Care Professional**
A person who is licensed to practice in a field of health care that includes the diagnoses and assessment of the particular disability or disabilities in question. Appropriate professionals include, but are not limited to, doctors (including psychiatrists), psychologists, nurses, physical therapists, occupational therapists, speech therapists, vocational rehabilitation specialists, and licensed mental health professionals.

**Interactive Process**
A two-way interactive discussion that employers and employees use to determine an effective reasonable accommodation that will allow the person with a disability to perform the essential functions of a particular job.

**Major Life Activity**
Basic activities people in the general population can perform with little or no difficulty. Examples include, but are not limited to, walking, seeing, hearing, caring for one’s self, performing manual tasks, speaking, sleeping, breathing, concentrating, learning, and working. Also included in major life activities are the operation of major bodily functions, including the immune system; normal cell growth, digestive, bowel, neurological, circulatory, and reproductive functions.

**Individual with a Disability**
For purposes of this policy, someone who has a physical, sensory, or mental impairment that substantially limits one or more major life activities; or has a record or history of such impairment; or is regarded as having an impairment.

**Qualified Individual with a Disability**
An individual who satisfies the requisite skill, experience, education, and other job-related requirements of the job that the individual holds or desires; and can perform the essential functions of the position with or without reasonable accommodation.

**Reasonable Accommodation**
A reasonable accommodation is a modification or adjustment to a job, an employment practice, or the work environment that makes it possible for a qualified individual with a disability to enjoy an equal employment opportunity.

Reasonable accommodation applies to three aspects of employment: 1) to assure equal opportunity in the employment process; 2) to enable a qualified individual with a disability to perform the essential
functions of a job; and 3) to enable an employee with a disability to equally enjoy all benefits and privileges of employment.

An individual’s preference will be given consideration; however, DEED may choose an equally effective accommodation that is less expensive or easier to obtain.

Examples of accommodations may include acquiring or modifying equipment or devices; modifying training materials; making facilities readily accessible; modifying work schedules; and reassignment to a vacant position.

The following examples are NOT accommodations:

- Elimination of essential job functions;
- Creation of a new job;
- Lower production standards; or
- Supplying personal-use items such as glasses or hearing aids.

**Undue Hardship**

A specific reasonable accommodation that would require significant difficulty or expense. Undue hardship is determined on a case-by-case basis. DEED is not required to provide accommodations that would impose an undue hardship on the operation of the agency.

**REQUESTING REASONABLE ACCOMMODATIONS**

In order to qualify for a reasonable accommodation an individual must be qualified and have a disability as defined by the ADA or the Minnesota Human Rights Act. The determination of whether an impairment substantially limits a major life activity requires an individualized assessment.

The reasonable accommodation procedure is an interactive process and requires participation by both the individual with a disability, the supervisor, and the ADA Coordinator. It may require periodic reviews to determine the continued effectiveness of the accommodations implemented.

An employee may request a reasonable accommodation at any time even if the individual has not previously disclosed the existence of a disability or the need for an accommodation. A request is any communication in which the individual asks or states that they need DEED to provide or change something because of a medical condition. The reasonable accommodation process begins as soon as possible after the request for accommodation is made.

Supervisors and managers have the authority to approve accommodation requests for standard office equipment that is needed as a reasonable accommodation and adaptive items costing less than $250 or standard office equipment of any value that would be purchased for any employee who did not request an accommodation.
Procedure for Current Employees

1. Employees must inform either their Supervisor or the ADA Coordinator that there is a need for an accommodation. A Reasonable Accommodation Request Form should be completed by the employee and given to the ADA Coordinator.

2. The ADA Coordinator will, in consultation with the individual and supervisor:
   a. Discuss the purpose and essential functions of the particular job involved. It may be necessary to complete a step-by-step job analysis.
   b. Determine the precise job-related limitation(s).
   c. Identify the potential accommodation that is the most appropriate for both the individual and DEED. While an individual’s preference will be given consideration, DEED may choose among equally effective accommodations and may choose the one that is less expensive or easier to provide.

3. If the ADA Coordinator believes medical documentation is necessary to identify the individual’s functional limitations, the effect of the impairment on the job duties, or other job related limitations, the ADA Coordinator will provide a medical release of information to the employee to sign. The ADA Coordinator will then send a letter to the individual’s provider seeking information specific to the reasonable accommodation request.

