

Equal Opportunity Complaint & General Grievance Policy and Procedure

For Applicants, Participants, Other Interested or Affected Parties

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I. EQUAL OPPORTUNITY COMPLAINT POLICY

WorkSource Middle Georgia/Middle Georgia Workforce Development Board (MGWDB) adheres to the following United States law: "Equal Opportunity Is the Law". It is against the law for a recipient of Federal financial assistance to discriminate on the following basis: race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, sex stereotyping, transgender status, and gender identity), national origin (including limited English proficiency), age, disability, political affiliation or belief, or, against any beneficiary of, applicant to, or participant in programs financially assisted under Title I of the Workforce Innovation and Opportunity Act (WIOA), on the basis of the individual's citizenship status or participation in any WIOA Title I-financially assisted program or activity.

WorkSource Middle Georgia/MGWDB must not discriminate in any of the following areas: (1) Deciding who will be admitted, or have access, to any WIOA Title I-financially assisted program or activity; (2) providing opportunities in, or treating any person with regard to, such a program or activity; or (3) making employment decisions in the administration of, or in connection with, such a program or activity.

Recipients of federal financial assistance must take reasonable steps to ensure that communications with individuals with disabilities are as effective as communications with others. This means that, upon request and at no cost to the individual, WorkSource Middle Georgia/MGWDB is required to provide appropriate auxiliary aids and services to qualified individuals with disabilities.

What To Do If You Believe You Have Experienced Discrimination

If you think that you have been subjected to discrimination under a WIOA Title I-financially assisted program or activity, you may file a complaint within 180 days from the date of the alleged violation with either:

WorkSource Middle Georgia/MGWDB's Equal Opportunity Officer (or the person whom the recipient has designated for this purpose);

or

The Director, Civil Rights Center (CRC), U.S. Department of Labor, 200 Constitution Avenue NW, Room N-4123, Washington, DC 20210 or electronically as directed on the CRC Web site at www.dol.gov/crc.

If you file your complaint with the recipient, you must wait either until the recipient issues a written Notice of Final Action, or until 90 days have passed (whichever is sooner), before filing with the Civil Rights Center.

If the recipient does not give you a written Notice of Final Action within 90 days of the day on which you filed your complaint, you may file a complaint with CRC before receiving that Notice. However, you must file your CRC complaint within 30 days of the 90-day deadline (in other words, within 120 days after the day on which you filed your complaint with the recipient).

If the recipient does give you a written Notice of Final Action on your complaint, but you are dissatisfied with the decision or resolution, you may file a complaint with CRC. You must file your CRC complaint within 30 days of the date on which you received the Notice of Final Action.

A <u>complaint</u> is an allegation of discrimination on the grounds a person, or any specific class of individuals, has been or is being discriminated against on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, sex stereotyping, transgender status, and gender identity), national origin (including limited English proficiency), age, disability, political affiliation or belief, citizenship status, or participation in any WIOA Title I-financially assisted program or activity as prohibited by WIOA or part 29 CFR 38.69. An allegation of retaliation, intimidation or reprisal for taking action or participating in any action to secure rights protected under WIOA will be processed as a <u>complaint</u>.

Note: A complaint cannot be processed as both a program complaint and as a discrimination complaint.

FILING COMPLAINTS OF DISCRIMINATION (under Equal Opportunity Complaint Policy)

Who May File: Any person requesting aid, benefits, services or training through the WorkSource Middle Georgia workforce system; eligible applicants and/or registrants; participants; employees, applicants for employment; service providers, eligible training providers (as defined in the Workforce Innovation and Opportunity Act), and staff with the workforce system that believes he/she has been or is being subjected to discrimination prohibited under the Nondiscrimination and Equal Opportunity Provisions 29 CFR Part 38 and Section 188 of the Workforce Innovation and Opportunity Act (WIOA).

