Nondiscrimination in Federally Assisted and Conducted Programs (Revalidated on May 7, 2015)

Responsible Office: Office of Diversity and Equal Opportunity

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<td>Updated directive with administrative changes to comply with 1400 Compliance. Included regulations in Chapter 1, expanded timeframe for filing complaints from 90 days to 180 days to be consistent with regulations and clarified that in cases involving disability discrimination in NASA conducted programs, appeal decisions rest within the office of the Administrator, consistent with Section 504 of the Rehabilitation Act regulations.</td>
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Preface

P.1 Purpose

The purpose of this directive is to establish and convey procedures of the National Aeronautics and Space Administration (NASA or "the Agency") Office of Diversity and Equal Opportunity (ODEO) on:

a. Processing administrative complaints of discrimination filed with NASA in any program or activity assisted by NASA, excluding those covered under the Department of Education/National Aeronautics and Space Administration/Department of Justice (DOJ), "Agreement Between National Aeronautics and Space Administration and Department of Education to Delegate Certain Civil Rights Compliance Responsibilities for Elementary and Secondary Schools and Institutions of Higher Education." [Appendix D] This NPR does not alter the agreement between NASA and the Department of Education designating the Department of Education responsible for certain specific civil rights complaint investigation duties, with respect to elementary and secondary schools and institutions of higher education.

b. Conducting civil rights compliance reviews to ensure against discrimination in any program or activity receiving NASA financial assistance.

c. Processing administrative complaints of discrimination on the basis of disability filed under Section 504 or 508 regarding any program or activity conducted by NASA.

d. Processing administrative complaints of discrimination filed under Executive Order 13160 regarding any education or training program or activity conducted by NASA.

e. Conducting internal "functional reviews" of Center equal opportunity (EO) operations, including EO requirements pertaining to NASA conducted programs.

f. This NPR does not alter any NASA employee's rights to due process or redress related to a discrimination charge as currently guaranteed under any locally negotiated bargaining agreements or established practices.

P.2 Applicability

a. This NPR is applicable to NASA Headquarters and NASA Centers, including Component Facilities and Technical and Service Support Centers.

b. In this directive, all mandatory actions (i.e., requirements) are denoted by statements containing the term "shall." The terms: "may" or "can" denote discretionary privilege or permission, "should" denotes a good practice and is recommended, but is not required, "will" denotes expected outcome, and "are/is" denotes descriptive material.

c. In this directive, all document citations are assumed to be the latest version, unless otherwise noted.
P.3 Authority


e. Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance, 14 C.F.R. Part 1253.

f. Guidelines for the Enforcement of Title VI, Civil Rights Act of 1964, 28 C.F.R. § 50.3.

g. Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs, 28 C.F.R. Part 42, Subpart F.

h. Electronic and Information Technology Accessibility Standards, 36 C.F.R. Part 1194.


j. NPD 1210.2, NASA Surveys, Audits, and Reviews Policy.

k. NPR 1441.1, NASA Records Retention Schedule.

P.4 Applicable Documents


e. Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance, 14 C.F.R. Part 1253.

f. Guidelines for the Enforcement of Title VI, Civil Rights Act of 1964, 28 C.F.R. § 50.3.

g. Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs, 28 C.F.R. Part 42, Subpart F.

h. Electronic and Information Technology Accessibility Standards, 36 C.F.R. Part 1194.

j. NPD 1210.2, NASA Surveys, Audits, and Reviews Policy.
k. NPR 1441.1, NASA Records Retention Schedule.
n. DOJ, Civil Rights Division, "Title VI Legal Manual" (September 1998) (DOJ Title VI Legal Manual). 1

P.5 Measurement/Verification

The following measurements/verification apply:

a. Consistent with the DOJ reporting requirements, ODEO shall submit regular reports on its compliance efforts pursuant to Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, and Section 504 of the Rehabilitation Act of 1973.

b. Consistent with the Department of Health and Human Services' reporting requirements, ODEO shall submit annual reports on its compliance efforts pursuant to the Age Discrimination Act of 1975.

c. Consistent with Executive Order 13160 and the Executive Order 13160 Guidance Document: Ensuring Equal Opportunity in Federally Conducted Education and Training Programs, issued by the Attorney General, ODEO shall submit to the Attorney General a report that summarizes the number and nature of complaints filed pursuant to Executive Order 13160 and the disposition of such complaints.

(1) For the first three years after the date of the Executive Order (June 23, 2000), such reports shall be submitted annually within 90 days of the end of the preceding year's activities.

(2) After the first three years, subsequent reports shall be submitted every three years and within 90 days of the end of each three-year period (see Section 6 of Executive Order 13160).

d. Consistent with Executive Order 13166 and DOJ guidance under Executive Order 13166, NASA shall, at a minimum:

(1) Publish in the Federal Register policy guidance to its grant recipients regarding Title VI requirements regarding limited English proficiency (LEP); and

(2) Have in place and periodically update Agency and Center Language Assistance Plans covering NASA conducted programs and activities.

1 DPR 2081.1A -- Preface

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P.6 Cancellation

NPR 2081.1, Nondiscrimination in Federally Assisted and Conducted Programs, dated February 17, 2004.

1 DOJ's Title VI Legal Manual provides comprehensive information on matters pertaining to Title VI compliance. A careful reading of this manual is essential to a complete understanding of the legal underpinnings of investigative procedures set forth in this manual. It may be accessed at http://www.usdoj.gov/crt/cor/coord/vimanual.htm.

2 This guidance document provides detailed policy and enforcement guidance on Executive Order 13160 for Federal agencies. It may be accessed at http://www.usdoj.gov/crt/cor/Pubs/13160guid.htm.
Chapter 1. Roles and Responsibilities

1.1 Associate Administrator for Diversity and Equal Opportunity

1.1.1 The Associate Administrator (AA) for Diversity and Equal Opportunity is NASA's Principal Civil Rights Compliance Officer, pursuant to NASA regulations effectuating the civil rights laws that are the authorities for this NPR. These regulations include:


b. Nondiscrimination on Basis of Handicap, 14 C.F.R. Part 1251;

c. Nondiscrimination on the Basis of Age in Programs and Activities Receiving Federal Financial Assistance, 14 C.F.R. Part 1252; and

d. Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance, 14 C.F.R. Part 1253.

1.1.2 As NASA's Principal Civil Rights Compliance Officer, the AA, ODEO, is delegated authority under NPD 2081.1A to administer the Agency's federally assisted and conducted civil rights program regulations and requirements.

1.1.3 The AA, ODEO, shall delegate authority to conduct compliance review activity and complaint investigation activities regarding NASA assisted and conducted programs to appropriate ODEO staff.

1.1.4 In conducting complaint and compliance activities regarding such programs and activities, ODEO shall be guided by the legal standards, policies, and requirements that have been established in Federal statutes, regulations, Executive Orders, policies, and case law decisions related to discrimination based on race, color, national origin, sex, age, disability, and regarding Executive Order 13160, the additional bases of religion, sexual orientation, or status as a parent.

1.1.5 ODEO, consistent with its obligation to establish mechanisms for investigating complaints and conducting compliance reviews regarding NASA assisted and conducted programs, shall:

1.1.5.1 Ensure that all recipients of NASA financial assistance have submitted a signed statement of assurance that all programs and activities shall be conducted in compliance with all applicable Federal civil rights laws, rules, regulations, and policies.

1.1.5.2 Establish, through this NPR, procedures and systems as a method of ensuring compliance with applicable laws, regulations, and Executive Orders.

11.5.3 Continually monitor NASA recipients of financial assistance and Agency conducted programs to ensure compliance, and schedule, as part of its regular compliance efforts, a systematic program of monitoring and evaluating whether, and the extent to which, recipient institutions and Agency conducted programs are meeting all Federal civil rights obligations, that includes:

a. Providing technical guidance and assistance to recipient institutions and conducted programs with
the aim of resolving civil rights problems and issues associated with recipient programs and activities.

b. Monitoring and evaluating whether, and the extent to which, recipient institution programs and conducted programs are being administered consistent with applicable civil rights requirements.

1.1.5.4 Exercise its discretion regarding whether reviews of NASA assisted programs extend to all of a recipient's programs or to one or more of a recipient's programs and activities.

1.1.5.5 Maintain and safeguard all records and documents relating to the Procedural Requirements set forth below, in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a and following the records retention requirements provided in NPR 1441.1, NASA Records Retention Schedule. This includes proposing any changes to current retention schedules and developing new retention schedules, when necessary.

1.2 Center Directors

1.2.1 Center Directors shall work with ODEO in ensuring compliance with civil rights requirements pertaining to NASA conducted programs (see Chapter 3) by:

1.2.1.1 Participating in Functional Reviews of Center EO Operations (Chapter 3, paragraph 3.2).

1.2.1.2 Meeting all compliance requirements pertaining to NASA conducted programs.

1.3. Center EO Directors

1.3.1 Center EO Directors, acting on behalf of their Center Directors, shall assist ODEO in ensuring compliance with civil rights requirements pertaining to NASA conducted programs (Chapter 3), including:

1.3.1.1 Participating in Functional Reviews of Center EO Operations (Chapter 3, paragraph 3.2).

1.3.1.2 Meeting all compliance requirements pertaining to NASA conducted programs.

1.3.2 Center EO Directors shall, upon request of and in coordination with ODEO, be encouraged to assist ODEO in executing its Agency compliance responsibilities regarding NASA assisted programs and activities, to the extent practicable (Chapter 2, paragraph 2.2).
Chapter 2. NASA Assisted Programs and Activities

2.1 Complaint Procedures

2.1.1 Complaint Receipt.

2.1.1.1 A complaint alleging discrimination under one or more of the following authorities pertaining to programs and activities receiving NASA financial assistance: Title VI, Title IX, Section 504, or the Age Discrimination Act, may be submitted or filed with any NASA Agency or Center office or ODEO. Note: The same complaint procedures apply for complaints under authorities regarding conducted programs of NASA, including Section 504, Section 508 and Executive Order 13160. These authorities are addressed in more detail in Chapter 3.

