**Grievance Procedures**

**Description:** The Ryan White Program requires that every Planning Council have a grievance procedure in place to resolve disputes related to processes such as priority-setting, funding allocations, and membership representation. *Grievance Procedures* describes the Council’s philosophy regarding conflict resolution and provides step-by-step instructions for non-binding and binding procedures. See *the Informal Dispute Resolution Process* for concerns related to Council operations that are not covered in this document.

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**Attachment A:** Request form for non-binding mediation.

**Attachment B:** Request form for binding arbitration.

**Approved:** June 2007
GRIEVANCE PROCEDURES

I. BACKGROUND

A. Who May Bring a Grievance
Individuals or entities directly affected by the outcome of a Planning Council decision related to funding or Council operations are eligible to file a formal grievance with the Planning Council. Directly affected parties are defined as 1) providers eligible to receive Ryan White funds; 2) consumer groups/people living with HIV (PLWH) coalitions and caucuses; and 3) Individual PLWH who are eligible to receive Ryan White services.

B. Basis for Grievances
Parties meeting the above criteria are eligible to grieve deviations from the Council's bylaws and the established written processes for the following:
- Council's priority setting process
- standards for meeting established priorities
- funding allocations according to priorities
- process for changing priorities or allocations
- membership representation/appointment process

C. Overview of Steps to Resolve Conflicts
The operations of the Planning Council are governed by its bylaws. These exist in order for the Council to effectively carry out its mission and adhere to the Ryan White Program as amended in 2006. The grievant is encouraged to first take any disputed issue to the Planning Council Co-Chair(s). If no resolution can be reached, the grievant is encouraged to contact Council staff, who will ensure that the issue is addressed by the Operations Committee. If the dispute still cannot be resolved, a third-party mediator shall be contacted. Should mediation fail, then binding arbitration shall be pursued.

D. Confidentiality
The degree of confidentiality maintained during the dispute resolution process is governed by the Oregon Public Records Law, ORS 192.410 to 192.505 and other applicable federal, state, and local laws.

II. PROCEDURES FOR RESOLVING CONFLICTS

A. Overview
It is the goal of the Planning Council to be inclusive, open, and fair in its operations and decision-making processes. It is highly desirable to address issues of concern in a timely and expeditious manner. Because there are costs associated with dispute resolution, the Council is committed to handling grievances informally before using more formal methods, such as mediation or arbitration. Grievants should follow the steps below to resolve conflicts:
B. Non-Binding Procedures for Resolving Conflicts

1. Informal Non-binding Dispute Resolution
   Any one with an issue or dispute that needs to be resolved is encouraged to contact Council staff at the Council office at 426 SW Stark St, 4th Floor, Portland, OR 97204, tel. (503) 988-3030.
   - Staff will explain the grievance procedure and provide a copy of the Council’s Grievance Procedures.
   - With the grievant’s acknowledgment, Council staff will refer the issue to the Operations Committee.
   - Council staff will also inform the grievant of the date, time, and place of the committee meeting at which this disputed issue will be addressed.
   - The issue will be addressed by the appropriate Council entity within 30 days of staff notification.

<table>
<thead>
<tr>
<th>TABLE #1</th>
<th>(Informal non-binding Dispute Resolution)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Step to achieve resolution to grievance</strong></td>
<td><strong>Number of allowable days per step</strong></td>
</tr>
<tr>
<td>The Council Staff will respond to a party's issue or dispute, explain the process, and provide a copy of grievance procedures.</td>
<td>2-5 working days</td>
</tr>
<tr>
<td>Refer to Operations Committee and inform grievant of date, time and place of meeting.</td>
<td>5-10 working days</td>
</tr>
<tr>
<td>The issue will be addressed by the appropriate Council entity</td>
<td>within 30 days of staff notification</td>
</tr>
</tbody>
</table>

2. Formal Non-binding Dispute Resolution (Mediation)
   The Council's rules for formal non-binding dispute resolution include the following:

   a. Initiating Mediation
      If resolution of the disputed issue is not achieved by informal non-binding dispute resolution (as described above):
      - The grievant is encouraged to complete a Request for Mediation Form (Attachment A).
      - The form should be returned to the Council staff at 426 SW Stark St, 4th Floor, Portland, OR 97204, tel. (503) 988-3030.
      - Council staff will make arrangements for third-party mediation of the issue and a time and place that are acceptable to all parties.