4. If the request is approved, the supervisor will be sent the Reasonable Accommodation Agreement by the ADA Coordinator. It must be signed by the employee and the supervisor. Supervisors must return the signed document to the ADA Coordinator.

5. DEED’s ADA Coordinator is the agency’s decision maker for reasonable accommodation requests outside of the supervisors’ and managers’ authority.

6. If the request is denied by the ADA Coordinator the employee will receive, in writing, the explanation for denial. The employee may follow the appeal process identified below.

7. If an accommodation cannot overcome the existing barriers or if the accommodation would cause an undue hardship on the operation of the agency, the ADA Coordinator and employee will work together with HR to determine whether reassignment to a vacant position may be an appropriate accommodation. Reassignment is considered only when no other accommodation is available.

   DEED may look at transfer, mobility, appointment, noncompetitive, and competitive opportunities. DEED is not required to create a new job or to bump another employee from a job in order to provide a reassignment as a reasonable accommodation.

NOTE: A Reasonable Accommodation Request Form must be completed for all accommodation requests and submitted to the ADA Coordinator for processing. All medical information pertaining to
reasonable accommodation is kept in the confidential medical file maintained by the Office of Diversity and Equal Opportunity (ODEO).

**Procedure for Job Applicants**

1. A job applicant will inform the hiring supervisor, the Human Resources staff, or the ADA Coordinator of the need for an accommodation in order to participate in any aspect of the hiring process.

2. The request will be reviewed and a determination will be made as to the need for accommodation and, if so, select and implement an effective accommodation.

3. Either the hiring supervisor, the Human Resources staff, or the ADA Coordinator takes the necessary steps to see that the accommodation is provided in a timely manner. If the accommodation is denied, inform the applicant within five (5) working days of the decision.

**NOTE:** All tangible accommodations purchased by DEED are the property of the State of Minnesota. DEED will be responsible for maintenance of any equipment.

**POLICY FOR FUNDING ACCOMMODATIONS**

Funding must be approved by DEED for accommodations that do not cause an undue hardship. Hiring units or their divisions are required to assume the cost of accommodations.

**PROCEDURE FOR DETERMINING UNDUE HARDSHIP**

An interactive process must occur prior to the agency making a determination of undue hardship. Determination includes granting the reasonable accommodation in relationship to the size and resources of the agency and the impact the accommodation will have on the operations of the agency. Prior to denying a reasonable accommodation request due to lack of financial resources, the ADA Coordinator will consult with the State ADA Coordinator at MMB.

**CONFIDENTIALITY**

**Medical Information**

The ADA Coordinator will keep all medical information or documentation obtained in connection with the reasonable accommodation process confidential. Physical copies of medical information are stored in a locked cabinet or office when not in use or unattended and maintained by ODEO. Generally, medical documentation obtained in connection with the reasonable accommodation process should only be reviewed by the agency ADA Coordinator or appropriate ODEO staff.

The ADA Coordinator may only disclose medical information obtained in connection with the accommodation process to supervisors, managers, or agency HR staff who have a business need to know. Information that can be disclosed is limited and includes the employee’s necessary work restrictions and the necessary accommodations. First aid and safety personnel are notified of the limitations if the employee may require emergency treatment or assistance in an emergency.
Information may also be shared with government officials such as the state ADA Coordinator or government officials assigned to advise or investigate agency compliance with the ADA. The fact than an individual is receiving an accommodation because of a disability is confidential and may only be shared with those individuals who have a need to know for purposes of implementing the accommodation, such as the requestor’s supervisor and the ADA Coordinator.

If the supervisor receives any medical information, pertaining to a reasonable accommodation, it should be forwarded to the ADA Coordinator. Supervisors must only have the Reasonable Accommodation Agreement in their supervisory files.

**APPEALING DENIALS**

Employees or applicants and supervisors or managers who are dissatisfied with the decisions pertaining an accommodation request may file a written appeal with DEED’s Commissioner. The DEED Commissioner or his/her designee will review the information and make the final decision on appeal requests within 10 days of receiving the request for appeal.

Further actions can be processed through other governmental agencies such as the Minnesota Department of Human Rights and the U.S. Equal Employment Opportunity Commission. For more information on the appeal process and for answers to any questions about reasonable accommodation, contact the ADA Coordinator.