2.1.1.2 The receiving NASA Center or Agency office shall indicate the receipt date on the complaint upon the date received and refer the complaint to ODEO within 5 days of receipt. 4

| 4 See Department of Justice, Coordination and Review Section, "Investigation Procedures Manual for the Investigation and Resolution of Complaints Alleging Violations of Title VI and Other Nondiscrimination Statutes," (September 1998), p. 100. DOJ's Title VI Investigations Manual is an invaluable resource, providing comprehensive information on conducting Title VI complaint and compliance review investigations. It may be accessed at http://www.usdoj.gov/crt/cor/Pubs/manuals/complain.html. DOJ's Title VI Investigations Manual notes that the receipt date of a complaint is to be noted by the receiving agency immediately upon receipt. Note that all references to days are to calendar days. |

| a. If ODEO receives the complaint from a NASA Center or Agency office, the receipt date of the complaint shall be the postmarked date on the complaint. |
| b. If ODEO receives the complaint directly from the complainant, the receipt date shall be the postmarked date on the complaint. |
| c. If ODEO receives the complaint from another Federal agency, the receipt date shall be the date the complaint was received by the other Federal agency. 5 |

| 5 DOJ's Title VI Investigations Manual states that "This is important because the date [the] agency receives the complaint may be what ultimately determines the complainant's ability to seek redress of alleged discrimination, even if [the] agency is not the appropriate agency to investigate the complaint. The receipt date by a Federal agency becomes the receipt date for other Federal agencies." See DOJ Title VI Investigations Manual, p. 10. |

2.1.1.3 In order to be accepted by ODEO, all complaints shall include sufficient information to identify and contact the complainant. 6

| 6 The DOJ Title VI Investigations Manual states that for a complaint to be "complete," the following information is required: (1) a way to contact the complainant; (2) the basis of the complaint, i.e., identification of the person or group injured by the alleged discrimination; (3) the respondent, i.e., identification of the person or institution alleged to have discriminated; and (4) sufficient information to understand the facts that led the complainant to believe that discrimination has occurred and when the discrimination took place. See DOJ Title VI Investigations Manual, p. 16. |
2.1.1.4 Correspondence pertaining to complaints will be made available in a format(s) accessible for persons with disabilities, as appropriate.

2.1.2 Complaint Acknowledgement.

2.1.2.1 Upon receipt by ODEO, the incoming complaint shall be assigned a case number.

2.1.2.2 ODEO shall establish a case file for documents pertaining to the complaint.

2.1.2.3 ODEO shall acknowledge receipt of the complaint by a written acknowledgement letter to the complainant within 15 days of complaint receipt.

   a. ODEO shall notify the respondent of ODEO's receipt of the complaint concurrent with the complainant's acknowledgement letter.  

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   b. ODEO shall forward a copy of the complaint to the respondent.

   c. The acknowledgement letter shall state that the complaint will be evaluated.

2.1.2.4 Where ODEO determines that a complaint is incomplete, the acknowledgement letter shall advise the complainant of the information needed to complete the complaint.

2.1.2.5 The complaint must submit the requested information within 30 days of the date of receipt of the acknowledgement letter (see paragraph 2.1.3.4 for "Gathering Basic Information").

2.1.2.6 If a complainant does not respond to the request for information necessary to complete the complaint, the AA, ODEO, shall administratively close the complaint.

2.1.2.7 If ODEO closes an incomplete complaint for lack of a response from the complainant, ODEO shall notify the complainant and the respondent of the closure in writing within 30 days of complaint closure.

2.1.3 Complaint Evaluation.

2.1.3.1 ODEO's objective is to complete the complaint evaluation as promptly as possible, generally within 30 days of complaint receipt. If ODEO determines it needs additional time to complete its complaint evaluation, it shall notify the complainant no later than 30 days after complaint receipt and provide a specific timeframe for completion of the evaluation.

2.1.3.2 Intake. ODEO shall review each complaint to determine whether it is complete, timely filed, within NASA jurisdiction, subject to the authorities enforced by NASA, that the complainant has standing, and whether the complaint will be resolved based on an investigation or is appropriate for an attempt at early resolution (See paragraph 2.1.4).

   a. ODEO shall make an appropriate referral of any complaints that are not within its jurisdiction or which are the subject of concurrent jurisdiction with another Federal, state, or local agency within 15 days of the determination for referral.

   b. ODEO shall notify the complainant and respondent of the referral in writing at the time the referral is forwarded to the appropriate agency.
c. If a complaint falls within the coverage of the NASA-Department of Education Memorandum of Understanding (MOU), that is, the complaint is filed pursuant against an educational institution receiving NASA financial assistance, ODEO shall stop internal processing of the complaint, to forward the complaint to the Department of Education Office for Civil Rights, under the terms of the MOU.

(1) For purposes of determining whether a complaint falls under the coverage of the MOU, the term "educational institution" is understood to mean institutions of primary education, i.e., K-12, institutions of higher education, and school districts receiving NASA financial assistance.

(2) In instances where the complaint is referred to the Department of Education under the MOU, ODEO shall inform the complainant of the referral consistent with paragraph 2.1.3.2(b).

d. All complaints accepted for processing shall first be addressed through an opportunity for Early Complaint Resolution (ECR) before a formal investigation is initiated (see paragraph 2.1.4.1).

2.1.3.3 Timeliness Evaluation. ODEO shall examine all complaints for timeliness.

a. To be timely, complaints filed under authorities covered under this NPR shall be filed within 180 days from the date the person knew or should have known of the alleged discrimination with the exception that complaints alleging violations of Section 508 of the Rehabilitation Act of 1973 pertaining to closed captioning of video programming, to be timely the complaint shall be filed within 60 days from the date the person knew or should have known of the alleged discrimination. 8

b. Timely complaints include those where the complaint alleges a continuing discriminatory policy or practice. ODEO retains the authority to waive the timeliness requirement when it finds that good cause is shown. 9

c. If a complaint is not filed in a timely manner, the AA, ODEO, or designee, may grant a waiver of the applicable time period for filing under any of the following circumstances:

(1) The complainant was unable to file a complaint because of extenuating circumstances, e.g., illness of the complainant, during the applicable time period, and the complaint was filed within 60 days after the period of illness or incapacitation ended.

(2) The complainant filed a complaint alleging the same discriminatory conduct within the applicable time period with another Federal, state, or local civil rights enforcement agency, and filed a complaint with NASA within 60 days after the other agency has completed its investigation or notified the complainant that it would take no further action.

(3) The complainant filed, within the applicable time period, an internal grievance alleging the same discriminatory conduct that is the subject of the NASA complaint, and the complaint is filed no later

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8 The applicable time period is established under Federal Communication Commission (FCC) regulations at 47 C.F.R. § 79.1(g).1.

9 DOJ regulations state that "the Agency may exercise its discretion and accept a complaint filed later in time" then the Agency's regulatory timeframe allows. See, e.g., 28 C.F.R. § 42.107(b). DOJ has indicated in policy guidance (Title VI Legal Manual and Title VI Investigative Manual) that agency "designated officials" (in NASA's case the AA, ODEO) are vested with the authority to grant such waivers under certain circumstances. See DOJ, Title VI Legal Manual, §X(C) and Title VI Investigations Manual, § III(5)(A), at 47 C.F.R. § 79.1(g)(1).
than 60 days after the internal grievance is concluded.

(4) Unique circumstances generated by agency action have adversely affected the complainant.

d. If a waiver is not requested or is requested but not granted, the case shall be closed and the complainant informed of the decision and appeal rights, as appropriate.

2.1.3.4 Gathering Basic Information. ODEO shall examine other sources of information (e.g., statistical data or respondent information) to ensure that it has sufficient information to evaluate complaints appropriately.

a. ODEO staff shall provide appropriate assistance to complainants, including persons with disabilities and individuals who, as a result of national origin, are limited in their English proficiency, and who may therefore need help in providing information that NASA needs to process the complaint.

b. This shall include foreign nationals with updated visa information and naturalized citizens who are currently working on a NASA research grant or grants and who may need help in providing information that NASA needs.

c. ODEO shall contact the complainant by telephone or other appropriate means to obtain missing necessary information and place a record of contact summarizing the conversation in the case file. In the alternative, ODEO will inform the complainant in writing of the information needed.

d. If the necessary information is not provided within 30 days of the date of the notification letter, the complaint shall be closed and the complainant so informed.

e. In cases where the complainant raises more than one claim and the complainant has provided sufficient information on one or more but not all claims, only those claims for which the complainant has provided sufficient information will be processed.

2.1.3.5 Jurisdictional and Issue/Subject Matter Analysis.

a. ODEO shall identify the specific form of alleged prohibited discrimination based on the protected classification and relevant authority, to include: race, color, national origin in federally assisted programs (Title VI), gender in educational programs receiving federal financial assistance (Title IX), disability in federally assisted or conducted programs (Section 504), age in federally assisted programs (Age Discrimination Act of 1975), comparable access to electronic and information technology for individuals with disabilities (Section 508); or race, color, national origin, gender, disability, age, religion, sexual orientation, or status as a parent in federally conducted education or training programs (Executive Order 13160).

b. In identifying the subject matter, ODEO shall look for allegations of one or more of the following:

(1) Any difference in the quality, quantity, or manner in which a service or benefit is provided.

(2) Segregation in any part of a program or separate treatment in any manner.

(3) Restriction in the enjoyment of any advantages, privileges, or other benefits that are provided by the program.

(4) Different standards or requirements for participation or entry.
(5) Separate treatment in any manner related to receipt of services or benefits.

(6) Restriction of the membership of advisory or planning councils that are an integral part of Federally funded programs.

(7) Failure to accommodate the language needs of a limited-English-proficient person(s) (LEP).

(8) Failure to adequately advise person(s) in the eligible population of the existence of services or benefits.

(9) Use of criteria or methods of administration that would defeat or substantially impair the accomplishment of program objectives or would impact more heavily based on a protected classification.

(10) Discrimination in any aspect of employment.