   b. Process and Timelines
      The number of working days assigned to each step in Table #2 below may vary within the range identified but the total number of working days for completing the entire process shall not exceed 45 days. The steps described below shall occur in the order listed. Time periods run consecutively.
TABLE #2 (Non-binding mediation)

<table>
<thead>
<tr>
<th>Step to achieve resolution to grievance</th>
<th>Number of allowable days per step</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Council Staff will respond to a party's filing of the Request for Mediation Form</td>
<td>2-5 working days</td>
</tr>
<tr>
<td>Determination by Council's Operations Committee that grievant and grievance fall within scope of procedures. Grievant notified.</td>
<td>4-7 working days</td>
</tr>
<tr>
<td>Contact of pre-designated third party to begin non-binding mediation</td>
<td>5 to 10 working days</td>
</tr>
<tr>
<td>Meeting of parties with mediator, if necessary</td>
<td>10 to 15 working days</td>
</tr>
<tr>
<td>Resolution of grievance—or—decision by mediator not to continue due to impasse. Inform parties how to pursue binding arbitration</td>
<td>15-20 working days</td>
</tr>
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</table>

C. **Binding Arbitration**

The Council's rules for the arbitration process include the following:

1. **Arbitration Organization**
   - The Council has designated an arbitration organization to receive requests by the grievant for binding arbitration.

2. **Initiating Binding Arbitration**
   - At the conclusion of an unsuccessful non-binding mediation, the Council Staff will provide the grievant with a *Request for Arbitration Form* (Attachment B) to complete and return to the Council staff or the arbitration organization. This will initiate the binding arbitration process.

3. **Process and Timeline**
   - The number of working days assigned to each step described below may vary within the range identified but the total number of working days for completing the entire process shall not exceed 35 days. The steps described in Table #3 below shall occur in the order listed. Time periods run consecutively.

TABLE #3 (Binding Arbitration)

<table>
<thead>
<tr>
<th>Step to achieve resolution to grievance</th>
<th>Number of allowable days per step</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arbitration organization will respond to grievant’s filing of the <em>Request for Arbitration Form</em></td>
<td>5-10 working days</td>
</tr>
<tr>
<td>A hearing, if necessary, will be held with all the parties</td>
<td>10 to 15 working days</td>
</tr>
<tr>
<td>The arbitrator will render and communicate a decision</td>
<td>15 to 20 working days</td>
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4. **Hearing Location and Time**
   - The Council Staff or its designated third party will arrange for a hearing location and time acceptable to all parties.
III. GENERAL RULES FOR GRIEVANCE PROCESS

A. Length of Time to Bring a Grievance Related to Funding
In order to insure continuity of the Council’s process and prevent delays in the provision of services, a grievance may be considered only up to 30 calendar days after a funding decision has been made by the Council.

B. Funding of Projects After a Grievance is Filed
Actions taken in resolution of grievances will be applied prospectively, with regard to funding of projects, and thus will not include reversals of previously established priorities and allocations.

C. Costs
The steps involved in administering the grievance process may include fees for third party mediators and arbitrators. To balance the need for recovery of reasonable costs of administering the grievance process, without discouraging the filing of legitimate grievances, the Planning Council has established the following policy:

> Whenever possible, the Council will attempt to secure appropriate mediation and arbitration services at no cost. In the event that fees are charged by the mediator or arbitrator, the Council and grievant will share equally the cost (payable prior to the first session) if the grievant is a provider. If the grievant is an individual (non-provider) living with HIV who is eligible for Part A services, he/she will not be required to share the cost of mediation/arbitration services.

D. Eligibility
The Council's Operations Committee determines if the party is eligible, under the procedures, to be a grievant and if the subject of the dispute qualifies as a grievance. The committee relies upon the Council's grievance procedures (see Section I: Background) in determining who is an eligible grievant and what is an eligible grievance. The Council's procedures reflect the Health Resources and Services Administration (HRSA) requirements and the Model Grievance Procedures.

E. Council Record Keeping
The Operations Committee and Council staff will keep records documenting receipt of grievance forms and will review all grievances, even those that are deemed "refused" (found not to be eligible under the procedures).

F. Selection of Third Parties
The Planning Council will select an independent mediation/arbitration organization to assist in the grievance process. This organization will arrange for a specific third-party mediator or arbitrator to hear a particular grievance, upon notification from the grievant. In its selection of the mediation/arbitration organization, the Council will consider a number of factors, including conflicts of interest, training and experience, cost and availability to perform in the required time frame. Selected third parties will be independent of the specific process that is the subject of the dispute, and will not have any direct interest in the decision that is the subject of the grievance.
Note: Before completing this form be sure to read the Ryan White Part A Portland Area HIV Services Planning Council Grievance Procedures dated _________________.