WorkSource Middle Georgia/MGWDB is prohibited from discriminating against a person, or any specific class of individuals, on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, transgender status, sexual orientation and gender identity), national origin (including limited English proficiency), age, disability, political affiliation or belief, citizenship status, or participation in any WIOA Title I-financially assisted program or activity as prohibited by WIOA or part 29 CFR 38.69 in admission or access to, opportunity or treatment in, or employment in the administration of or in connection with, any WIOA funded program or activity. If you think that you have been subjected to discrimination under a WIOA funded program or activity, you may file a complaint within 180 days from the date of the alleged violation with:

Middle Georgia Consortium, Inc. Kerry Scarboro Equal Opportunity Officer 124 Osigian Blvd., Suite A Warner Robins, GA 31088 Phone: (478) 953-4771 or 1-800-537-1933 TDD/TTY (800) 255-0056

Email: kscarboro@mgwib.com

Each complaint must be filed in writing, either electronically or in hard copy, and must contain the following information:

- (A) The complainant's name, mailing address, and, if available, email address (or another means of contacting the complainant).
- (B) The identification of the respondent (the individual or entity that the complainant alleges is responsible for The discrimination).
- (C) A clear description of the allegations in sufficient detail including the date(s) and timeline that the alleged violation occurred to allow the recipient, as applicable, to decide: (1) what agency has jurisdiction over the complaint; (2) whether the complaint was filed in time; and (3) whether the complaint has apparent merit; in other words, whether the complainant's allegations, if true, would indicate noncompliance with any of the nondiscrimination and equal opportunity provisions section 188 of WIOA or part 29 CFR Part 38.
- (D) The written or electronic signature of the complainant or the written or electronic signature of the complainant's representative.

Complaint Processing Procedure

An initial written notice to the complainant will be provided within three (3) work days of receipt of the complaint. The notice will include the following information pursuant to part 29 CFR 38.72:

- (1) Acknowledgement of complaint received including date received; notice that the complainant has the right to be represented in the complaint process; notice of rights contained in §38.35; and notice that the complainant has the right to request and receive, at no cost, auxiliary aids and services, language assistance services, and that this notice will be translated into the non-English languages as required in §§38.4(h) and (i), 38.34, and 38.36.
- (2) A written statement of issue(s) which includes a list of the issues raised in the complaint; for each issue, a statement of whether or not the issue is accepted for investigation or rejected and the reasons for each rejection after performing a period of fact-finding.
- (3) Notice that the complainant may be resolved by using the issue Alternative Dispute Resolution (ADR) any time after the complaint has been filed, but before a Notice of Final Action has been issued.

If the complaint does not fall within the Workforce Innovation and Opportunity Act jurisdiction for processing complaints alleging discrimination under Section 188 or Equal Opportunity and Nondiscrimination provisions at 29 CFR Part 38.74, the complainant will be notified in writing within five (5) business days of making such determination. The notification shall include the basis of the determination as well as a statement of the complainant's right to file with the Civil Rights Center (CRC) within thirty (30) days of the determination.

Upon determination that the complaint has merit and is within the Workforce Innovation and Opportunity Act jurisdiction and period of fact-finding or investigation of the circumstances underlying the complaint.

Complaint Processing Time Frame

A complaint will be processed and Notice of Final Action issued within ninety (90) days of receipt of the complaint pursuant to 29 CFR 38.72. Complainant may elect to file his or her equal opportunity complaint with Technical College System of Georgia, Office of Workforce Development (OWD). OWD's address and information is as follows: Attention: TCSG OWD, Compliance Director, 1800 Century Place N.E. Suite 150, Atlanta Georgia, 30345-4305, Phone: (404) 679-1371

Email: <u>WIOACompliance@tcsg.edu</u> use form at: http://www.georgia.org/wp-content/uploads/2014/06/OWD-Grievance-Form-110915.pdf.