(11) Failure to provide reasonable accommodation to a qualified individual with a disability.

(12) Failure to provide comparable access to electronic or information technology to an individual with a disability.

(13) Other regulatory non-compliance, e.g., failure to designate a responsible official, failure to establish internal procedures for discrimination complaints.

(14) Any other alleged discriminatory act or failure to act that NASA deems appropriate for evaluation.

2.1.3.6 Determining Not to Proceed Further. There are a variety of reasons why ODEO may not proceed further with complaint allegations. These are described below. Note: These reasons apply to individual, as opposed to class complaints, unless so stated:

a. The complaint is a continuation of a pattern of previously filed complaints involving the same or similar allegations against the same respondent or other respondents that repeatedly have been found factually or legally insubstantial by NASA.

b. The same allegations and issues of the complaint have been addressed in a closed NASA complaint or compliance review.

c. The complaint has been investigated by another agency and the resolution of the complaint is determined by ODEO to meet NASA standards and requirements as described in this NPR.

d. The complaint allegations are foreclosed by previous decisions by Federal courts, the Secretary of Education, the Civil Rights Reviewing Authority, or NASA policy determinations.

e. The complainant decides to withdraw the complaint. If the complaint included class allegations, ODEO may:

(1) Close the entire complaint.

(2) Pursue resolution of the class allegations.

(3) Use the information to target future compliance review activity.

f. ODEO obtains information indicating that the allegations raised by the complaint have been resolved. In such cases, ODEO shall attempt to confirm the resolution. If ODEO determines there are
no current allegations appropriate for further complaint resolution, the complaint will be closed.

g. Litigation has been filed raising the same allegations previously filed in other complaints. Such cases may be refiled within 60 days following termination of the proceeding if there has been no decision on the merits or settlement of the complaint allegations. (Dismissal with prejudice is considered a decision on the merits.)

h. The same complaint allegations have been filed with another Federal, state, or local agency, or through a respondent's internal grievance procedures, including due process proceedings, and NASA anticipates that the Agency shall provide the complainant with a comparable resolution process. The complainant shall be advised to refile within 60 days of the completion of the other agency's action. (NASA will not complete a de novo review of the case.)

i. ODEO obtains information that the complaint allegation is moot, and there are no class allegations.

j. ODEO determines that its ability to complete the investigation is being substantially impaired by the complainant's or injured party's refusal to cooperate.

(1) In such a case, the complainant or injured party shall be contacted as soon as possible so the investigation may proceed.

(2) If this does not resolve the matter, ODEO shall inform complainant or injured party explaining why the failure to cooperate (including refusal to give permission to disclose identity) has made it impossible to investigate the complaint.

(3) Refusal to cooperate within 30 days of the date of the letter will result in ODEO closing the case.

k. A complaint over which NASA otherwise has jurisdiction, when ODEO transfers or refers the complaint to another agency for investigation.

l. The death or incapacity of the complainant or injured party makes it impossible to investigate the allegations fully.

2.1.3.7 Determining to Treat a Complaint as a Compliance Review. Some complaints, because of their scope and nature, may require a large amount of resources. In such instances, the AA, ODEO, may consider treating such a complaint as a matter appropriate for a compliance review (See paragraph 2.2, Compliance Reviews).

a. If the AA, ODEO, determines that a compliance review is the most effective means of addressing multiple individual complaints against the same recipient, ODEO shall notify the complainants, close the individual complaints, assign a review number, and initiate a review as soon as possible.

b. Any outstanding individual allegations that cannot be promptly resolved will be incorporated into the review.

c. ODEO shall inform the complainant upon completion as specified in paragraph 2.1.3.8, Notifying the Complainant and Respondent of Evaluation Determinations."

2.1.3.8 Notifying the Complainant and Respondent of Evaluation Determinations.

a. If ODEO decides to proceed with complaint processing, the evaluation letters to the complainant and the respondent will contain:
(1) The basis for the complaint.
(2) A brief statement of the allegations over which NASA has jurisdiction.
(3) A brief statement of NASA's jurisdiction over the complaint.
(4) An indication of when the parties will be contacted.
(5) An offer to engage in ECR to resolve the complaint (see paragraph 2.1.4).

b. If ODEO does not proceed to complaint resolution, the letter to the complainant (and respondent) shall state that the complaint is being closed, explain the reason for the decision, and provide notice of appeal rights, as appropriate.

(1) The letter(s) shall be signed by the AA, ODEO, or designee.
(2) If the complainant has questions or concerns about ODEO's evaluation determination, the complainant may contact the AA, ODEO, to verify the appropriateness of the complaint evaluation.
(3) ODEO shall encourage the complainant to address these concerns with as much specificity as possible, focusing on factual or legal questions that would change the resolution of the case.

C. A complainant alleging discrimination prohibited by the Age Discrimination Act of 1975 may file a civil action in Federal court only after exhausting administrative remedies. Administrative remedies are exhausted upon the earlier of either of the following:

(1) 180 days have elapsed since the complainant filed the complaint with ODEO, and ODEO has made no finding with regard to the complaint.
(2) ODEO issues a finding in favor of the respondent. If ODEO issues a finding in favor of the respondent, ODEO shall promptly notify the complainant and provide additional information regarding the complainant's right to file a civil action.

2.1.4. ECR Efforts. The AA, ODEO, shall designate authority to conduct ECR activities in processing of complaints pertaining to NASA assisted programs.

2.1.4.1 Pursuing Resolution Through ECR.

a. Before undertaking a formal investigation, ODEO shall pursue resolution through ECR of all complaints over which ODEO has jurisdiction, if both parties agree to ECR.

b. ODEO shall advise the complainant of the opportunity for ECR, where both parties agree and ODEO deems the matter appropriate for resolution efforts, e.g., resolution between the parties (RBP).

c. ODEO shall set forth a brief explanation of the processes for ECR and request that each party indicate in a written response whether it consents to participate.

(1) If ODEO has not received a response within 10 days from a party, it shall contact the nonresponding party by telephone or other appropriate means to determine the party's willingness to participate in ECR proceedings.

(2) If ODEO cannot obtain written consent from both parties to participate in ECR within 20 days after ODEO has forwarded the complaint evaluation letter, ODEO shall initiate a formal investigation.
d. If a resolution through ECR efforts cannot be reached within 45 days after ODEO has forwarded
the complaint evaluation letter, or if efforts to achieve an informal resolution are futile, ODEO shall
initiate a formal investigation.

e. If ODEO determines that further ECR efforts may result in a timely resolution to the case (at any
time after a formal investigation has been initiated), ODEO shall resume efforts to achieve case
resolution through ECR.

f. Once resolution of any allegation has been obtained, ODEO may close that portion of the
complaint; other approaches may be utilized to resolve any outstanding allegations.

g. ODEO shall monitor the process of ECR to ensure adequate time for completion of the
investigation in the event that ECR is unsuccessful. h. Where appropriate, investigation will proceed
to ensure completion in accordance with normal case processing standards and timelines.

2.1.4.2 The ECR Agreement.

a. Agreements shall be in writing and signed by the parties (the person signing for the respondent
has authority to bind the respondent). Note: In the case of federally assisted programs, addressed in
Chapter 3, "the respondent" is a NASA grant recipient institution, such as a college or university; in
the case of federally conducted programs, the respondent is NASA.

b. NASA's Office of the General Counsel (OGC) legal review shall be conducted prior to the
agreement being finalized.

2.1.4.3 Complaint Resolution Letters Where the Complaint is Resolved Through ECR.

a. If the ECR process results in resolution of the complaint, ODEO shall issue a complaint resolution
letter within 10 days after both parties have signed the resolution agreement.

b. A copy of any agreement between the parties will be attached to the resolution letter.

c. For all other cases, the allegations, any civil rights violations established during the fact finding,
pertinent factual information, and analysis, as appropriate, shall be reflected in the case file and the
resolution letter.

2.1.4.4 Monitoring the Agreement.

a. ODEO shall inform the parties that if a breach occurs, the complainant has the right to inform
ODEO that a breach has occurred within 30 days from the date the complainant knew or should
have known of the breach.

b. ODEO shall inquire into the matter and attempt to cure the breach.

c. If the breach cannot be cured within a reasonable time, ODEO shall resume the complaint process
at the point at which it was stopped when the ECR began.

2.1.5 Complaint Investigation.

2.1.5.1 Complainant and Respondent Notification.

a. Once ODEO has decided to proceed with investigation of the complaint, it shall notify the
complainant and the respondent that it has accepted the complaint for investigation.
b. In complaints that raise limited (usually individual) allegations, ODEO shall request a position statement from the respondent. This is a means for the respondent to offer a complete, detailed response to the allegations.

c. ODEO shall complete all complaint investigations within 180 days after ODEO forwards notification letters to the complainant and the respondent of its intent to investigate.

2.1.5.2 Investigative Plan Development. Prior to conducting a complaint investigation, ODEO shall develop an Investigative Plan (IP) to encompass several key activities: jurisdictional determination, identification of bases and issues, complainant and respondent notification, identification of applicable legal theories, information request/data collection, and onsite determination and notification.  

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10 See DOJ Title VI Legal Manual, § VIII, and DOJ Title VI Investigations Manual, § V(3)(a)-(c), for detailed discussion and analysis of disparate treatment; disparate impact; national origin/limited English proficiency, and retaliation in the context of Title VI and other nondiscrimination statutes.

2.1.5.3 Information Request/Data Collection. ODEO shall request documentary evidence from the respondent, develop interview questions based upon that data and any other available information, and conduct interviews with the complainant, respondent/agency personnel, and others, as appropriate, and in accordance with Federal law. Note: Information collected pursuant to the processing of a complaint or compliance review under this NPR is NASA Sensitive but Unclassified (SBU) and subject to the provisions of NPR 1600.1, NASA Security Program Procedural Requirements, identifying procedures for identifying and storing NASA SBU.

  a. ODEO shall gather, review, and evaluate all written information pertinent to the case, including records of both the respondent and the complainant.

  b. The exact approach taken to data/information collection will vary from case to case depending on the issues raised, the extent to which relevant data are in the control of the respondent or others, and investigative strategies consistent with DOJ's Title VI Investigations Manual.

  c. ODEO shall prepare an information/data request letter for the respondent requesting information relevant to the investigation. This letter may be used to initiate information collection or to request additional information after the primary information collection activity has been completed.

  d. The respondent will be given a reasonable amount of time, for example 45 days, from the date of ODEO's request to submit information.

  e. Consistent with NASA regulations, the respondent is expected to provide ODEO with access to all books, records, accounts, and other sources of information or facilities that ODEO finds necessary to determine compliance.

