EMPLOYMENT DISCRIMINATION COMPLAINTS

PURPOSE:

This procedure establishes the process for filing, investigating and resolving employment discrimination, workplace harassment and retaliation complaints.

AUTHORITY:

Sections 20.23(3) (a) and 334.048(3), Florida Statutes

SCOPE:

This procedure applies to all Florida Department of Transportation Career Service, Selected Exempt Service (SES), Senior Management Service (SMS) and Other Personal Services (OPS) employees.

REFERENCES:

- The Equal Pay Act (EPA) of 1963
- The Civil Rights Act of 1991; Title VII of The Civil Rights Act of 1964, as amended
- The Age Discrimination in Employment Act (ADEA) of 1967
- The Pregnancy Discrimination Act (PDA) of 1978
- The Americans with Disabilities Act (ADA) of 1990
- The Americans with Disabilities Act Amendments Act (ADAAA) of 2008
- The Florida Civil Rights Act of 1992, Chapter 760, F.S.
- Section 110.12 F.S., Individuals with Disabilities Act
- Chapter 60L-40.001 and .002, F.A.C.
- The Equal Employment Opportunity / Affirmative Action Policy Topic No. 001--275-001
- Cooperation with Official Agency Investigations, Topic No. 001-450-002
DEFINITIONS:

APPLICANT: An individual who applies for a Department vacancy.

COMPLAINANT: An individual who files an employment discrimination, workplace harassment or retaliation complaint with the Equal Opportunity Office (EOO), Florida Commission on Human Relations (FCHR) or the Equal Employment Opportunity Commission (EEOC), based on the protected classes.

DEPARTMENT: The Florida Department of Transportation.

EEO INVESTIGATOR (Investigator): A Department employee with the Equal Opportunity Office authorized to conduct investigations for the Department in response to complaints of employment discrimination, workplace harassment or retaliation based on the protected classes.

EMPLOYMENT DISCRIMINATION: An employment practice or action which denies equal treatment or opportunity to an individual or group of individuals, based on race, color, disability, sex (the basis "sex" includes sexual harassment ), pregnancy, religion, national origin, age, or marital status.

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC): An independent federal agency established to enforce laws against employment discrimination, workplace harassment or retaliation based on the protected classes. The EEOC may bring legal suit, subpoena witnesses, issue guidelines which have the force of law, render decisions, and provide technical assistance to employers and legal assistance to Complainants.

EXTERNALLY FILED COMPLAINTS: Allegations of employment discrimination, workplace harassment or retaliation based on the protected classes filed by a Department employee, former employee or applicant with either the EEOC or FCHR.

FLORIDA COMMISSION ON HUMAN RELATIONS (FCHR): The state agency established by the Florida Legislature to investigate and resolve employment discrimination, workplace harassment or retaliation complaints based on the protected classes and filed in accordance with Chapter 760, F.S.

INTAKE OFFICER: A District, Central Office or Human Resources Office employee designated to receive and forward complaints of employment discrimination, workplace harassment or retaliation based on the protected classes to the EOO.
INTERNALLY FILED COMPLAINTS: Allegations of employment discrimination, workplace harassment or retaliation based on the protected classes filed with the EOO or an Intake Officer by a Department employee or applicant.

MANAGEMENT DIRECTED INQUIRY: A fact finding review requested in writing by Department management to determine whether employment discrimination or hostile work environment exists.

PRIMA FACIE: Complaint contains the 3 elements of proof to initiate an investigation:

A) Complainant is a member of a protected class,
B) Complainant was harmed by an employment action, and
C) Similarly situated persons of a different group were not or would not have been harmed under similar situations

RESPONDENT: Individual(s) accused by Complainant of engaging in employment discrimination, workplace harassment or retaliation.

RETALIATION: The act of discriminating against a person because the individual filed an employment discrimination or workplace harassment charge or testified, assisted, or participated in any manner in a proceeding initiated pursuant to this procedure.

SEXUAL HARASSMENT: Unwelcome sexual advances, requests for sexual favors, or written, verbal or physical conduct of a sexual nature constitute sexual harassment when:

(A) Submission to such conduct is made either explicitly or implicitly a term or condition of employment.

(B) Submission to or rejection of such conduct is used as the basis for employment decisions affecting an individual.