**ADA Coordinator**

Karen Lilledahl - ADA Coordinator
651.259.7089

Department of Employment & Economic Development
1st National Bank Building
332 Minnesota Street, Suite E200
St. Paul, Minnesota 55101-1351
Fax 651.297.5343
Email: DEED.ODEO@state.mn.us

This information is available in alternate formats by calling 651.259.7089.
E. Notice Under the Americans with Disabilities Act

In accordance with the requirements of Title II of the Americans with Disabilities Act of 1990 (“ADA”), the DEED will not discriminate against qualified individuals with disabilities on the basis of disability in its services, programs, or activities.

**Employment:** DEED does not discriminate on the basis of disability in its hiring or employment practices and complies with all regulations promulgated by the U.S. Equal Employment Opportunity Commission under title I of the ADA.

**Effective Communication:** DEED will generally, upon request, provide appropriate aids and services leading to effective communication for qualified persons with disabilities so they can participate equally in DEED’s programs, services, and activities, including qualified sign language interpreters, documents in Braille, and other ways of making information and communications accessible to people who have speech, hearing, or vision impairments.

**Modifications to Policies and Procedures:** DEED will make all reasonable modifications to policies and programs to ensure that people with disabilities have an equal opportunity to enjoy all of its programs, services, and activities. For example, individuals with service animals are welcomed in DEED offices, even where pets are generally prohibited.
Anyone who requires an auxiliary aid or service for effective communication, or a modification of policies or procedures to participate in a program, service, or activity of DEED, should contact the office of Karen Lilledahl, ADA Coordinator at email karen.lilledahl@state.mn.us as soon as possible but no later than 48 hours before the scheduled event.

The ADA does not require the DEED to take any action that would fundamentally alter the nature of its programs or services or impose an undue financial or administrative burden.

Complaints that a program, service, or activity of DEED is not accessible to persons with disabilities should be directed to Karen Lilledahl, ADA Coordinator at email karen.lilledahl@state.mn.us.

DEED will not place a surcharge on a particular individual with a disability or any group of individuals with disabilities to cover the cost of providing auxiliary aids/services or reasonable modifications of policy, such as retrieving items from locations that are open to the public but are not accessible to persons who use wheelchairs.

**F. DEED Grievance Procedure Under Title II of the Americans with Disabilities Act**

This Grievance Procedure is established to meet the requirements of Title II of the Americans with Disabilities Act of 1990 (“ADA”). It may be used by anyone who wishes to file a complaint alleging discrimination on the basis of disability in the provision of services, activities, programs, or benefits by the DEED. The Statewide ADA Reasonable Accommodation policy governs employment-related complaints of disability discrimination.

The complaint should be in writing and contain information about the alleged discrimination such as name, address, phone number of complainant and location, date, and description of the problem. Alternative means of filing complaints, such as personal interviews or a tape recording of the complaint, will be made available for persons with disabilities upon request.

The complaint should be submitted by the grievant and/or his/her designee as soon as possible but no later than 60 calendar days after the alleged violation to:

Karen Lilledahl  
DEED ADA Coordinator and WIOA Manager  
332 Minnesota Street STE E200 Saint Paul, MN 55101

Within 15 calendar days after receipt of the complaint, Karen Lilledahl or their designee will meet or communicate with the complainant to discuss the complaint and the possible resolutions. Within 15 calendar days of the meeting or communication, Karen Lilledahl or their designee will respond in writing, and where appropriate, in a format accessible to the complainant. The response will explain the position of the DEED and offer options for substantive resolution of the complaint.
If the response by Karen Lilledahl or their designee does not satisfactorily resolve the issue, the complainant and/or his/her designee may appeal the decision within 15 calendar days after receipt of the response to the Executive Director or their designee.

Within 15 calendar days after receipt of the appeal, the Commissioner or their designee will meet with the complainant to discuss the complaint and possible resolutions. Within 15 calendar days after the meeting, the Commissioner or their designee will respond in writing, and, where appropriate, in a format accessible to the complainant, with a final resolution of the complaint.

All written complaints received by Karen Lilledahl or their designee, appeals to the Agency Executive Director or their designee, and responses from these two offices will be retained by the DEED for at least three years.
G. Americans with Disabilities Act (ADA) Title II (non-employee) Reasonable Accommodation/Modification in Public Services, Programs or Activities Request Form

A fillable form is available at: Employee/Applicant Request for ADA Reasonable Accommodation Form

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H. Evacuation Procedure for Individuals with Disabilities or Otherwise in Need of Assistance

Employees are strongly urged to review the emergency evacuation procedures at their location to become oriented with the emergency exiting plan. Any employees requiring special assistance in the event of an evacuation from their building should contact Brenda Tuma, Safety Administrator, in the Human Resources Office at 651-259-7104 or Karen Lilledahl, ADA Coordinator, in the Office of Diversity and Equal Opportunity at 651-259-7089.