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11 14 C.F.R. § 1250.105(c).

(1) This includes what an employee can supply orally as well as any written information he/she may have that is not maintained elsewhere by the respondent. See paragraph 2.1.5.8.

(2) The respondent shall submit information in any form ODEO stipulates as necessary for NASA’s compliance activities.
(3) ODEO officials are instructed to proceed cautiously with such requests as the reasonableness of such requests is subject to review at later points in the process.

f. ODEO shall have access to a respondent's records, in accordance with Federal law.

(1) To protect the confidential nature of the records, ODEO may, for example, permit the respondent to use code names and retain a key to the code.

(2) However, ODEO shall inform the respondent that if at any time such a procedure impedes the timely investigation of the case, unmodified access to records will be needed.

g. Unless the request is made in the context of an ongoing complaint or compliance review investigation (see 5 C.F.R. §1320.3), ODEO shall not require a respondent to record information on a "form" or other standardized data collection instrument without obtaining prior approval for its use by the Office of Management and Budget. ODEO may, however, suggest suitable formats to be used at the discretion of the respondent as information collection instruments.

h. Similarly, ODEO shall consider Federal policies concerning paperwork burdens when requesting a respondent to do more than provide ODEO with access to normally maintained information.

i. Requests that a respondent provide information to meet an ODEO need shall be reasonable and take into consideration the burden being placed on the respondent.

j. If a respondent invites ODEO to come onsite and collect the requested information and provides ODEO with sufficient access as determined by the AA, ODEO, to files, records, logs, and appropriate indexes for ODEO to extract the needed information, then the respondent has provided ODEO with the appropriate access.

2.1.5.4 Onsite Determination and Notification. If it is decided that an onsite investigation is necessary, ODEO shall issue notification to the complainant and the respondent of the onsite investigation.

2.1.5.5 Interviews. ODEO shall conduct interviews, take oral statements, and attempt to obtain independent written documentation to corroborate oral statements.

a. Witness' Right to Representation. The witness' right to representation does not include a general right to have other persons present during the interview. Besides the ODEO investigator, the person being interviewed, and any needed interpreters or other persons required based on disability or LEP, the only other person present during any interview will be the witness' personally designated representative.

(1) If the witness, other than an upper-level manager, identifies the respondent's counsel or a supervisor or manager for the respondent as a personal representative, ODEO shall inform the witness that such a person may have a conflict of interest between that person's responsibilities to the respondent and the person's responsibilities as a personal representative.

(2) ODEO shall inform the witness that if a representative with responsibilities to the respondent appears to interfere with ODEO's ability to interview the witness or obtain requested information, the representative will be asked to leave. The witness will then be asked again if he/she wishes to have a personal representative and who the witness wishes to have as that representative.

(3) If the witness identifies the same person as the representative and ODEO has no other reason to believe the presence of the identified representative will interfere with the gathering of information,
ODEO shall proceed with the interview.

(4) ODEO investigators shall discuss these considerations with the witness prior to scheduling the interview.

b. Interviews with Minors (Persons Under 18) or Legally Incompetent Individuals. Generally, parental or guardian written consent is to be obtained when interviewing any persons under 18 years of age or otherwise legally incompetent, for example, mentally impaired individuals.

2.1.5.6 Analysis of the Evidence. Evidence standing alone does not prove a violation. It will be related to the policies and procedures of the respondent and issues under investigation. (For a detailed discussion on evidence in the complaint investigation process, see DOJ Title VI Investigations Manual, pp. 79-100.)

2.1.5.7 Investigative Report (IR). An IR shall be prepared for all cases ODEO investigates.

2.1.5.8 Letter of Findings (LOF). ODEO shall issue a "Violation" or "No Violation" LOF not more than 60 days after the completion of an investigation. The findings set forth in the LOF may be one of the following:

a. A corrected violation finding (if ODEO concludes, or the respondent presents adequate documentation that an alleged violation that existed at the onset of the investigation was corrected prior to the conclusion of the investigation, the LOF shall state that an alleged violation was voluntarily corrected by the respondent).

b. A violation finding accompanied by an agreement for a specific remedial action or actions.

c. A "No Violation" finding. (See paragraph 2.1.6 regarding the process of issuing "Violation" and "No Violations" findings.)

2.1.6 Complaint Resolution after Investigation. Depending on the outcome of the investigation, ODEO shall take one of the following courses of action to resolve the complaint:

2.1.6.1 Violation Findings and Remedial/Corrective Actions.

a. If ODEO determines that the recipient has violated one or more provisions of the civil rights laws, and the recipient is unwilling to correct the violation(s), ODEO shall promptly issue a violation LOF specifying the factual findings and the legal basis for the violation(s). (See also paragraph 2.1.5.8.)

(1) The Violation LOF shall be prepared with appropriate consultation with OGC and reviewed and signed by the AA, ODEO.

(2) The draft Violation LOF, and other documentation as appropriate, shall be shared electronically with the OGC and any other NASA office deemed appropriate by the AA, ODEO.

(3) It is anticipated that this consultation process shall be completed within 30 days.

(4) As soon as concurrence is obtained, ODEO shall issue the LOF.

b. The AA, ODEO, shall attempt to ensure that the complainant remains in the same position, or a substantially equivalent position, that he or she would have occupied absent discrimination.

c. Upon a finding of a violation and the issuance of a violation LOF by the AA, ODEO, the respondent shall be required to sign a corrective or remedial action agreement setting forth the
specific corrective or remedial actions to be performed by the respondent and any timeframes in which these actions are to be completed. (Note: The respondent may also choose to file a rebuttal. See paragraph 2.1.6.1(e) describing the process to be followed if respondent files a rebuttal.)

d. This agreement shall be signed by the respondent within 20 days after it has been issued by the AA, ODEO.

e. Respondent Rebuttal to Violation Findings. Where the respondent disagrees with an ODEO finding that the respondent is in violation of NASA regulations, the respondent shall provide ODEO with a written analysis in support of its position within 30 days after receiving the LOF.

(1) The respondent's rebuttal shall include the following: the specific issue for which the respondent does not agree with ODEO's finding and a concise statement of the basis for the disagreement, limited to either or both: a procedural defect in ODEO's collection of facts and evidence, or a showing that ODEO's analysis of the facts and evidence was defective, including the application of the legal standards on which ODEO relied to reach its conclusion.

(2) ODEO shall respond to the respondent's rebuttal within 30 days after receipt. If ODEO agrees with and accepts the respondent's position, ODEO shall issue a revised LOF within 30 days after its notice of acceptance.

(3) If ODEO rejects the respondent's rebuttal, ODEO shall notify the respondent of the rejection and the reasons and re-advice the respondent of its obligation, as set forth in the LOF, as originally presented to the complainant.

(4) Where the respondent issues a rebuttal rejected by ODEO, should the respondent fail or refuse to correct any violation cited in the LOF following ODEO's rejection of its rebuttal, the AA, ODEO, shall notify the NASA Administrator, the OGC, and the appropriate NASA managers, documenting the basis for its finding and requesting that the Administrator issue a directive to comply.

(5) If ODEO is still unable to obtain voluntary compliance, ODEO shall move to enforcement by either initiating administrative enforcement proceedings or referring the case to the DOJ. ODEO can move immediately to defer any new or additional Federal financial assistance to the recipient and begin administrative enforcement proceedings to terminate existing Federal assistance. See paragraph 2.3.

2.1.6.2 "No Violation" Findings

a. If a determination is made that there has been no violation of any statutory, regulatory, or Executive Order authority, a No Violation LOF shall be prepared.

b. The No Violation LOF shall include:

(1) An explanation of why the respondent was found in compliance.

(2) Notification of a complainant's appeal rights.

(3) Notification of a complainant's right to file a private right of action (letter to complainant only).

(4) Procedural violations, such as lack of a posted notice, may be mentioned if uncovered during the investigation.

c. A copy of the LOF also shall be sent to both the complainant and the respondent.
2.1.7 Monitoring and Oversight

2.1.7.1 Following the issuance of a finding of discrimination, ODEO shall monitor and evaluate the respondent's corrective action activities to ensure an outcome that reflects compliance with the corrective action ordered in the LOF or agreed to in a settlement.

2.1.7.2 Monitoring activities shall be undertaken as outlined in the agreement.

a. The AA, ODEO, or designee, may agree to modify the schedule or the terms of the agreement, if necessary.

b. Any modifications to the agreement shall be appended to the original agreement.

c. The respondent and the complainant shall be notified, in writing, of significant modifications to the agreement and successful completion of the agreement.

2.1.7.3 If a respondent has failed to satisfactorily complete its agreement, the respondent and the complainant shall be notified promptly in writing of this determination.

2.1.7.4 If ODEO and the respondent are unable to resolve any deficiencies during the implementation of the agreement, the AA, ODEO, shall take appropriate action, including enforcement action pursuant to Title VI, Title IX, Section 504, and the Age Discrimination Act, or a Directive to Comply pursuant to Executive Order 13160 or Section 508 of the Rehabilitation Act.

2.1.7.5 When the respondent completes its program of corrective actions and compliance has been achieved, the AA, ODEO shall notify the Administrator, the General Counsel, and NASA manager(s) or the NASA recipient head (i.e., highest ranking management official, e.g., Chief Executive Officer, President of the University), as appropriate, and the case will be closed.