If WorkSource Middle Georgia/MGWDB has not provided complainant with a written decision within ninety (90) days of the filing of the compliant, complainant need not wait for a decision to be issued. Complainant may file a complaint with OWD or CRC within thirty (30) days of the expiration of the 90-day period. If complainant is dissatisfied with WorkSource Middle Georgia/MGWDB's resolution of his or her equal opportunity complaint, complainant may file a complaint with OWD. Such complaint must be filed within thirty (30) days of the date you received notice of WorkSource Middle Georgia/MGWDB's proposed resolution.

OR

Complaints may be initially filed or appealed to the Director, Civil Rights Center (CRC) U.S. Department of Labor, 200 Constitution Avenue, N.W. Room N-4123, Washington, DC 20210 or electronically as directed on the CRC website at www.dol.gov/crc within thirty (30) days of complainant's receipt of either WorkSource Middle Georgia/MGWDB Notice of Final Action or OWD Notice of Final Action. In other words, within one hundred twenty (120) days Complainant may file his or her appeal.

Resolution Process

Alternative Dispute Resolution: Complainant must be given a choice as to the manner in which they have their complaint resolved. Mediation is recommended as an appropriate means for ADR and will be conducted by an impartial mediator. After an investigation is conducted by the Equal Opportunity Officer, ADR may be chosen by the complainant to resolve the issues. The Complainant has a right to select ADR to resolve the dispute at any time prior to receiving a Notice of Final Action. If the complainant choses ADR for dispute resolution, WorkSource Middle Georgia/MGWDB will provide the impartial mediator and will provide all interested parties information regarding the arrangements (date, time, and location).

Time Frame: The period for attempting to resolve the complaint through mediation will be thirty (30) days from the date the complainant chooses mediation; but must be performed within ninety (90) days of the initial filing date.

Successful Mediation: Upon completion of successful mediation, the complainant and respondent will both sign a conciliation agreement attesting that the complaint has been resolved. A copy of the conciliation agreement will be provided to Georgia Department of Economic Development, Workforce Division within ten (10) days of the date the conciliation agreement was signed.

Unsuccessful Mediation: In the event mediation was not successful, WorkSource Middle Georgia/MGWDB shall proceed with issuing a Notice of Final Action within the ninety (90) day of initial filing date. The complainant has a right to file their complaint with the CRC if mediation was unsuccessful.

Complainant Responsibility: The complainant may amend the complaint at any point prior to the beginning of mediation or the issuance of the Notice of Final Action. The complainant may withdraw the complaint at any time by written notification.

Breach of Agreement: Any party to any agreement reached under ADR may file a complaint in the event the agreement is breached with Compliance Director, Technical College Systems of Georgia, Office of Workforce Development (OWD), 1800 Century Place N.E. Suite 150, Atlanta Georgia, 30345-4305 **or** Director, Civil Rights Center (CRC) U.S. Department of Labor, 200 Constitution Avenue, N.W. Room N-4123, Washington, DC 20210. The non-breaching party may file a complaint within thirty (30) days of the date that party learns of the alleged breach (29 CFR 38.72).

II. GENERAL GRIEVANCE POLICY

Any person applying for or receiving services through the Workforce Innovation and Opportunity Act Title I (WIOA) paid for by Work Source Middle Georgia/MGWDB) will be treated fairly. WorkSource Middle Georgia/MGWDB will make every effort to resolve all general, non-discriminatory complaints informally between those involved before a grievance is filed. Grievances may be filed in accordance with the written procedures established by WorkSource Middle Georgia/MGWDB. If you believe a violation of Title I of Workforce Innovation and Opportunity Act or regulations of the program has occurred, you have the right to file a grievance.

A <u>grievance</u> is a complaint about customer service, working conditions, wages, work assignment, etc., arising in connection with WIOA Title I funded programs operated by WIOA recipients including service providers, eligible training providers, one-stop partners and other contractors.