From DEED Policy 208 – Emergencies

Supervisors

- Know and follow all emergency procedures. Ensure that all employees are familiar with where to access the DEED Policy 208 – Emergencies, and are familiar with and follow the emergency
procedures specific to their work location. Inform new employees of emergency procedures, and where to access them.

- Develop evacuation plans with staff that have disabilities and need/want assistance. The Office of Diversity and Equal Opportunity and the DEED Safety Administrator will provide assistance in developing plans according to individual needs and preferences of available options. Some options include the use of a buddy system and/or reporting to a designated "area of rescue" to wait for fire department or other emergency personnel. The only information an individual must provide is the type of assistance needed; it is not necessary to indicate the nature of the disability.

- Notify DEED’s Safety Administrator of any employee requiring special assistance in emergency situations. With the Safety Administrator’s assistance, ensure that required emergency procedures are implemented for these situations.

- Ensure that all employees are notified of a decision to dismiss after a building evacuation.

- Remind employees to keep their emergency contact information provided through Employee Self-Service up-to-date. Contact the Human Resources Office at 651-259-7125, if an employee emergency arises that requires emergency contact notification.

- Ensure that annual evacuation and severe weather drills are practiced at your location. DEED Safety Administrator sends an email reminder, which includes guidance for conducting drills annually each year prior to Fire Prevention Month (October). Contact DEED Safety Administrator for questions or assistance with conducting a drill.

- Follow-up on reports of hazardous conditions.

Supervisors are to review the evacuation procedures with staff in order that they understand the evacuation plan and procedures. Supervisors are also required to inform staff how to request additional assistance or an accommodation if needed. Brenda Tuma, DEED’s Safety Administrator, is currently the agency’s contact person if an employee needs additional assistance. Ms. Tuma works one-on-one with the staff member.

**First National Bank Building**

**Individuals with Mobility Disabilities:**

**Area of Rescue Assistance:** In the First National Bank Building, rescue areas have been established so that individuals with mobility disabilities can safely exit the building with assistance from fire personnel. Each rescue area is equipped with a dedicated emergency radio. Specific emergency instructions for all other DEED offices can be found in each of those offices and should be posted in a conspicuous place.

Individuals with mobility disabilities, who are able to walk independently, may be able to negotiate stairs in an emergency with assistance. Evacuees should pass the individual with the mobility disability
on the opposite side of the stairwell. If there is no immediate danger (detectable smoke, fire, or unusual odor), the individual with a disability may choose to wait at the area of rescue assistance until emergency responders arrive to assist them.

Individuals with Hearing Disabilities: The agency’s buildings are equipped with fire alarm horns/strobes that sound the alarm and flash strobe lights.

Individuals with Visual Disabilities: The agency’s buildings are equipped with fire alarm horns/strobes that sound the alarm and flash strobe lights. The horn will alert individuals who are blind or have visual disabilities of the need to evacuate. Most individuals with visual disabilities will likely be familiar with their immediate surroundings and frequently traveled routes, but since the emergency evacuation route may be different from the common traveled route, individuals with visual disabilities may need assistance in evacuating. The safety monitors assigned to each floor will ensure that individuals with visual disabilities are offered assistance, appoint an employee to guide the individual with a visual disability through the evacuation route.

Note: Floor monitors are assigned on each floor to sweep their area to ensure no one is left behind. If the area becomes too unsafe for floor monitors to complete their sweep, they are trained to immediately notify an evacuation team member who is equipped with a two-way radio, and will communicate the information to central command, so that emergency personnel can be immediately notified.