2.2 Compliance Reviews

2.2.1 Purposes of Compliance Reviews. The purposes of compliance reviews, both pre and post-award, include, but are not limited to:

2.2.1.1 Identification of deficiencies, such as discriminatory barriers to participation or disparate treatment in participation, in recipients' or prospective recipients' delivery of program services to potential and actual program beneficiaries on the basis of race, color, national origin, sex, disability, or age. See U.S. Commission on Civil Rights, Federal Title VI Enforcement to Ensure Nondiscrimination in Federally Assisted Programs, June 1996 (USCCR Title VI Report), p. 147. This may include, for example, the failure to provide meaningful access to persons who are LEP as required under Executive Order 13166 and NASA LEP policy guidance (see NASA, Title VI of the Civil Rights Act of 1964, as Amended: Policy Guidance on the Prohibition Against National Origin Discrimination as It Affects Persons With Limited English Proficiency, 68 Fed. Reg. 70039 (Dec. 16, 2003)).

2.2.1.2 Investigation of allegations of discriminatory barriers to participation or disparate treatment in participation.

2.2.1.3 Evaluation of recipients' or prospective recipients' efforts to provide beneficiaries of notice of civil rights protections, public education, program accessibility, and other regulatory requirements for compliance.
2.2.1.4 Identification of recipients' or prospective recipients' needs for technical assistance or [further] onsite reviews.

2.2.2 Determining Whether to Conduct a Compliance Review. The AA, ODEO, shall decide whether to conduct a pre- or post-award compliance review of a recipient or prospective recipient based on consideration of:

2.2.2.1 Civil rights research and analysis, including statistical data on demographic composition of program applicants or beneficiaries, initiated and conducted by ODEO.

2.2.2.2 Data and information cited in one or more complaints or other reliable information sources, e.g., information from other Government agencies.

2.2.2.3 The receipt of a significant number of complaints that raise the same or similar issue(s) relating to a particular recipient program or activity.

2.2.2.4 Other legitimate factors and information, including previously filed complaints.

2.2.3 Results of Compliance Reviews.

2.2.3.1 A compliance review shall result in a compliance report and:

a. A LOF if there is a compliance violation or violation corrected.

b. A "No Violation" LOF if there is no compliance violation.

2.2.3.2 Voluntary Compliance and Conciliation. ODEO shall engage in voluntary compliance actions, where appropriate, at any stage of the compliance review process, and provide technical assistance to facilitate a voluntary resolution of any noncompliance issues and to help strengthen existing recipient compliance.

2.2.4 Pre-award Compliance Reviews. DOJ recommends in its Title VI Legal Manual (see DOJ, Civil Rights Division, "Title VI Legal Manual" (September 1998) (hereafter cited as "Title VI Legal Manual")) that agencies implement an internal screening process whereby agency officials are notified of potential assistance grants and are provided the opportunity to raise a "red flag" or concern about the potential grant recipient. To the extent ODEO conducts such compliance reviews, they shall encompass the following activities: review of assurances of compliance, collection of data from targeted recipients, and compliance determinations.

2.2.4.1 Reviewing Assurances of Compliance. NASA shall require that prospective recipients provide assurances of compliance consistent with DOJ regulations (see Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs, 28 C.F.R. Part 42, Subpart F, § 42.407(b)).

a. If an applicant refuses to sign a required assurance, ODEO shall recommend that the Agency deny assistance only after providing notice of the noncompliance, an opportunity for a hearing before the Administrator or his or her designee, and other statutory procedures, consistent with Title VI, 42 U.S.C. § 2000d-1, and Guidelines for the Enforcement of Title VI, Civil Rights Act of 1964, 28 C.F.R. § 50.3, § 50.3 (c)(II)(a)(1).

b. The Agency need not prove actual discrimination at the administrative hearing, but prove only that the applicant refused to sign an assurance of compliance agreeing to comply with statutory and regulatory authorities of this NPR.

2.2.4.2 Data Collection. In addition to submitting an assurance that it will compile and maintain
records as required, an applicant shall provide upon request:

a. A notice of all lawsuits (for recipients and complainants) filed against it.

b. A description of assistance applications that it has pending in other agencies and of other Federal assistance being provided.

c. A description of any civil rights compliance reviews of the applicant during the preceding 2 years.

d. A statement as to whether the applicant has been found in noncompliance with any relevant civil rights requirements.

2.2.4.3 Compliance Determination. ODEO shall make a written determination as to whether the applicant is in compliance consistent with 28 C.F.R. §42.407(b).

a. Where a determination cannot be made from the submitted data, ODEO shall require the submission of additional information and take other steps necessary for making a compliance determination, which could include communicating with local government officials or community organizations and/or conducting field reviews.

b. Additional information ODEO may request includes, but is not limited to, the following:

(1) Information on the manner in which services are to be provided by the program in question and related data necessary for determining whether any persons are or will be denied such services on the basis of prohibited discrimination.

(2) Data on the population eligible to be served by race, color, national origin, gender, disability, or age.

(3) Information regarding covered employment, including use or planned use of bilingual public-contact employees serving beneficiaries of the program, where necessary, to permit effective participation by beneficiaries unable to speak or understand English.

(4) Information on the location of existing or proposed facilities connected with the program, and related information adequate for determining whether the location has or will have the effect of unnecessarily denying access to any persons on the basis of prohibited discrimination.

(5) Data on the present or proposed membership, by race, color, national origin, sex, disability, and age in any planning or advisory body, which is an integral part of the program.

2.2.4.4 Deferral of the Decision Whether to Grant Assistance

a. Where an assistance application is inadequate on its face, such as when the applicant has failed to provide an assurance or other material required by the Agency, the Administrator shall defer action on the application pending prompt initiation and completion of statutory remedial procedures in compliance with regulatory provisions at 28 C.F.R. § 50.3 (c)II.a.1.

b. Where the application is adequate on its face but there are "reasonable grounds" for believing that the applicant is not complying with statutory and regulatory authorities identified in this NPR, the Administrator may defer action on the application pending prompt initiation and completion of [statutory remedial] procedures. Id. (c)II.a.2.

c. When action on an assistance application is deferred, ODEO shall conduct remedial efforts to achieve voluntary compliance without delay and complete them as soon as possible. Id. I.A.
2.2.4.5 Pre-award Authority of Recipients with Regard to Subrecipients.

a. NASA shall require recipients to obtain assurances of compliance from subrecipients.

b. When the recipient receives information pre-award that indicates noncompliance by an applicant for a subgrant, recipients may defer making the grant decision, may seek a voluntary resolution, and, if no settlement is reached (after complying with statutory procedural requirements), may refuse to award assistance.

2.2.5 Post-award Compliance Reviews.

2.2.5.1 Applicable Regulatory Provisions and Guidance.

a. NASA regulations require the Agency to conduct periodic compliance reviews, stating that the Agency "shall from time to time review the practices of recipients to determine whether they are complying with this part." 14 C.F.R. §1250.106(a).

b. Consistent with Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs, 28 C.F.R. Part 42, Subpart F, NASA shall "establish and maintain an effective program of post-approval compliance reviews regarding approved new applications, applications for continuation or renewal of assistance and all other federally assisted programs. . . . In carrying out this program, agency personnel shall follow agency manuals which establish appropriate review, procedures, and standards of evaluation," as stated at 28 C.F.R. § 42.407(c)(1).

c. The results of post-award reviews shall be committed to writing and include specific findings of fact and recommendations, in compliance with 28 C.F.R. § 42.407(c)(2).

d. A determination of the compliance status of the recipient reviewed shall be made as promptly as possible, in compliance with 28 C.F.R. § 42.407(c)(2).

e. Consistent with Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs, 28 C.F.R. Part 42, Subpart F, compliance reviews and complaint investigations shall follow the same guidelines and procedures (See paragraph 2.1).

2.2.5.2 Timeframes

a. Unless otherwise stated, all days are calendar days.

b. ODEO shall issue a notice to the recipient subject to review not less than 60 days prior to the date that the compliance review activities commence.

c. ODEO shall advise the recipient of the date on which the compliance review is to commence, the data and information necessary to conduct an efficient and effective compliance review, and the date on which the data and information are to be received by ODEO.

d. ODEO shall complete a post-award compliance review within 90 days of the completion of the onsite review, barring extenuating circumstances, such as compliance negotiations with the grantee.

2.2.5.3 Selection of Targeted Recipients.

a. ODEO shall determine recipients for onsite compliance reviews based on neutral criteria, in coordination with the OGC.

b. The following are examples of neutral criteria ODEO shall consider:
(1) Amount of grant funding awarded annually.

(2) Geographical diversity among selected recipients.

(3) Issues targeted in ODEO strategic planning documents and other Agency planning documents.

(4) Issues frequently identified as problems faced by program beneficiaries.

(5) Issues raised in a complaint or identified during a complaint investigation that could not be covered within the scope of the complaint investigation.

(6) Issues identified by other Federal, state, or local civil rights agencies.

(7) Issues identified by community organizations or advocacy groups that are familiar with actual incidents to support their concerns.

2.2.5.4 Development of a Detailed Compliance Review Plan (CRP). Prior to conducting a compliance review, a CRP shall be developed that includes, at a minimum, the bases and issues of the review, and the specific information to be requested from the recipient.

2.2.5.5 Notification Letter to the Recipient. Upon selection of the targeted recipient and completion of the CRP, the AA, ODEO, shall send a notification letter to the head of the recipient institution. The institution's highest EO official of record and the head of the program selected for review will also be notified of NASA's intention to conduct a review.

2.2.5.6 Onsite Interviews. Potential interviewees during the onsite may include the following:

a. Recipient officials.

b. Program beneficiaries, e.g., students, members of the public.

c. Individuals representing state and local civil rights organizations and local community organizations.

2.2.5.7 Compliance Review Findings.

a. ODEO shall notify the recipient and the appropriate NASA Center in writing of the findings of the compliance review within 90 days following the completion of the compliance review investigation. The LOF will identify:

(1) Each issue investigated during the review.

(2) The facts and evidence collected and analyzed in relation to each issue.

(3) The findings of fact and conclusions of laws as related to each issue, including whether or not the Agency is in compliance relative to the issue(s).