Please type or print clearly. Use additional pages if necessary.

Please submit this form and supporting documentation, if any, to the Portland Area HIV Services Planning Council Staff (at 426 SW Stark St, 4th Floor, Portland OR 97204) who will submit it to the Mediation Organization.

Date: ____________

The undersigned party(ies) submit(s) the following request for mediation to seek resolution under the grievance procedures of the Portland Area HIV Services Planning Council.

PLEASE check one of the boxes below to indicate which of the following eligible categories applies to you:

☐ Provider eligible to receive Ryan White funds
☐ Consumer group/People living with HIV (PLWH) coalition or caucus
☐ Individual PLWH who is eligible to receive Ryan White services

STATEMENT OF GRIEVANCE
Please describe the basis for this grievance. Include all pertinent information including dates, names of parties involved, and deviations from established Planning Council processes. Describe in what way you have been directly affected by the decision of the Planning Council. Include any documentation that may support your position.

PREVIOUS ATTEMPTS TO RESOLVE DISPUTE
What, if any, previous attempts have been made at resolution? Indicate results of previous attempts through non-binding processes.
REMEDY SOUGHT BY THE GRIEVANT
Remedies related to funding/allocations decisions shall be limited to future actions (i.e., these decisions will not be reversed retroactively).

I understand that, if there is a cost associated with mediation services, the fees must be paid prior to mediation. Certain categories of grievants are exempt from payment (see accompanying Grievance procedures for details).

Name of organization/provider/individual

Name of individual authorized to sign for organization

Address

City/State/Zip code

(____)_____________    _________________
Telephone #      Fax #

Signature      Date

This section for Planning Council Use only:
Grievance #____

Date copy of Council Grievance Procedures given to grievant: _________________
Date copy of Request for Mediation Form received by Planning Council _________________

#1/policy & procedures/grievance/mediation request form
Note: Before completing this form be sure to read the Ryan White Part A Portland Area HIV Services Planning Council Grievance Procedures dated ____________.

Please type or print clearly. Use additional pages if necessary. Submit this form and supporting documentation, if any, to the Portland Area HIV Services Planning Council Staff (at 426 SW Stark St, 4th Floor, Portland OR 97204) who will submit it to the Arbitration Organization. Or you may submit this directly to the Arbitration organization, which will provide a copy to Council Staff.

Date: __________

The undersigned party(ies) submit(s) the following request for binding arbitration to seek resolution under the grievance procedures of the Portland Area HIV Services Planning Council.

Please check one of the boxes below to indicate which of the following eligible categories applies to you:

- ☐ Provider eligible to receive Ryan White funds
- ☐ Consumer group/People living with HIV (PLWH) coalition or caucus
- ☐ Individual PLWH who is eligible to receive Ryan White services

**STATEMENT OF GRIEVANCE**
Please describe the basis for this grievance. Include all pertinent information including dates, names of parties involved, and deviations from established Planning Council processes. Describe in what way you have been directly affected by the decision of the Planning Council. Include any documentation that may support your position.

**PREVIOUS ATTEMPTS TO RESOLVE DISPUTE**
What, if any, previous attempts have been made at resolution? Indicate results of previous attempts through non-binding processes such as mediation.
REMEDY SOUGHT BY THE GRIEVANT
Remedies related to funding/allocations decisions shall be limited to future actions (i.e these decisions will not be reversed retroactively).

Signature below constitutes agreement to be bound by the decision of the arbitrator. I understand that, if there is a cost associated with arbitration services, the fees must be paid prior to arbitration. Certain categories of grievants are exempt from payment (see accompanying Grievance procedures for details).

________________________________________________________________________
Name of organization/provider/individual

________________________________________________________________________
Name of individual authorized to sign for organization

________________________________________________________________________
Address

________________________________________________________________________
City/State/Zip code

(____)__________    _________________  
Telephone #      Fax #

________________________________________________________________________
Signature      Date

This section for Planning Council Use only:
Grievance #____

Date copy of Council Grievance Procedures given to grievant: _____________
Date copy of Request for Binding Arbitration Form received by Planning Council _____________

#1/policy & procedures/grievance/arbitration request form