Individuals in need of assistance to evacuate:

If an individual with a disability is interested in setting up an evacuation plan, they may contact: Brenda Tuma, Safety Administrator, at 651-259-7104 or Brenda.Tuma@state.mn.us; or Karen Lilledahl, ADA Coordinator, at 651-259-7089 or Karen.Lilledahl@state.mn.us

Name: Brenda Tuma                        Email: Brenda.tuma@state.mn.us
Title: Safety Administrator              Phone: 651-259-7089

Evacuation Options

Individuals with disabilities have four basics, possibly five, evacuation options:

- **Horizontal evacuation**: Using building exits to the outside ground level or going into unaffected wings of multi-building complexes;

- **Stairway evacuation**: Using steps to reach ground level exits from building;

- **Shelter in place**: Unless danger is imminent, remain in a room with an exterior window, a telephone, and a solid or fire-resistant door. If the individual requiring special evacuation assistance remains in place, they should dial 911 immediately and report their location to emergency services, who will in turn relay that information to on-site responders. The shelter in place approach may be more appropriate for sprinkler protected buildings where an area of
refuge is not nearby or available. It may be more appropriate for an individual who is alone when the alarm sounds;

- **Area of rescue assistance**: Identified areas that can be used as a means of egress for individuals with disabilities. These areas, located on floors above or below the building’s exits, can be used by individuals with disabilities until rescue can be facilitated by emergency responders; and/or

- **For agencies equipped with an evacuation chair**: Evacuation chairs or a light-weight solution to descending stairways can be used and generally require single user operation. If an agency is equipped with an evacuation chair, best practice indicates that all employees are trained and have practiced evacuating using an evacuation chair.

**Evacuation Procedures for Individuals with Mobility, Hearing, or Visual Disabilities**

Individuals with disabilities should follow the following procedures:

- **Mobility disabilities (individuals who use wheelchairs or other personal mobility devices (“PMDs”)**: Individuals using wheelchairs should be accompanied to an area of rescue assistance by an employee or shelter in place when the alarm sounds. The safety and security staff will respond to each of the areas of rescue assistance every time a building evacuation is initiated to identify the individuals in these areas and notify to emergency responders how many individuals need assistance to safely evacuate.

- **Mobility disabilities (individuals who do not use wheelchairs)**: Individuals with mobility disabilities, who are able to walk independently, may be able to negotiate stairs in an emergency with minor assistance. If danger is imminent, the individual should wait until the heavy traffic has cleared before attempting the stairs. If there is no immediate danger (detectable smoke, fire, or unusual odor), the individual with a disability may choose to wait at the area of rescue assistance until emergency responders arrive to assist them.

- **Hearing disabilities**: The agency’s buildings are equipped with fire alarm horns/strobes that sound the alarm and flash strobe lights. The strobe lights are for individuals with who are deaf and/or hard of hearing. Individuals with hearing disabilities may not notice or hear emergency alarms and will need to be alerted of emergency situations.

- **Visual disabilities**: The agency’s buildings are equipped with fire alarm horn/strobes that sound the alarm and flash strobe lights. The horn will alert individuals who are blind or have visual disabilities of the need to evacuate. Most individuals with visual disabilities will be familiar with their immediate surroundings and frequently traveled routes. Since the emergency evacuation route is likely different form the common traveled route, individuals with visual disabilities may need assistance in evacuating. The assistant should offer assistance, and if accepted, guide the individual with a visual disability through the evacuation route.

**Severe Weather Evacuation Options**

Individuals in need of assistance during an evacuation have three evacuation options based on their location in their building:
• **Horizontal evacuation**: If located on the ground or basement floor, severe weather shelter areas are located throughout each floor;

• **Elevator evacuation**: If there are no safe areas above the ground floor, the elevator may be used to evacuate to the ground or basement levels; and/or

• **Shelter in Place**: Seeking shelter in a designated severe weather shelter and remaining there until the all clear is used.
## Appendix

Refer to the AAP Appendix 2020-2022.

### Appendix A: Progress Report

#### Women

Promotion includes both promoted into and within the job category.

<table>
<thead>
<tr>
<th>Job Category</th>
<th>Prior AAP Total Women %</th>
<th>Prior AAP Year Goals Women %</th>
<th>Women Hired %</th>
<th>Women Promoted %</th>
<th>Actual Women Placement (%)</th>
<th>Women Goal Met?</th>
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<tbody>
<tr>
<td>Service Maintenance</td>
<td>26.32%</td>
<td>26.32%</td>
<td>60.00%</td>
<td>100.00%</td>
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### Appendix B: Separation Analysis from July 1, 2018 – June 30, 2020