(4) Any actions the Agency will take to remedy any findings of noncompliance as related to the issues.

b. Within 30 days following receipt of the compliance review investigation LOF, the recipient shall be required to provide notice to ODEO of the actions it will undertake to remedy any findings of noncompliance.

c. When ODEO issues an LOF, ODEO shall send a copy of the letter to the appropriate NASA
Center Director.

d. To the extent that the compliance review was initiated in response to complaints, and to the extent appropriate and lawful, ODEO shall notify the complainant of the findings of the compliance review and of the actions taken or being taken to remedy the discrimination.

e. Findings of Noncompliance.

(1) When ODEO issues a noncompliance LOF following a compliance review investigation, ODEO shall monitor the recipient until compliance has been achieved.

(2) When all corrective actions are completed, the review shall be closed.

(3) If ODEO concludes, or the recipient presents adequate documentation that a violation noted during the review was corrected prior to review completion, the compliance review report and the LOF shall state that a violation existed at the time of the review, but that it was voluntarily corrected by the recipient.

2.3 Enforcement Action Pursuant Title VI, Title IX, Section 504, and the Age Discrimination Act

2.3.1 Violation Determination.

2.3.1.1. Issuing the Violation LOF. In both the complaints processing and compliance review contexts, if ODEO determines that the recipient has violated one or more provisions of the civil rights laws, and the recipient is unwilling to correct the violation(s) after an attempt to negotiate a corrective action agreement, ODEO shall promptly issue a Violation LOF specifying the factual findings and the legal basis for the violation(s).

2.3.1.2 Moving to Enforcement. ODEO shall again attempt to negotiate a corrective action agreement. If ODEO is still unable to obtain voluntary compliance, ODEO will move immediately to enforcement.

a. Initiating administrative proceedings to suspend, terminate, or refuse to grant or continue NASA financial assistance to the recipient.

b. Referring the case to DOJ for judicial proceedings to enforce any rights of the United States under any law of the United States.

2.3.2 Initiating Administrative Enforcement Proceedings Where Appropriate.

2.3.2.1 Generally. Administrative enforcement proceedings shall follow the procedures set forth at 14 C.F.R. §§1250.108-109.

2.3.2.2 With regard to the Age Discrimination Act of 1975, NASA shall refer to the Federal Mediation and Conciliation Service all complaints that fall within the jurisdiction of the Act and its regulations and contain all information necessary for further processing, as set forth in 14 C.F.R. § 1252.402.

2.3.2.3 Notice of Initiation of Administrative Proceeding. If administrative proceedings are initiated, and the recipient has been notified in writing of NASA’s intention to impose sanctions, including
terminating, deferring, or refusing to grant or continue assistance because of failure to comply, the notice of imposition of sanctions and Notice of Opportunity shall be issued within 30 calendar days after notification by ODEO that negotiations have been unsuccessful.

2.3.2.4 Requirements Regarding Sanctions. Under NASA regulations, no order suspending, terminating, deferring, or refusing to grant or continue Federal financial assistance shall become effective until:

a. The AA, ODEO, has advised the applicant or recipient of its failure to comply and has determined that compliance cannot be secured by voluntary means ODEO shall:

(1) Notify the recipient of its failure to comply and of the action NASA shall take to affect compliance.

(2) Provide the recipient at least 10 days from the mailing of the notice before taking action.

(3) During the 10-day period, NASA may make additional efforts to persuade the recipient or other person to comply and to take such corrective action, as may be appropriate.

b. There has been an express finding on the record, after opportunity for hearing, of a failure by the applicant or recipient to comply with a requirement imposed by NASA regulation.

c. The action has been approved by the Administrator pursuant to 14 C.F.R. Part 1250.109(e).

d. The expiration of 30 days after the Administrator has filed with the committee of the House and the committee of the Senate having legislative jurisdiction over the program involved, a full written report of the circumstances, and the grounds for such action (Pub. L. 88-352, Title VI, Section 602, July 2, 1964, 78 Stat. 252).

2.3.2.5 If an administrative proceeding is initiated, a team shall be established to prosecute the case.

2.3.3 Referral to the DOJ Where Appropriate

2.3.3.1 Effecting Compliance. If there appears to be a failure or threatened failure to comply, and if the noncompliance or threatened noncompliance cannot be corrected by informal means, compliance may be effected:

a. By the suspension or termination of or refusal to grant or to continue Federal financial assistance.

b. By any other means authorized by law. Such other means may include, but are not limited to:

(1) A referral to DOJ with a recommendation that appropriate proceedings be brought to enforce any rights of the United States under any law of the United States (including other titles of the Act) or any assurance or other contractual undertaking.

(2) Any applicable proceeding under state or local law.

c. If post-LOF negotiations do not result in an acceptable agreement, the AA, ODEO, shall notify the NASA Administrator that the office will issue a letter informing the recipient that NASA is recommending enforcement action by DOJ.

2.3.3.2 Consultation with DOJ. ODEO shall consult with DOJ as appropriate throughout this process.

2.3.3.3 Target Date for Referral. The target date for completion of referral to DOJ is 30 days after the office has notified the NASA Administrator that negotiations have failed.
2.3.4 Moving to Enforcement for Failure to Implement Agreement.

2.3.4.1 Failure to Implement Corrective Action Agreement. Where the recipient has failed to implement its corrective action agreement, it is not necessary to prepare a LOF if findings on the underlying violation have already been made.

2.3.4.2 Determination that Voluntary Compliance Cannot be Achieved. Whenever ODEO determines that voluntary compliance cannot be achieved, it shall notify the recipient and prepare a brief information memorandum, including a summary of the recipient's Federal financial assistance, for the AA, ODEO.

2.3.4.3 Recipient Notification. ODEO shall notify the recipient within 30 days before a notice of an imposition of deferral is issued, if deferral is determined appropriate.

   a. The documents provided to the AA, ODEO, may be supplemented by a detailed description of how the recipient has failed to implement its agreement.

   b. These documents shall be shared electronically with the AA, ODEO.

   c. ODEO shall provide information to the OGC, as appropriate.

2.3.5 Moving to Enforcement for Denial of Access to Information.

2.3.5.1 Denial of Access to Information. Where the recipient has denied access to information, no LOF is necessary to proceed to enforcement. However, if deferral is contemplated, the recipient shall be notified 30 days before notice of an imposition of deferral can be issued.

2.3.5.2 Notice to Recipient. As soon as ODEO concludes that the recipient is not voluntarily providing access, it shall notify the recipient of ODEO's determination and ODEO's intention to recommend enforcement.

   a. ODEO shall then prepare a draft letter, which may include notice of NASA's intention to impose deferral, and a brief information memorandum.

   b. These documents shall be forwarded to the AA, ODEO.

   c. A Notice of Opportunity for Hearing shall be issued within 30 days of the decision to move to enforcement.
Chapter 3. NASA Conducted Programs and Activities

3.1 Complaint Investigations Under Section 504 (Conducted Programs), Section 508 and Executive Order 13160

3.1.1 Generally. Complaints alleging violations under equal opportunity mandates pertaining to NASA conducted programs, which may be filed by members of the public or NASA employees, shall follow the procedures set forth for complaints processing and investigation in paragraph 2.1.

3.1.1.1 These mandates include: Section 504 (prohibiting discrimination on the basis of disability in federally assisted or conducted programs); Section 508 (requiring comparable access to electronic and information technology developed, procured, maintained, or used, for individuals with disabilities); and Executive Order 13160 (prohibiting discrimination based on race, color, national origin, gender, disability, age, religion, sexual orientation, or status as a parent in federally conducted education or training programs).

3.1.1.2 Note, however, that in complaints regarding NASA conducted programs filed pursuant to Section 504, Section 508, or Executive Order 13160 that the "respondent" is NASA.

3.1.2 Witness Interviews. During witness interviews, those present will include the ODEO investigator, the person being interviewed, any needed interpreters, a personally designated representative if requested, and any other representative to which the witness is entitled under Federal law.

3.1.3 Remedial and Corrective Action. Where NASA determines that remedial or corrective action is required upon a violation finding by the AA, ODEO:

3.1.3.1 The AA, ODEO, shall take all necessary steps to ensure that the corrective or remedial action ordered is implemented, in coordination with appropriate NASA officials, e.g., Office of the General Counsel officials.

a. If a determination is made that the complainant is entitled to any corrective or remedial action, the AA, ODEO, shall notify the complainant of this decision and the reasons for this determination.

b. If a determination is made that the complainant is not entitled to any corrective or remedial action, the AA, ODEO, shall so notify the complainant in writing and provide appeal rights consistent with 14 C.F.R. Sec. 1251.570. Appeal decisions rest within the Office of the Administrator.

3.1.3.2 Specific remedies under these authorities are likely to include placement in the next available education or training program of a comparable nature, the development of an individualized training opportunity, the cancellation of an unwarranted personnel action or the removal of adverse materials from agency records, the awarding of certificates, and the provision of specific reasonable accommodations.

3.1.3.3 In the LOF, ODEO shall make recommendations for any corrective and/or remedial action.

3.1.3.4 ODEO shall send a copy of the LOF to both the complainant and the respondent.
3.1.3.5 Under Executive Order 13160

a. Any LOF with a violation finding shall include language to ensure that complainants are aware that Section 8 of the Executive Order specifically provides that the order "is not intended, and shall not be construed, to create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its agencies, its officers, or its employees." Section 8 further provides, however, that the Executive Order is not intended "to preclude judicial review of final decisions in accordance with the Administrative Procedures Act, 5 U.S.C. 701, et seq."

b. If a determination is made that any NASA employee has not complied with the Executive Order or any of its implementing rules, regulations, policies, or guidance, Section 4-402 of the Executive Order requires any action taken to discipline an employee, including removal, shall be taken in compliance with otherwise applicable procedures, including the Civil Service Reform Act of 1978, Public Law No. 95-454, 92 Stat. 1111.