FILING A GENERAL GRIEVANCE (violations of the act or regulations not alleging discrimination)

Who May File: Any person, including WIOA program participants, applicants, staff, employers, board members or any other interested parties who believes they have received unfair treatment in a WIOA Title I funded program.

Any person may attempt to resolve all issues of unfair treatment by working with the appropriate manager and/or supervisor and staff member, service provider, or one-stop partner involved informally prior to a written grievance being filed.

All complaints as described in the previous definition may be filed within one hundred twenty (120) days after the act in question by first completing and submitting the General Grievance Form to:

Middle Georgia Consortium, Inc. Kerry Scarboro Equal Opportunity Officer 124 Osigian Blvd., Suite A Warner Robins, GA 31088 Phone: (478) 953-4771 or 1-800-537-1933 TDD/TTY (800) 255-0056

Email: kscarboro@mgwib.com

Grievance Processing Procedure

A grievance may be filed by completion and submission of the General Grievance Form located at www.mgwib.com. WorkSource Middle Georgia/MGWDB will issue a written resolution within sixty (60) days of the date the grievance was filed. Pursuant to Section 181 of the Workforce Innovation and Opportunity Act, WorkSource Middle Georgia/MGWDB shall provide the grievant with an opportunity for a hearing within sixty (60) days of the complaint's filing, if requested in writing by the grievant. In the event a hearing is not requested, WorkSource Middle Georgia/MGWDB shall issue a decision as to whether provisions of the Workforce Innovation and Opportunity Act were violated. In the event the grievant is dissatisfied with WorkSource Middle Georgia/MGWDB's decision, he or she may appeal the decision to Technical College System of Georgia, Office of Workforce Development (OWD) within sixty (60) days of the date of the decision. If such an appeal is made, the OWD shall issue a final determination within sixty (60) days of the receipt of the appeal.

In the event WorkSource Middle Georgia/MGWDB does not issue a written resolution within the sixty (60) days of the complaint's filing as required, the grievant has the automatic right to file his or her complaint with Technical College System of Georgia, Office of Workforce Development.

Hearing Process

A hearing on any complaint filed shall be conducted as soon as reasonably possible, but within sixty (60) days of the complaint's filing. Within ten (10) business days of the receipt of the request for a hearing, WorkSource Middle Georgia/MGWDB shall: (1) respond in writing acknowledging the request to the grievant; and (2) notify the grievant and respondent of a hearing date. The notice shall include, but not limited to: (1) date of issuance; (2) name of grievant; (3) name of respondent against whom the complaint has been filed; (4) a statement reiterating that both parties may be represented by legal counsel at the hearing; (5) the date, time, place of the hearing, and the name of the hearing officer; (6) a statement of the alleged violation(s) of WIOA; (7) copy of any policies and procedures for the hearing or identification of where such policies may be found; and (8) name, address, and telephone number of the contact person issuing the notice.

The hearing shall be conducted in compliance with federal regulations. The hearing shall have, at a minimum, the following components: (1) an impartial hearing officer selected by WorkSource Middle Georgia/MGWDB; (2) an opportunity for both the grievant and respondent to present an opening statement, witnesses, and evidence; (3) an opportunity for each party to cross-

examine the other party's witnesses; and (4) a record of the hearing which WorkSource Middle Georgia/MGWDB shall create and maintain.

The hearing officer, considering the evidence presented by the grievant and respondent, shall issue a written decision which shall serve as WorkSource Middle Georgia/MGWDB's official resolution of the complaint. The decision shall include the following information: (1) the date, time, and place of hearing; (2) a recitation of the issues alleged in the complaint; (3) a summary of any evidence and witnesses presented by the grievant and respondent; (4) an analysis of the issues as related to the facts; and (5) a decision addressing each issue alleged in the complaint.

No applicant, participant, employee, service provider or training provider will be intimidated, threatened, coerced or discriminated against because they have made a complaint, testified, assisted or participated in any manner in an investigation, proceeding or hearing.