#### Total Separations

*(Minority = Racial/Ethnic Minorities)*

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<thead>
<tr>
<th>Separation Type</th>
<th>Total %</th>
<th>Women % within Each Sep Type¹</th>
<th>*Minority % within Each Sep Type¹</th>
<th>Individuals with Disabilities % within Each Sep Type¹</th>
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<tr>
<td>Dismissal or Non-Certification</td>
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<td>4.63%</td>
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<tr>
<td>Death</td>
<td>0.92%</td>
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<td>33.33%</td>
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<td>Termination without Rights</td>
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<tr>
<td><strong>Total Separations</strong></td>
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<td><strong>15.60%</strong></td>
<td><strong>14.98%</strong></td>
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#### Officials/Administrators

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<th>Total %</th>
<th>Women % within Each Sep Type¹</th>
<th>*Minority % within Each Sep Type¹</th>
<th>Individuals with Disabilities % within Each Sep Type¹</th>
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<tr>
<td>Dismissal or Non-Certification</td>
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<tr>
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<td>62.50%</td>
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<td>0.00%</td>
</tr>
<tr>
<td>Death</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
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<tr>
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### Professionals

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<th>Separation Type</th>
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<th>*Minority % within Each Sep Type</th>
<th>Individuals with Disabilities % within Each Sep Type</th>
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<td>Dismissal or Non-Certification</td>
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### Technicians

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<th>Total %</th>
<th>Women % within Each Sep Type</th>
<th>*Minority % within Each Sep Type</th>
<th>Individuals with Disabilities % within Each Sep Type</th>
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</thead>
<tbody>
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<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Resignations</td>
<td>100.00%</td>
<td>0.00%</td>
<td>50.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Retirement</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Death</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Termination without Rights</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td><strong>Total Separations</strong></td>
<td><strong>100.00%</strong></td>
<td><strong>0.00%</strong></td>
<td><strong>50.00%</strong></td>
<td><strong>0.00%</strong></td>
</tr>
</tbody>
</table>

### Office/Clerical

<table>
<thead>
<tr>
<th>Separation Type</th>
<th>Total %</th>
<th>Women % within Each Sep Type</th>
<th>*Minority % within Each Sep Type</th>
<th>Individuals with Disabilities % within Each Sep Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dismissal or Non-Certification</td>
<td>6.38%</td>
<td>66.67%</td>
<td>0.00%</td>
<td>33.33%</td>
</tr>
<tr>
<td>Resignations</td>
<td>21.28%</td>
<td>90.00%</td>
<td>20.00%</td>
<td>40.00%</td>
</tr>
<tr>
<td>Retirement</td>
<td>29.79%</td>
<td>100.00%</td>
<td>7.14%</td>
<td>21.43%</td>
</tr>
<tr>
<td>Death</td>
<td>4.26%</td>
<td>100.00%</td>
<td>0.00%</td>
<td>50.00%</td>
</tr>
<tr>
<td>Termination without Rights</td>
<td>38.30%</td>
<td>72.22%</td>
<td>22.22%</td>
<td>5.56%</td>
</tr>
<tr>
<td><strong>Total Separations</strong></td>
<td><strong>100.00%</strong></td>
<td><strong>85.11%</strong></td>
<td><strong>14.89%</strong></td>
<td><strong>21.28%</strong></td>
</tr>
</tbody>
</table>
## Service Maintenance

<table>
<thead>
<tr>
<th>Separation Type</th>
<th>Total %</th>
<th>Women % within Each Sep Type¹</th>
<th>*Minority % within Each Sep Type¹</th>
<th>Individuals with Disabilities % within Each Sep Type¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dismissal or Non-Certification</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Resignations</td>
<td>23.08%</td>
<td>66.67%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Retirement</td>
<td>15.38%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Death</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td>Termination without Rights</td>
<td>61.54%</td>
<td>100.00%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
<tr>
<td><strong>Total Separations</strong></td>
<td>100.00%</td>
<td>76.92%</td>
<td>0.00%</td>
<td>0.00%</td>
</tr>
</tbody>
</table>

## Appendix C: Utilization Analysis

### Women

<table>
<thead>
<tr>
<th>Job Categories</th>
<th>% of Women Employees in the Job Category</th>
<th>Women Availability %</th>
<th>Women Establish Goals?</th>
<th>If Yes, Goals for FY 2020-2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officials/Administrators</td>
<td>61.54%</td>
<td>54.66%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professionals</td>
<td>67.65%</td>
<td>63.80%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technicians</td>
<td>53.85%</td>
<td>59.66%</td>
<td></td>
<td>Monitor</td>
</tr>
<tr>
<td>Office/Clerical</td>
<td>89.10%</td>
<td>77.60%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Maintenance</td>
<td>31.58%</td>
<td>14.98%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>69.10%</strong></td>
<td><strong>69.10%</strong></td>
<td><strong>0.00%</strong></td>
<td></td>
</tr>
</tbody>
</table>