3.2 Functional Reviews Evaluating Sections 504/508, Executive Order 13160 and 13166 Compliance

3.2.1 Generally. Functional reviews of Center EO operations conducted by ODEO consistent with NPD 1210.2, NASA Surveys, Audits, and Review Policy, include assessments of Centers' compliance with and identification of promising practices for EO requirements pertaining to NASA conducted programs and activities. 12

12 For example, efforts to ensure widespread dissemination of information, including dissemination of information in languages other than English, regarding EO requirements would be considered a promising practice regarding conducted programs.

3.2.2 Requirements to Be Assessed.

3.2.2.1 Implementation of Sections 504 and 508 of the Rehabilitation Act, including:

a. Accessibility of Visitor Centers and other NASA conducted programs (Section 504).

b. Information/technology accessibility for NASA employees with disabilities and members of the public with disabilities, e.g., website accessibility (Section 508) and Electronic and Information Technology Accessibility Standards, 36 C.F.R. Part 1194).

c. All programming broadcast on NASA TV, and NASA produced programs offered to other media outlets.

3.2.2.2 Implementation of nondiscrimination and equal opportunity requirements of Executive Order 13160 in NASA conducted education and training programs including:

a. Efforts to disseminate information pertaining to Executive Order 13160 (e.g., Web site, staff briefings).

b. Level of understanding and awareness among Center staff conducting onsite/offsite education and training events involving members of the public, e.g., recruitment activities, speaking engagements.

3.2.2.3 Implementation of requirements of Executive Order 13166 to provide access to NASA conducted programs to persons who are LEP, including effectiveness of the Center's Language Assistance Plan to continually improve access regarding LEP, especially regarding:
a. Effectiveness of the Center's utilization of the "Four Factor" Analysis identified in DOJ guidance under Executive Order 13166.

b. Effectiveness of efforts to provide oral and written language services.
Appendix A. Definitions

The following definitions apply to this NPR:

Beneficiary. A person or group of persons who may receive or enjoy the benefits, services, resources, and information, or participate in the activities and programs assisted by NASA.

Complainant. Any person or group of persons who files with NASA a complaint that alleges discrimination in a program or activity assisted or conducted by NASA.

Complaint. A written allegation that discrimination is occurring or has occurred in a program or activity assisted or conducted by NASA. A complaint is a written statement to NASA (including an electronic message) alleging discrimination and requesting, directly or by implication, that NASA take action. The following are not complaints:

a. Oral allegations.

b. Anonymous correspondence.

c. Inquiries that seek advice or information but do not seek action or intervention from NASA.

Compliance Review. A systematically planned and periodically conducted evaluation of an organization or its instrumentality, funded in whole or part by NASA, to determine whether its civil rights and equal opportunity policies, procedures, and practices are in compliance with applicable civil rights statutes, regulations, standards, and policies.

Compliance Review Plan (CRP). A planning document prepared by compliance staff prior to conducting a compliance review. This document provides a detailed "blueprint" of the compliance review's actions. At a minimum, the CRP includes such information as:

a. Jurisdictional Determination.

b. Identification of Applicable Federal Statutes.

c. Information Request/Data Collection.

d. Determination of Whether Onsite is Necessary.

"Complete" Complaint. A written statement that contains:

a. The name, address, and telephone number of the complainant. For complaints alleging a violation of Executive Order 13160, a complete complaint would identify whether the complainant is a Federal employee and whether the complainant's involvement in the relevant education program was related to his or her employment.

b. A description of the alleged discriminatory conduct in sufficient detail to inform the Agency as to the nature and approximate date of the alleged discrimination.

c. The complainant's signature or the signature of someone authorized by the complainant to sign on the complainant's behalf.

Data/Information Request Letter. A written request to the complainant and/or respondent for information relevant to the investigation.
Discrimination. For purposes of this NPR, discrimination means different treatment or denial of benefits, services, rights, or privileges to a person or persons based on race, color, national origin in federally assisted programs (Title VI), gender in educational programs receiving federal financial assistance (Title IX), disability in federally assisted or conducted programs (Section 504), age in federally assisted programs (Age Discrimination Act of 1975), comparable access to electronic and information technology for individuals with disabilities (Section 508), or race, color, national origin, gender, disability, age, religion, sexual orientation, or status as a parent in federally conducted education or training programs (Executive Order 13160).

Federally Conducted Education and Training Programs. Any program and activity conducted, operated, or undertaken by NASA including, but is not limited to the following education and training programs: (Note: Under Executive Order 13160, Section 2-203, the Attorney General is authorized to make a final determination as to whether a program falls within the scope of education, training programs, and activities covered.)

a. Formal schools.

b. Extracurricular activities.

c. Academic programs.

d. Occupational training.

e. Scholarships and fellowships.

f. Student internships.

g. Training for industry members.

h. Summer enrichment camps.

i. Teacher training programs.

Federal Financial Assistance. Includes, but is not limited to, money paid; rental or use of Federal property at below-market value; gift of Federal property; asset, forfeiture funds; Federal training; loan of Federal personnel, subsidies and other arrangements with the intent of providing assistance. Federal financial assistance does not include contract, guarantee, or insurance; regulated programs, licenses, procurement contracts at market value, or programs that provide direct benefits.

Formal School. Formal academic institutions operated directly by the Federal Government (e.g., Department of Defense Dependents Schools, Department of Defense Domestic Dependent Elementary and Secondary Schools, and elementary or secondary schools operated by the Department of the Interior, Bureau of Indian Affairs).

Investigative Interview. Any conversation with an investigator or investigative staff during the course of a complaint investigation or compliance review for the purpose of obtaining information relevant to the issues in the case.

Investigative Plan (IP). Planning document prepared by investigative staff prior to conducting a complaint investigation. This document provides a detailed "blueprint" of the actions investigative staff would normally take in completing a complaint investigation. The IP includes information such as:
a. Jurisdictional Determination.
b. Identification of Bases and Issues.
c. Identification of Applicable Legal Theories.
d. Information Request/Data Collection.
e. Determination of Whether Onsite Investigation is Necessary.

Investigator/Investigative Staff. Individual or individuals conducting complaint investigations and compliance reviews.

Legal Sufficiency Review. A review of the findings and recommendations pertaining to a complaint investigation or compliance review for the purpose of ensuring:

a. The accuracy of the document's legal citations.
b. The appropriate translation of allegations to issues.
c. The delineation of jurisdiction and authority of NASA.
d. That all issues are resolved based on a preponderance of the evidence.
e. That the facts and evidence establishing issue resolution are material, relevant, and reliable.
f. That the findings of fact and conclusions of law reflect, and are consistent with, the appropriate legal theories and standards.
g. That the recommended disposition resolves and disposes of all issues and matters.

Letter of Finding. A written statement signed by the AA, ODEO, in which the issues and allegations, related facts and evidence, findings and legal conclusions identified by the ODEO in response to a complaint investigation of a respondent of NASA financial assistance are set forth in writing for the purpose of notifying the complainant and the respondent whether, and to what extent, a respondent or NASA has violated any civil rights requirements. This letter officially advises the complainant and the respondent of the findings regarding a complaint investigation or the resolution of a complaint through Early Complaint Resolution or a compliance review. Where appropriate, this letter identifies the actions to correct a violation.

National Aeronautics and Space Administration (NASA). Includes all NASA Headquarters operations, NASA Centers, and any other NASA Component Facilities and Technical or Service Support Centers to which the legal authority and responsibility have been delegated or assigned to manage, administer, or supervise any NASA program or activity, or any officer or employee of NASA to whom the Administrator has delegated the power and authority to carry out any of the functions or responsibilities under these procedures. NASA also may be referred to as "the Agency."

Post-award Compliance Review. A compliance review that occurs after a grant recipient institution has been awarded grant funds by the Agency. It may be in the form of either a desk-audit, which is a structured review of compliance information obtained before or without going onsite after the award of financial assistance, or an onsite review, which is a review that extends to all organizational components of a recipient organization or entity. A post-award onsite review is an in-depth examination of a recipient's entire program conducted periodically in a systemic fashion.
Pre-award Compliance Review. A compliance review that occurs prior to the grant recipient institution being awarded a grant for which it has applied. It may be either in the form of a desk-audit, which is a structured review of compliance information obtained before or without going onsite prior to the award of financial assistance, or an onsite review, which is an extensive review of a recipient's program conducted in the field at program offices.

Program Review. A compliance review that is limited to a particular recipient program.

Recipient. Any state, political subdivision of any state, or instrumentality of any state or political subdivision (to include the District of Columbia and any U.S. territories and possessions), any public or private agency, institution, organization or any of their instrumentalities, or any individual (provided the individual is not the ultimate beneficiary) in any state, to whom a Federal department or agency extends financial assistance, directly or through another recipient, for any program or activity, including any successor, assignee, or transferee thereof. In the NASA context, this includes, but is not limited to, institutions of higher education, corporations, or nonprofit associations, receiving Federal financial assistance, through grants, cooperative, or Space Act agreements with NASA. (Note: Recipients of Federal financial assistance do not include parties to procurement contracts with NASA such as purchase orders or other forms of standard procurement.)

Respondent. For purposes of this NPR, the term "respondent" denotes the institution receiving NASA financial assistance, for example, a college or university, or the NASA Center against whom discrimination is being alleged in a complaint.

Status as a Parent. The status of an individual who, with respect to an individual who is under the age of 18 or who is 18 or older but is incapable of self-care because of a physical or mental disability, is a person with one or more of the following statuses:

a. A biological parent.
b. An adoptive parent.
c. A foster parent.
d. A stepparent.
e. A custodian of a legal ward.
f. In loco parentis over such an individual.
g. Actively seeking legal custody or adoption of such an individual.

Undue Burden. A "significant difficulty or expense." In determining what is a significant difficulty or expense, NASA considers the resources available to the program or component for which the product is being developed, maintained, used, or procured, as defined in Architectural and Transportation Compliance Board's Final Rule on Electronic and Information Technology Accessibility Standards, 65 Fed. Reg. 80500 (Dec. 21, 2000), codified at 36 C.F.R. 1194, § 1194.4.