Appeal Process:

An appeal may be requested by contacting Technical College System of Georgia, Office Of Workforce Development, Attention: TCSG OWD, Compliance Director, 1800 Century Place N.E. Suite 150, Atlanta Georgia, 30345-4305, Phone: (404) 679-1371 Email: WIOACompliance@tcsg.edu within sixty (60) days of the date of the decision.

III. COMPLAINTS OF FRAUD, ABUSE, OR OTHER ALLEGED CRIMINAL ACTIVITY

In cases of suspected fraud, abuse or other alleged criminal activity, you should direct your concerns to the Office of Inspector General, U.S. Department of Labor, at 1-866-435-7644 or inspector.general@oig.ga.gov.

IV. COMPLAINTS AGAINST PUBLIC SCHOOLS

If the complaint is not resolved informally and it involves public schools of the State of Georgia, the grievance procedure will comply with WIOA and OCGA 20-2-1160.

V. NOTIFICATION OF REVISIONS/CHANGES TO POLICY AND PROCEDURE

The Equal Opportunity Complaint and General Grievance Policy and Procedure shall be reviewed by the EEO Officer periodically for any changes that require updates in accordance to WIOA or part 29 CFR 38. The EEO Officer is responsible for updating the Policy and Procedure, forms, documentation, print or electronic media. In the event of a required policy change or revision, the EEO Officer will first notify the WorkSource Middle Georgia/MGWDB Executive Director of the changes needed. The updated policy must be presented to the Middle Georgia Workforce Development Board and the Middle Georgie Local Elected Official Board for review and approval. Policy and Procedure changes shall not take effect until the revisions have been approved by both the Middle Georgia Workforce Development Board and the Middle Georgie Local Elected Official Board.

All active participants, WorkSource Middle Georgia/MGWDB staff, One Stop partners, and other interested parties must be notified of any policy and procedure change. Active participants will be notified via regular first class mail or electronic mail and will be documented with case notes in the electronic participant portal. WorkSource Middle Georgia/MGWDB must also update all other sources that reference the policy and procedure such as electronic media and office postings. WorkSource Middle Georgia/MGWDB must update all contracts, MOUs, and all other pertinent documents that reference compliance with the policy and procedure. WorkSource Middle Georgia/MGWDB staff will be required to attend training sessions on any updated policy and procedure changes. Additionally, WorkSource Middle Georgia/MGWDB staff are trained annually to ensure the most current policies and procedures are followed. Training session attendance is documented and maintained in the employee training file.

I CERTIFY THAT I HAVE RECEIVED A COPY OF THIS POLICY AND PROCEDURE AND UNERSTAND THE INFORMATION PROVIDED WITHIN THIS DOCUMENT.

GRIEVANCE FORM - 001

GRIEVANCE COMPLAINT AND REQUEST FOR HEARING

INFORMATION TO COMPLAINT: This form shall be submitted to the Middle Georgia Consortium EEO Officer. In accordance with the WorkSource Middle Georgia/MGWDB Grievance Procedures under the Workforce Innovation and Opportunity Act, the respondent, or party against whom the complaint is brought, shall have three (3) days in which to answer your grievance on Grievance Form 002. The EEO Officer will attempt to arrange an informal meeting of all parties within the next seven (7) work days to determine if the grievance can be informally resolved to the satisfaction of all parties. If no such meeting can be arranged, this complaint shall constitute your request for a formal grievance hearing. If after such meeting the grievance is resolved, and all parties are satisfied, you may be asked to confirm that there is no need for a formal hearing on Grievance Form 004. If at any time you wish to withdraw your request for such a hearing, you should advise the EEO Officer and sign a Grievance Form 006. Any questions should be addressed to the Consortium EEO Officer until receipt of Grievance Form 005 or other contact by the named hearing officer.