(C) Such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

1. INTERNALLY FILED COMPLAINTS

1.1 FILING COMPLAINTS
1.1.1 Any Department employee or applicant may file an employment discrimination, workplace harassment or retaliation complaint with an Intake Officer or the EOO. Internally filed complaints must be submitted in writing using **Form No. 275-010-1, Discrimination/Sexual Harassment Complaint Form.** If requested, the Intake Officer or the EOO staff will assist employees or applicants with completing the complaint form. The EOO is authorized to investigate internally filed complaints of employment discrimination, workplace harassment or retaliation.

1.1.2 If the Complainant is a non-Department employee (i.e. a contractor or vendor) and their complaint is against a Department employee, the EOO will investigate the complaint in accordance with this procedure.

1.1.3 If a Department employee files an employment discrimination, workplace harassment or retaliation complaint based on the protected classes against a non-Department employee regarding situations that occurred while conducting official Department business, the EOO should be contacted and will decide, on a case-by-case basis the appropriate course of action.

1.1.4 If the Complainant files an internal employment discrimination, workplace harassment or retaliation complaint in conjunction with an externally filed complaint with the FCHR or EEOC, the Department will defer to the external agency and respond to the complaint in accordance with **Section 2** of this procedure.

1.1.5 If a Complainant files an internal employment discrimination, workplace harassment or retaliation complaint and resigns from the Department before an investigation is initiated, the complaint will be administratively closed by the EOO. If a complainant resigns before completion of the investigation, EOO will seek guidance from the General Counsel’s Office. The Complainant will be notified of a decision by e-mail or letter and provided contact information for both the FCHR and the EEOC.

1.1.6 The Department will ensure that allegations of sexual harassment meet the requirements of **Rule 60L-40.001, F.A.C.** and that actions are taken to ensure no further inappropriate actions against the Complainant occur.

1.1.7 Verbal or anonymous complaints of employment discrimination or workplace harassment may be sufficient to initiate an inquiry by the EOO. A Complainant may either file in writing by completing the Discrimination / Sexual Harassment Complaint Form and providing it to an Intake Officer or Investigator.
1.2 RECEIPT OF COMPLAINTS BY INTAKE OFFICERS

1.2.1 Appointment of Intake Officers

Each District Secretary shall appoint two or more employees who shall act as Intake Officers. These appointments will be reevaluated by the District Secretary every two (2) years. In addition, District Human Resources Office staff members will serve as Intake Officers.

1.2.2 Role of an Intake Officer

Intake Officers will be responsible for the following functions:

(A) Receiving and conducting initial intake of employment discrimination, workplace harassment and retaliation complaints based on the protected classes. Complaints to Intake Officers may be made verbally or in writing.

(B) Documenting the following information during initial intake of a complaint using the Initial Contact Questionnaire:

(1) The name(s), job title(s), address(es), and telephone number(s) of the complainant(s) as well as the unit assigned within the agency (if Complainant is an employee)

(2) The name(s), job title(s), address(es), and telephone number(s) of the person(s) alleged to have performed unlawful employment practice(s) or workplace harassment.

(3) Nature and basis of the alleged complaint.

(4) A clear and concise statement of the facts, including pertinent dates, times, places, and circumstances constituting the unlawful employment practices.

C) Maintaining a memorandum of record of all activities associated with any initial intake using the FDOT Intake Activity Log (Appendix B).

(D) Notifying the Employee Relations Manager and the EOO of all initial intake meetings with employees.
(E) Informing the Complainant regarding filing options with the EOO, FCHR or EEOC if the complaint has not been amicably resolved.

(F) Providing the EOO with all documentation gathered during the initial intake including the Initial Intake Questionnaire and/or the Discrimination/ Sexual Harassment Complaint Form, if completed.

(G) Contacting the EOO as necessary for technical assistance.

(H) Providing assistance to the EOO during on-site investigations.

(I) Meeting the Department’s training requirement by attending Intake Officer Training (Course No. BT 01-01-0093) as provided by the EOO.

1.2.3 The Central Office Support Services Office and the District Transportation Support Manager will ensure current copies of the Department’s Equal Employment Opportunity/Affirmative Action Policy, Topic No. 001-275001, are posted on bulletin boards and or other prominent places in each work location.

1.3 RECEIPT OF COMPLAINTS BY THE EOO

1.3.1 Within five (5) work days after receipt of an internally filed employment discrimination or workplace harassment or retaliation complaint, the EOO will send a notification letter by e-mail to the Complainant acknowledging receipt of the complaint, requesting any additional information and identifying the Investigator assigned to investigate the complaint.

