HEALTH RESOURCES AND SERVICES ADMINISTRATION (HRSA)
POLICY STATEMENTS ON EQUAL EMPLOYMENT OPPORTUNITY (EEO) AND
PROHIBITED DISCRIMINATION AND ANTI-HARASSMENT

HRSA’s EEO and Prohibited Discrimination Policy

As HRSA strives to improve community health and achieve health equity, HRSA will continue to foster a work environment free from unlawful discrimination. HRSA will not tolerate employment discrimination on the bases of race, color, religion, national origin, sex, pregnancy, gender identity, sexual orientation, age, disability (physical or mental), genetic information, or retaliation for opposing discriminatory practices or participating in the discrimination complaint process. This applies to all terms and conditions of employment, including recruitment, hiring, promotions, transfers, reassignments, training, career development, benefits, and separation. In addition, HRSA will provide reasonable accommodations to qualified individuals with disabilities and accommodations for religious practices in accordance with applicable laws and procedures.

HRSA’s Office of Civil Rights, Diversity and Inclusion (OCRDI) is responsible for administering an impartial and effective EEO Complaint Process Program to address and resolve complaints of employment discrimination at the earliest possible stage. Employees may report allegations of discrimination to OCRDI at 5600 Fishers Lane, 14N152, Rockville, MD, (301) 443-5636, or eeocomplaints@hrsa.gov. The regulations governing the Federal Sector Equal Employment Opportunity (EEO) Complaint Process are found in Title 29 of the Code of Federal Regulations (C.F.R.) Part 1614. Employees seeking redress under this process must contact an EEO counselor in person, by phone, email, or in writing within 45 calendar days of the date of the alleged incident, or they may raise discrimination issues through the Administrative or Negotiated Grievance Procedures, as appropriate. Employees may also report allegations to their immediate supervisor or a management official in their chain of command. While a discrimination allegation may be raised through these additional avenues, it does not constitute initiation of an EEO complaint with an EEO Counselor through the Federal Sector EEO Complaint Process, and it does not extend the 45-day time limit to initiate an EEO complaint with OCRDI. Managers and supervisors will be held accountable for achieving HRSA’s adherence to this policy.

HRSA’s Anti-Harassment Policy

HRSA has a zero tolerance for workplace harassment, including sexual harassment, and other forms of harassment based on race, color, religion, national origin, sex, pregnancy, gender identity, parental status, sexual orientation, age, disability (physical or mental), and genetic information.
Workplace harassment is defined as any unwelcome, hostile, or offensive conduct that interferes with an individual’s performance or creates an intimidating, hostile, or offensive work environment. Harassment by or against HRSA employees, applicants for employment, contract employees, clients, customers, and anyone conducting business with HRSA is prohibited.

Sexual harassment involves unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when: (1) submission to or rejection of such conduct is made either explicitly or implicitly a term or condition of one’s employment, or (2) submission to or rejection of such conduct by a person is used as a basis for career or employment decisions affecting that person, or (3) such conduct interferes with an individual’s performance or creates an intimidating, hostile, or offensive work environment.

Both supervisors and employees bear responsibility in maintaining a work environment free from workplace and sexual harassment. Employees should immediately report such conduct to their supervisor, another management official, Office of Human Resources (OHR), or OCRDI. Harassment claims will be handled confidentially to the greatest extent possible. If an employee brings an issue of harassment to a supervisor’s attention, the supervisor must promptly consult with an OHR Labor and Employee Relations (LER) Specialist who will investigate the matter and take immediate and appropriate corrective action, as necessary. Allegations of discrimination and harassment will be taken seriously and appropriate corrective action, up to and including termination, will be taken, if allegations are substantiated.

HRSA will not tolerate retaliation against any employee for reporting matters under this policy or procedure, or for assisting in any inquiry about such a report. Supervisors are strongly encouraged to seek guidance from OCRDI staff, OHR staff, or the Office of the General Counsel when addressing issues of discrimination, retaliation, or harassment.

10/10/2019
Date

/Thomas J. Engels/
Tom Engels, Acting Administrator
APPENDIX

**Related Laws, Executive Orders, and Resources:**

Title VII of the Civil Rights Act of 1964: [https://www.eeoc.gov/laws/statutes/titlevii.cfm](https://www.eeoc.gov/laws/statutes/titlevii.cfm)


Executive Order 11478, as amended by Executive Order 13087: [http://www.eeoc.gov/federal/otherprotections.cfm](http://www.eeoc.gov/federal/otherprotections.cfm)


HRSA’s Handling Workplace Harassment Policy: [https://sharepoint.hrsa.gov/oo/ohr/SitePages/Work%20Place%20Issues.aspx](https://sharepoint.hrsa.gov/oo/ohr/SitePages/Work%20Place%20Issues.aspx)