Signature of Complainant	Signature of EEO Officer
Date Signed and Filed with EEO Officer:	
Signature of Respondent	Signature of EEO Officer
Date Signed and Received by Responde	nt:

Copies: (1) To Complainant

Grievance Form -001/Page 2

- (1) To Respondent
- (2) To EEO Officer for Complainant's Grievance File and for Hearing Officer's file.

GRIEVANCE FORM - 002

RESPONDENT'S ANSWER TO COMPLAINT

INFORMATION TO RESPONDENT: This form must be submitted to the Middle Georgia Consortium EEO Officer no later than the third (3rd) work day from the date the complaint was filed. If no informal meeting of the involved parties can be arranged within the seven (7) work days after the date the complaint was filed, the formal hearing will proceed unless the complainant files a Grievance Form 006. If an informal meeting is arranged and the grievance is thereby or otherwise resolved in a manner satisfactory to all parties, you may be asked on Grievance Form 004 to confirm that there is no need for a formal hearing. Any questions should be addressed to the Consortium EEO Officer until receipt of Grievance Form 005 or other contact by the named hearing officer.

1. A clear and concise reply to the facts	alleged by the Complainant (attach additional sheets if necessary):
agreements under the Act believed to l	tatement concerning the alleged violation of the Act, regulation, grant, or other have been violated:
Signature of Respondent	Signature of EEO Officer
Date Signed and Filed with EEO Officers	:
Signature of Complainant	Signature of EEO Officer
Date Signed and Received by Responde	ent:

Copies: (1) To Complainant (1) To Respondent (2) To EEO Officer for Complainant's Grievance File and for hearing officer's file.

GRIEVANCE FORM - 003

NOTICE OF INFORMAL MEETING

Name of Complainant:		
Name of Respondent:		
After attempts to confer with the properties of the properties of the parties, they will be to the satisfaction of the parties, they will be on Grievance Form 004, otherwise the hear	n meeting or otherwise, the issues raised be see asked to confirm that there is no need f	es of the Consortium at 124 Osigian Blvd, by the grievance can be mutually resolved for a formal grievance hearing at this time
Signature of Complainant	Signature of EEO Officer	
Date Signed:		
Signature of Respondent	Signature of EEO Officer	
Date Signed:		

Copies: (1) To Complainant

(1) To Respondent

(2) To EEO Officer for Complainant's Grievance File and for hearing officer's file

GRIEVANCE FORM - 004

CONFIRMATION/NO NEED FOR FORMAL HEARING

The Complainant and the Respondent have been able to informally resolve the grievance between them in a manner satisfactory to all parties and there is therefore no need for a formal hearing.

Complainant:	Respondent:	
	Date Signed:	_
Date Filed with EEO Officer:		
Signature of FEO Officer:		

Copies: (1) To Complainant

- (1) To Respondent
- (1) To EEO Officer for Complainant's Grievance File

CERTIFIED MAIL -RETURN RECEIPT REQUESTED

GRIEVANCE FORM – 005

NOTICE OF HEARING	G DATE & PROCEDURE						
Name of Complaina	nt:						
Name of Responder	nt:						
	PARTIES: Under the ne Workforce Innovati	•	-			_	Grievance
1. The form	nal hearing on the grie	vance between t	the above na	med parties v	vill be held at th	ne following locatio	on:
on	day of	, 20	_at o'cl	ock,m., th	is is not later th	nan thirty (30) days	after the
date of the filing of	Grievance Form 001;						
2. The com	plainant may amend t	he complaint, bu	ut no later th	an 72 hours p	rior to the sche	eduled hearing;	
	plainant may withdrave hearing officer or the					e Form 006, a copy	of which
within thirty (30) da	y may request resched ys after the date of fili hirty (30) day time lim	ng of Grievance I				_	
the complaint is again Development Board the Consortium will above named, but ir	y has the right to be re inst the Consortium, th I, or any member, or th I have legal counsel p involves solely participa present to assist the he	ne Executive or D le Executive Com resent to repres ants or service pr	eputy Direct mittee, or ar ent the Resp	or, the Board only member, and condent. Whe	of Directors, or and any party is refered the complain	any member, the Wepresented by legant is not against a	Vorkforce I counsel, ny of the
be available to or ke	cy may call witnesses a ept in the ordinary but and documents made	siness of grantee	of/or by co	ntract with th	e Consortium.	Requests of a part	y to have
	lay of	, 20 A	all witnesses	will be subject	t to cross-exam	ination by the othe	er parties;
and							
officer should be no	y may arrange for a ve otified, in writing, of su day of	ich intention and	the arrange	ment for a co	ourt reporter th	at have been made	
			- J				

