

TITLE VI COMPLIANCE REPORT AND IMPLEMENTATION PLAN FY 2022-2023

Administrative Office of the Courts Nashville City Center, Suite 600 511 Union Street Nashville, TN 37219 September 20, 2023

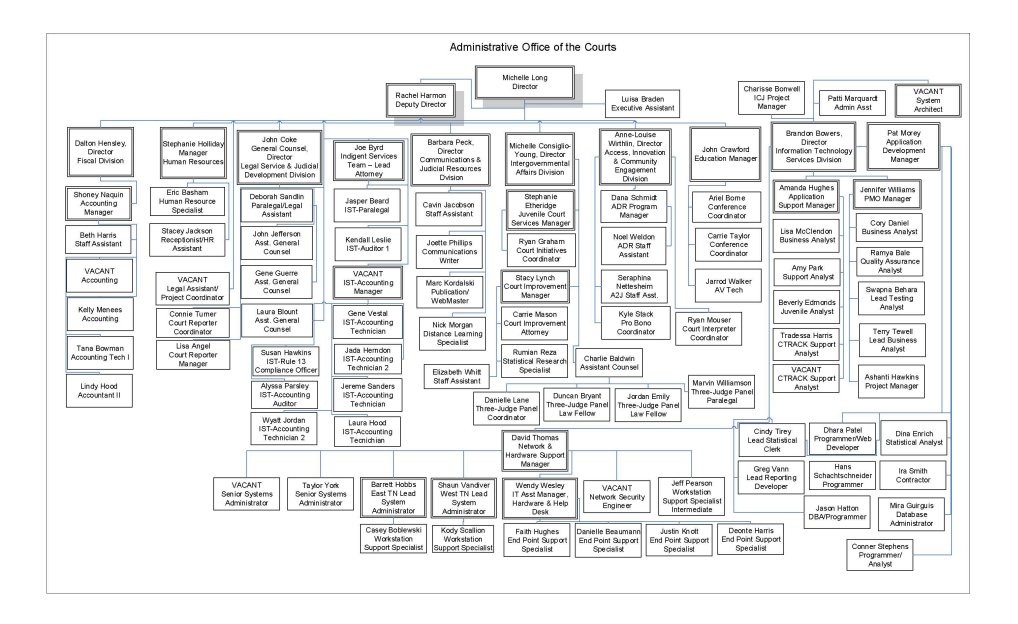
TITLE VI COMPLIANCE REPORT IMPLEMENTATION PLAN ADMINISTRATIVE OFFICE OF THE COURTS FY 2022-2023

1. TABLE OF CONTENTS

1.	Table of Contents	2
2.	Overview	3
3.	Responsible Officials	5
4.	Definitions	6
5.	Non-discrimination Policy	7
6.	Organization of the Civil Rights Office	12
7.	Discriminatory Practices	13
8.	Federal Programs or Activities	14
9.	Data Collection and Analysis	19
10	Limited English Proficiency (LEP)	20
11	. Complaint Procedures	28
12	. Title VI Training Plan	32
13	.Sub-Recipient monitoring	37
14	Public Notice and Outreach	50
15	Compliance Reporting	51
16	Evaluation Procedures	52
NO	TE: All data is contained in the actual report, however, a separate Excel data file is included on the CD.	

2. Overview of the Administrative Office of the Courts

The Administrative Office of the Courts provides support services to the Tennessee Supreme Court and the entire state court system. The director, appointed by the Supreme Court, is the chief executive officer for the courts and oversees daily operations. Duties of the office include preparing the court system's annual budget; providing judicial education, computers, equipment, training and technical support for judges and other court personnel; assisting judges with case assignments; administering payroll and human resource functions for the court system; conducting orientation for new judges; administering the state court reporters system; providing assistance to judicial committees; compiling data; and disbursing funds to court-appointed attorneys representing indigents and providing support to the Child Support Magistrate Program.



3. Responsible Officials

The Administrative Office of the Courts hereby agrees that we will comply with Title VI of the Civil Rights Act of 1964, TCA 4-21-203 and any directives and regulations issued pursuant to that act.

Responsible Official:

Milm n

Michelle J. Long, Esq. Director, Administrative Office of the Courts Administrative Office of the Courts 511 Union Street, Suite 600 Nashville, TN 37219

9

Stephanie J. Holliday Human Resources Manager Administrative Office of the Courts 511 Union Street, Suite 600 Nashville, TN 37219

4. Definitions

Assurances: A written statement of agreement by one legally authorized to contractually bind an entity in which the signatory agrees on behalf of the organization to administer federally assisted programs in accordance with all applicable laws and regulations including those applicable to non-discrimination.

Beneficiaries: Those persons to whom assistance, services or benefits are ultimately provided.

Compliance: The fulfillment of the requirements of Title VI, other applicable laws, implementing regulations and instructions to the extent that no distinctions are made in the delivery of services or benefits based on race, color or national origin.

Complaint: A verbal or written allegation of discrimination, which indicates that any federally assisted program is operated in such a manner that it results in disparity of treatment to persons or groups of persons because of race, color or national origin.

Discrimination: To make any distinction between one person or group of persons and others intentionally, by neglect, or by the effect of actions or lack of actions based on race, color or national origin.