Voluntary Resolution/Corrective Action Agreement. A document which resolves a complaint or compliance review in which issues of noncompliance have been found.

Witness. The subject of an interview conducted as part of a complaint investigation or compliance review.
Appendix B. Acronyms

The following acronyms apply to this NPR:

D.1 Compliance Review Plan (CRP)
D.2 Department of Justice (DOJ)
D.3 Equal Opportunity (EO)
D.4 Investigative Plan (IR)
D.5 Letter of Finding (LOF)
D.6 Limited English Proficiency (LEP)
D.7 Memorandum of Understanding (MOU)
D.8 Office of Diversity and Equal Opportunity (ODEO)
D.9 Office of the General Counsel (OGC)
D.10 Sensitive but Unclassified (SBU)
Appendix C. References

The following references apply to this NPR:

C.1 Executive Order 12250, Leadership and Coordination of Nondiscrimination Laws, November 2, 1980.


C.3 NM 2081-57 Guidance on Providing Language Assistance Services in NASA Conducted Programs and Activities.

C.4 Department of Justice, Civil Rights Division, "Title IX Legal Manual" (January 2001).

C.5. Department of Justice, Coordination and Review Section, "Investigation Procedures Manual for the Investigation and Resolution of Complaints Alleging Violations of Title VI and Other Nondiscrimination Statutes," (September 1998) (DOJ Title VI Investigations Manual).[B.3]

C.6 U.S. Commission on Civil Rights, Federal Title VI Enforcement to Ensure Nondiscrimination in Federally Assisted Programs, June 1996.
Appendix D. Agreement Between National Aeronautics and Space Administration and Department of Education to Delegate Certain Civil Rights Compliance Responsibilities for Elementary and Secondary Schools and Institutions of Higher Education

This agreement delegates authority to the Department of Education to receive complaints of discrimination and conduct pre- and post-award compliance reviews of public elementary and secondary schools and institutions of higher education receiving NASA financial assistance. See 52 Fed. Reg. 43385 (November 12, 1987).

DEPARTMENT OF EDUCATION
NATIONAL AERONAUTICS AND SPACE ADMINISTRATION
DEPARTMENT OF JUSTICE

52 FR 43385
November 12, 1987

Agreement Between National Aeronautics and Space Administration and Department of Education To Delegate Certain Civil Rights Compliance Responsibilities for Elementary and Secondary Schools and Institutions of Higher Education.

TEXT:

A. Purpose

Section 1-207 of Executive Order 12250 authorizes the Attorney General to initiate cooperative programs among Federal agencies responsible for enforcing Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, as amended, and section 504 of the Rehabilitation Act of 1973, as amended, and similar provisions of Federal law prohibiting discrimination on the basis of race, color, national origin, sex, handicap, or religion in programs or activities receiving Federal financial assistance.

This agreement will promote consistent and coordinated enforcement of covered nondiscrimination provisions as required in the Coordination of Enforcement of Nondiscrimination in Federally Assisted Programs (28 C.F.R. 42.401-42.415), increase the efficiency of compliance activity, and reduce burdens on recipients, beneficiaries, and Federal agencies by consolidating compliance responsibilities, by eliminating duplication in civil rights reviews and data requirements, and by promoting consistent application of enforcement standards.

B. Delegation

By this agreement, the National Aeronautics and Space Administration (NASA) designates the
Department of Education (ED) as the agency responsible for specific civil rights compliance duties, as enumerated below, with respect to elementary and secondary schools and institutions of higher education. Responsibility for the following covered nondiscrimination provisions are delegated:


This agreement specifies the duties to be performed by each agency. It does not alter the requirements of the joint Department of Justice/Equal Employment Opportunity Commission regulation concerning procedures for handling complaints of employment discrimination filed against recipients of Federal financial assistance (28 C.F.R. 42.601-42.613, 29 C.F.R. 1691.1-1697.13, and 48 FR 3570 (January 25, 1983)). Complaints covered by that regulation filed with a delegating agency against a recipient of Federal financial assistance alleging solely employment discrimination against an individual are to be referred directly to the Equal Employment Opportunity Commission by the delegating agency.

C. Duties of Department of Education

NASA assigns the following compliance duties to ED with respect to elementary and secondary schools and institutions of higher education. Specifically, ED shall:

1. Maintain current files on all activities undertaken pursuant to this agreement and on the compliance status of applicants and recipients with respect to their programs or activities receiving Federal financial assistance resulting from preapproval and postapproval reviews, complaint investigations, and actions to resolve noncompliance. A summary of these activities and the compliance status of applicants and recipients shall be reported annually at the end of every fiscal year to NASA.

2. Develop and use information for the routine, periodic monitoring of compliance by elementary and secondary schools and institutions of higher education with respect to their programs or activities receiving Federal financial assistance subject to this agreement.

3. Perform, upon request by NASA, preapproval reviews for which supplemental information or field reviews are necessary to determine compliance.

4. Conduct an effective program of postapproval reviews or recipients with respect to their program or activities receiving Federal financial assistance subject to this agreement.

5. Receive complaints alleging that recipients subject to this agreement have discriminated in violation of covered nondiscrimination provisions in their programs or activities receiving Federal financial assistance, attempt to obtain information necessary to make complaints complete, and investigate complete complaints.

6. Issue a written letter of findings of compliance or a letter of findings of noncompliance that (a) advises the recipient and, where appropriate, the complainant of the results of the postapproval review or complaint investigation, (b) provides recommendations, where appropriate, for achieving voluntary compliance, and (c) offers the opportunity to engage in negotiations for achieving voluntary compliance. The governor of the state in which the applicant or recipient is located will be notified if the letter of findings of noncompliance is made pursuant to a statute requiring that the governor be given an opportunity to secure compliance by voluntary means. The ED promptly shall
provide a copy of its letter of findings to NASA and a copy of all letters of findings of noncompliance to the Assistant Attorney General for Civil Rights as required by 28 C.F.R. 42.407(d).

7. Conduct, after a letter of findings of noncompliance, negotiations seeking voluntary compliance with the requirements of covered nondiscrimination provisions.

8. (a) If compliance cannot be voluntarily achieved, and the ED does not fund the applicant or recipient, but NASA does, refer the matter to NASA for its own independent action and notify the Assistant Attorney General for Civil Rights of the referral.

(b) If compliance cannot be achieved and both ED and NASA fund the applicant or recipient, initiate formal enforcement action. When the ED initiates formal enforcement actions by providing the applicant or recipient with an opportunity for an administrative hearing, provide NASA with an opportunity to participate as a party in a joint administrative hearing. When the ED initiates formal enforcement actions by referring the matter to the Department of Justice for appropriate judicial action, notify NASA of the referral.

9. Notify NASA and the Assistant Attorney General for Civil Rights of the outcome of the hearing, including the reasons for finding the applicant or recipient in noncompliance and any action taken against the applicant or recipient.

D. Duties of the National Aeronautics and Space Administration

NASA shall:

1. Issue and provide to the ED all regulations, guidelines, reports, orders, policies, and other documents that are needed for recipients to comply with covered nondiscrimination provisions and for the ED to administer its responsibilities under this agreement.

2. Provide the ED with information, technical assistance, and training necessary for ED to perform the duties delegated under this agreement. This information shall include, but is not limited to, a list of recipients receiving Federal financial assistance from NASA, the types of assistance provided, compliance information solely in NASA's possession or control, and data on program eligibility and/or actual participants in assisted programs or activities.

3. Perform preapproval reviews of applicants for assistance as required by 28 C.F.R. 42.407(b) that do not require supplemental information or field reviews. The reviews may require information to be supplied by the ED. If NASA requests the ED to undertake an onsite review because it has shown it has reason to believe discrimination is occurring in a program or activity that is either receiving Federal financial assistance from NASA or that is the subject of an application, NASA shall supply information necessary for the ED to undertake such a review.

4. Refer all complaints alleging discrimination under covered nondiscrimination provisions filed with NASA against a recipient subject to this delegation and determine, if possible, whether or not the program involved receives Federal financial assistance from the delegating agency.

5. Where the ED has notified the applicant or recipient in writing that compliance cannot be achieved by voluntary means and the ED has referred the matter to NASA, make the final compliance determination and: (a) If NASA wishes to initiate formal enforcement action by providing the applicant or recipient with an opportunity for an administrative hearing, notify the ED if NASA will either join as a party in the ED's administrative hearing or will conduct its own administrative
hearing; (b) when NASA initiates formal enforcement action by referring the matter to the Department of Justice for appropriate judicial action, notify ED of the referral; (c) if NASA conducts its own hearing, notify the ED and the Assistant Attorney General for Civil Rights of the outcome of the hearing, including the reasons for finding the applicant or recipient in noncompliance, and any action taken against the applicant or recipient. NASA may request the ED to act as counsel in its administrative hearing; and (d) if NASA neither initiates steps to deny or terminate Federal financial assistance nor refers the matter to the Department of Justice, notify the ED and the Assistant Attorney General for Civil Rights, in writing, within 15 days after notification from the ED that voluntary compliance cannot be achieved.

E. Redelegation

Duties delegated herein to the ED may be redelegated to the Department of Health and Human Services or the Veterans Administration. The ED shall notify the NASA of any such redelegation prior to its effective date.

F. Effect on Prior Delegations

This agreement supersedes and replaces the delegation agreement between the NASA and the Department of Health, Education, and Welfare with respect to institutions of higher education published in the Code of Federal Regulations at 14 C.F.R. 1204.508.

G. Approval

This agreement shall be signed by the Assistant Attorney General for Civil Rights, the Administrator of NASA, and the Secretary of Education and become effective 30 days from publication in the Federal Register.

H. Termination

This agreement may be terminated by either agency 60 days after notice to the other agency and to the Assistant Attorney General for Civil Rights.

Date: December 15, 1986.
James C. Fletcher,
NASA Administrator.

Date: April 2, 1987.
W.J. Bennett,
Secretary of Education.

Date: September 27, 1987.
William Bradford Reynolds,
Assistant Attorney General for Civil Rights, Department of Justice.