Grievance Form -005/Page 2

All further pleadi number stated be	ngs, corresponden Plow.	ice, or questions	should be dire	ected to the hear	ing officer at	the address and	l telephone
SO ORDERED this		day of	, 20	·			
			Hearing Office	r			
Name, address, a	nd telephone num	ber of the Hearin	ng Officer				
Name:							
Address:							
Phone: ()						

Copies: (1) Hearing Officer's File

- (1) To Complainant
- (1) To Respondent
- (1) To EEO Officer for Complainant's Grievance File

WITHDRAWAL OF COMPLAINT & REQUEST FOR HEARING

GRIEVANCE FORM - 006

Name of Complainant:		
Name of Respondent:		
I, 20 and request a hearing under the W	, wish to withdraw my complaint filed the day of orkSource Middle Georgia/MGWDB Grievance Procedures.	
Signature of Complainant	Date:	
FFO Officer/Hearing Officer	Date Received	

CERTIFIED MAIL -RETURN RECEIPT REQUESTED

GRIEVANCE FORM - 007

DECISION OF HEARING OFFICER

Name of Complainant:
Name of Respondent:
In accordance with and under the authority of the requirements of the Workforce Innovation and Opportunity Act an regulations, specifically Section 181(c) of the Act and 20 Code of Federal Regulations Part 683.600, and the WorkSource Middl Georgia/MGWDB Grievance Procedures, all as amended, and,
The procedures having been duly and properly completed in compliance with those authorities; and
Having heard the evidence and argument of the parties:
The following constitutes my decision and the facts and reasons thereof (additional sheets will be attached as needed
The following constitutes my decision as to the remedies, if any, to be applied (additional sheets will be attached a needed):

A copy of this decision is being sent this date, certified mail, return receipt requested, to each of the parties, and the chairman of the Executive Committee of the Local elected Officials. Within the ten (10) days after the date of this decision, the Executive Committee may modify it under the provisions of the WorkSource Middle Georgia/MGWDB Grievance Procedures. If it does so, the action of the Executive Committee will be the final decision of the WorkSource Middle Georgia/MGWDB. If no such modification is made, this decision shall, in ten (10) days become the final decision of WorkSource Middle Georgia/MGWDB.

Grievance Form -007/Page 2

The final decision of the WorkSource Middle Georgia/MGWDB may be appealed by filing a request for review within ten (10) days of the adverse final decision of the WorkSource Middle Georgia/MGWDB with the Governor's designee, as follows:

TCSG OWD, Compliance Director

1800 Century Place N.E. Suite 150,
Atlanta Georgia, 30345-4305
Phone: (404) 679-1371
Email: WIOACompliance@tcsg.edu

This the ______ day of _____, 20 __.

Hearing Officer

Name, address, and telephone number of the Hearing Officer

Name: ______
Address: ______
Phone: () ______

Georgia Department of Economic Development Workforce Division

Copies by certified mail, return requested to:

- (1) To Complainant
- (1) To Respondent

Further Copies: (1) To EEO Officer for Complainant's Grievance File

(1) Chairman, Executive Committee