1.3.2 Within five (5) work days after receipt of an internally filed employment discrimination, workplace harassment or retaliation complaint, the EOO staff will send an e-mail notification of complaint receipt to the District Secretary or appropriate Assistant Secretary or Director in Central Office, Director of Human Resources, Central Office Employee Relations Manager, Office of General Counsel (OGC), the District Human Resources Manager and the cost center manager with a copy of the complaint and a request for relevant information. The Human Resources Office will provide requested information to the EOO within two (2) weeks of the receipt of request.

1.4 DETERMINING THE MERITS OF INTERNAL COMPLAINTS RECEIVED BY THE EOO
The Investigator in the EOO will:

(A) Determine if the complaint's basis (race, color, religion, sex, etc.) and issues (demotion, dismissal, disparate treatment, etc.) are covered by state and/or federal law and whether the complainant's alleged facts would constitute unlawful discrimination, harassment, or retaliation

(B) Respond to internal complaints that fail to meet jurisdictional requirements under state and/or federal law, by letter or e-mail, informing the Complainant of alternative avenues of recourse and the addresses and phone numbers of the EEOC and FCHR (see below);

Equal Employment Opportunity Commission (EEOC)

Tampa Field Office
501 East Polk Street, Suite 1000
Tampa, Florida 33602
(813) 228-2310
(800) 669-4000

Miami District Office
One Biscayne Tower,
100 SE 2nd Street, Suite 2700
Miami, Florida 33131
(305) 808-1740
(800) 669-4000

Florida Commission on Human Relations (FCHR)
4075 Esplanade Way
Room 100 Tallahassee, FL 32399
(850) 488-7082
(800) 342-8170

(C) Proceed with the investigation of the internal complaint.

1.5 INVESTIGATION OF THE COMPLAINT

The Investigator in the EOO will make a case-by-case assessment of each complaint, and as determined appropriate:

(A) Coordinate with the Civil Rights Programs Manager to determine and develop an investigative plan.

(B) Contact the Complainant to collect any additional information and determine the remedy the Complainant is seeking to resolve the complaint.
(C) Evaluate the requested information and other supporting documentation received from the work unit.

(D) Review personnel files of the Complainant and other key employees named in the complaint.

(E) Collect and tabulate personnel data relative to the complaint (i.e. time sheets, applications, disciplinary standards, etc.) in order to provide comparative and documentary evidence relevant to the issues cited in the complaint.

(F) Compile statistical data (i.e. terminations, new hires, merit increases, employment parity matrix, etc.), relevant to the issues cited in the complaint.

(G) Conduct interviews with the Complainant, and witnesses regarding information relevant to the complaint.

(H) If an interview is not possible, obtain affidavits from all relevant witnesses.

(I) Keep the Complainant, the District Secretary or appropriate Assistant Secretary or Director in Central Office, Director of Human Resources, Central Office Employee Relations Manager, Office of General Counsel (OGC), the District Human Resources Manager and the cost center manager apprised of the status of the investigation.

(J) Perform other investigative duties as deemed appropriate.

1.6 RESOLVING THE INTERNAL COMPLAINT

1.6.1 Evaluation

All investigative data will be evaluated by the EOO staff. All allegations made in the complaint will be identified and denials, corroborations, and defenses to each allegation will be analyzed. The objective is to resolve conflicting issues and evaluate the alleged facts that would constitute unlawful discrimination, harassment, or retaliation.

1.6.1.2 A complaint may be amended to correct technical errors, omissions, or to clarify allegations made therein. An amendment may be filed at any time before a finding is rendered.
1.6.1.3 In the event the complaint does not contain sufficient information to warrant an investigation, the Investigator shall request the Complainant provide additional relevant information. Such a request may be made anytime during the course of the investigation.

1.6.2 Investigative Report

The Purpose of the Investigative Report is to provide specific relevant allegations in the complaint, review facts, document any findings, and provide the findings to management.

An investigative report, written by the Investigator will include:

A) Background information to include complaint basics (allegations and protected bases),

B) Summary of Investigation (outlining each relevant allegation and responding to each one), and

C) Conclusion (findings).

1.6.3 Finalized Report

The EOO Manager, will review the draft investigative report for completeness and accuracy. Upon finalization, the EOO Manager will submit the final report to the District Secretary or appropriate Assistant Secretary or Director in Central Office, Director of Human Resources, Central Office Employee Relations Manager, Office of General Counsel (OGC), the District Human Resources Manager and the cost center manager. A copy of the final report will also be sent to the complainant with a copy retained in the EOO files.