### Racial/Ethnic Minorities

<table>
<thead>
<tr>
<th>Job Categories</th>
<th>% of Racial/Ethnic Minority Employees in the Job Category</th>
<th>Racial/Ethnic Minority Availability %</th>
<th>Racial/Ethnic Minority Establish Goals?</th>
<th>If Yes, Goals for FY 2020-2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officials/Administrators</td>
<td>15.38%</td>
<td>6.15%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professionals</td>
<td>16.22%</td>
<td>15.18%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technicians</td>
<td>30.77%</td>
<td>5.10%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office/Clerical</td>
<td>10.26%</td>
<td>15.58%</td>
<td>Yes</td>
<td>15.58%</td>
</tr>
<tr>
<td>Service Maintenance</td>
<td>26.32%</td>
<td>17.63%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>15.77%</strong></td>
<td><strong>15.77%</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Individuals with Disabilities

<table>
<thead>
<tr>
<th>Job Categories</th>
<th>% of Individuals with Disabilities Employees in the Job Category</th>
<th>Individuals with Disabilities State Goals %</th>
<th>Individuals with Disabilities Establish Goals?</th>
<th>If Yes, Goals for FY 2020-2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officials/Administrators</td>
<td>10.26%</td>
<td>9.95%</td>
<td>Monitor</td>
<td></td>
</tr>
<tr>
<td>Professionals</td>
<td>12.63%</td>
<td>8.11%</td>
<td>blank</td>
<td></td>
</tr>
<tr>
<td>Technicians</td>
<td>23.08%</td>
<td>13.16%</td>
<td>blank</td>
<td></td>
</tr>
<tr>
<td>Office/Clerical</td>
<td>14.74%</td>
<td>11.50%</td>
<td>blank</td>
<td></td>
</tr>
<tr>
<td>Service Maintenance</td>
<td>15.79%</td>
<td>10.17%</td>
<td>blank</td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td>12.88%</td>
<td>Blank</td>
<td>Blank</td>
<td></td>
</tr>
</tbody>
</table>

Definitions of Terms Used in This Affirmative Action Plan

**Applicant:** "Applicant" means a person who has satisfied the minimum requirements for application established by the commissioner of management and budget (M.S. 43A.02, subd. 4).

**Availability:** an estimated percentage of qualified women, racial/minorities, or individuals with disabilities in the relevant labor market who are available for positions in a given job category at a state agency. The final availability is determined by considering two factors: the statistics from the outside labor market and the internal state agency workforce for the Affirmative Action Plan year.

**Feeder job:** staffed positions within the agency that can be promoted and/or transferred into other EEO job categories.

**Hiring goal:** a numerical objective designed to correct an identified deficiency in the utilization of protected group members. For example, the professional job category has identified underutilization and the availability is 30%, the goal (or hiring goal) for women in the job category is for 30% of the new hires/rehires and promotions for that Affirmative Action Plan year would be women. Goals/hiring goals should never be implemented as quotas, nor should they be used as criteria in decision-making regarding qualifications.

**Job category:** a group of jobs that are linked by a common purpose and skill set (or sometimes certificates/educational degrees) and are grounded on the job categories identified by the U.S. Equal Employment Opportunity Commission (EEOC).

**Labor market area:** a geographic area in which an agency is seeking a worker in a particular goal unit and where there is an available supply of workers employed or seeking jobs in that goal unit.

**Protected groups:** women, persons with disabilities, and members of the following minorities: Black, Hispanic, Asian or Pacific Islander, and American Indian or Alaskan Native (M.S. 43A.02, subd. 33).
**Snapshot:** one particular point in time. A snapshot of a workforce is taken at one particular point in time as the basis for Affirmative Action Plan analyses because the workforce numbers are always fluctuating.

**Supported Work Program:** The state legislature established the program in 1987 to expand employment opportunities for people with significant disabilities and has been expanded to include individuals who experience other significant disabilities, including, but not limited to, head injury, mental illness, and deaf blindness. Under the program, a supported worker must require ongoing support and may share a single position with up to two other supported work employees.

**Underutilization:** the representation of women, racial/ethnic minorities, or individuals with disabilities in a specific job category is less than reasonably would be expected given from workforce participation in the labor market area.