1.6.4 Confidentiality

All complaints and other records in the custody of any agency in the executive branch of state government which relate to a complaint of employment discrimination, workplace harassment or retaliation shall be exempt from the provisions of Section 119.07(1) (a), F.S., until the investigative report is finalized and signed by the manager of the EOO. The complaint becomes inactive upon
withdrawal by the Complainant, or the complaint is made part of the official record at any hearing or court proceeding Section 119.071(2) (g) (1.a), F.S.

1.6.5 Withdrawal of Complaint by Complainant

The Complainant may withdraw his/her complaint at any stage of the investigation. Upon the EOO’s receipt of a signed withdrawal statement, the investigation of the complaint will be closed. A letter or e-mail acknowledging receipt will be sent from the EOO Manager, to the Complainant and a copy to the District Secretary or appropriate Assistant Secretary or Director in Central Office, Director of Human Resources, Central Office Employee Relations Manager, Office of General Counsel (OGC), the District Human Resources Manager and the cost center manager. The letter will confirm the Complainant’s withdrawal of the complaint and include how to contact EEOC and the FCHR for filing an external complaint.

2. EXTERNALLY FILED COMPLAINTS

2.1 RECEIPT OF COMPLAINT

2.1.1 Complainants may request investigations to be conducted by the EEOC or FCHR instead of an internal investigation. All requests for information or correspondence from EEOC or FCHR must be sent to EOO immediately upon receipt.

2.1.2 Within five work days after receipt of a complaint from the EEOC or the FCHR, the EOO staff will send an e-mail notification of complaint receipt to the District Secretary or appropriate Assistant Secretary or Director in Central Office, Director of Human Resources, Central Office Employee Relations Manager, Office of General Counsel (OGC), the District Human Resources Manager and the cost center manager. Attached will be a copy of the charge and attachments.

2.1.3 Responding to externally filed complaints is a collaborative effort between the EOO and the OGC. Staff from the EOO will facilitate collection of relevant documentation, contact the FCHR or the EEOC regarding extension requests and other issues, and assist the OGC concerning the resolution of the complaint. The OGC is responsible for providing a written response to externally filed complaints.

3. RETALIATION
Any employee, who files an employment discrimination, workplace harassment or retaliation complaint, participates in an employment discrimination or workplace harassment proceeding, or otherwise contests employment discrimination or workplace harassment is protected from retaliation under federal and state law. Any person who fires, demotes, harasses, or otherwise takes an unlawful employment action toward such an employee based on the employees’ participation in an employment discrimination or workplace harassment complaint is subject to disciplinary action up to and including dismissal.

1. **TRAINING**

4.1 The Department will provide, encourage and promote a non-discriminatory workplace by offering training to:

   (A) All Department employees, including OPS, temporary and voluntary employees; and

   (B) General consultants, sub-consultants and contract employees who are assigned to Department space.

4.2 The *Equal Employment Opportunity* Computer Based Training (CBT) is mandatory for Department employees and:

   (A) Must be completed within 30 days of hire date.

   (B) Is required every three (3) years.

5. **FORMS**

Form No. 275-010-01, Discrimination/Sexual Harassment Complaint Form, is available in the Department’s Forms Library or by contacting the Equal Opportunity Office in Tallahassee, phone (850) 414-4747.
APPENDIX A
INITIAL CONTACT QUESTIONNAIRE

1. Complainant’s name_____________________________________________________

2. Work Unit and Title of Complainant_______________________________________

3. Complainant’s phone number___________________________________________

4. Respondent’s (person treating the complainant differently) name:
   ________________________________________________________________

5. Work unit and job title of Respondent ___________________________________

6. Relationship of Complainant to Respondent? ______________________________

7. What actions occurred to make you think you were treated differently, discriminated against or harassed? (May use additional pages if necessary)
   ________________________________________________________________

8. When did this occur? _________________________________________________

9. How often has it occurred? ___________________________________________

10. Why do you think you are being treated this way __________________________

11. Did you tell anyone in management about this? Yes _____ No _____
    If so, who? When? What actions, if any, were taken? ___________________

12. Witness name(s) and contact information

13. How would you like to see this matter resolved?

Intake Officer’s name _____________________________________________________

Date of initial contact meeting ______________________________________________

EOO contact ________________________ HR Office contact___________________

Confirmation received from EOO yes / no Confirmation received from HR yes / no

Copies must be provided to Central Office HR and EOO
# APPENDIX B

## FDOT INTAKE ACTIVITY LOG

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