Limited English Proficiency: The inabilities to speak, read, write or understand the English Language at a level that permits an individual to interact with service providers.

Minority: A person or group of persons differing from others in some characteristics and often subjected to differential treatment because of race, color or national origin.

Noncompliance: Failure or refusal to comply with Title VI of the Civil Rights Act of 1964, other applicable civil rights laws, and implementing departmental regulations.

Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d-4: Federal law prohibiting discrimination based on race, color or national origin. It covers all forms of federal aid except contracts or insurance and guaranty. It does not cover employment, except where employment practices result in discrimination against program beneficiaries or where the purpose of the federal assistance is to provide employment.

5. Non-discrimination Policy

AOC, its subrecipients, or contractors shall make available any compliance report to be reviewed by THRC upon request.

		Index #: 2.08 Page 1 of 5
TENNESSE	Administrative Policies	Effective Date: 03/01/2018
A ST A AE	And Procedures	Supersedes:
	Tennessee Supreme Court	2.08 (9/30/2015)
	Administrative Office of the Courts	
	NSIS	
Annroved by (Chief Justice Jeff Bivins and Director Deborah T	avlor Tate
	place Discrimination and Harassment	
oubjeet. Hein	place block mind don and maraboliterit	
I.	Authority: Tenn. Code Ann. § 16-3-502; Ten Code Ann. § 4-21-101; Title VI of the Civil Rig Civil Rights Act of 1964; Equal Pay Act of 196 Employment Act of 1967; Americans' with Dis Ann. §§ 8-50-103; 8-50-104; Pregnancy Discr Vocational Rehabilitation Act of 1973; Uniform Reemployment Act of 1994; Tennessee Huma	hts Act of 1964; Title VII of the 3; Age Discrimination in abilities Act of 1990; Tenn. Code imination in Employment Act; ned Services Employment and
	The Tennessee Judiclary is committed to o courts and workplaces are free from illegal harassment for all individuals. The Code of that "[a] judge shall perform the duties of ji administrative duties, without bias or preju performance of judicial duties, by words on prejudice, or engage in harassment, includ prejudice, or harassment based upon race, origin, ethnicity, disability, age, sexual orie socioeconomic status, or political affiliation staff, court officials, or others subject to th to do so." Tenn. Sup. Ct. R. 10, Canon 2, R.	I discrimination and f Judicial Conduct mandates udicial office, including Idice," and "shall not, in the r conduct manifest blas or ling but not limited to bias, , sex, gender, religion, national intation, marital status, n, and shall not permit court e judge's direction and control
	Persons who are not "employees" as defin information concerning a judge's violation Judicial Conduct are encouraged to contact Manager at the Administrative Office of the Human.Resources@tncourts.gov for assist conduct to the Board of Judicial Conduct. S information concerning illegal discriminato judicial staff member or an employee of the policy are encouraged to report such cond Manager at the Administrative Office of the Human.Resources@tncourts.gov.	of this policy or the Code of the Human Resources Courts at 615-741-2687 or tance with reporting unethical Similarly, persons having ory and harassing conduct by a judiciary in violation of this uct to the Human Resources

- II. Definitions:
 - A. "Workplace Discrimination and Harassment" is unequal and unlaw ful treatment of an individual on the basis of a person's race, color, national origin, age (40 years of age and over), sex, pregnancy, religion, creed, disability, veteran's status, or any other category protected by state and/or federal civil rights laws. It prohibits any unwelcome conduct, or electronic communication that discriminates against a person because of that person's race, color, national origin, age (40 years of age and over). sex, pregnancy, religion, creed, disability, or veteran's status, or any other category protected by state and/or federal civil rights laws.

The following non-exhaustive list includes examples of workplace discrimination and harassment that violate this policy:

- Undermining a person's authority or work performance because of the person's protected characteristics;
- Using stereotypes or assumptions to guide decision-making about a person's career;
- Making unwelcome advances such as unwelcome touching or neartouching, making sexual innuendos, making personal inquiries, persistent unwanted courting, and sexist put-downs;
- Making slurs or jokes about a class of persons, such as disabled persons or a racial group;
- Sending or distributing via electronic means derogatory, demeaning, suggestive or threatening epithets, slurs, jokes, or remarks to a person or persons or a particular person or that promote stereotypes of a class of persons;
- Displaying explicit or offensive calendars, posters, pictures, drawings or cartoons that are sexually suggestive or that disparage a class of persons or a particular person; or
- Derogatory remarks about a person's national origin, race, language, or accent.
- B. "Hostile Work Environment is an environment that a reasonable person and the person who is the subject of the harassment would consider hostile or abusive. A hostile work environment is determined by a totality of the circumstances including, but not limited to: (1) the frequency of the alleged harassing conduct; (2) the severity of the alleged harassing conduct; (3) whether the alleged harassing conduct was physically threatening or humilating; and (4) whether the alleged harassing conduct has the purpose or effect of unreasonably interfering with an employee's work performance or creating an intimidating, hostile, or offensive environment.
- C. "Sexual Harassment" is any unwelcome sexual advance, request for favors, and other verbal, written, or physical conduct of a sexual nature by a

manager, supervisor, colleague, or co-worker, including interns or volunteers. Managerial harassment occurs when a manager or a supervisor gives or withholds a work-related benefit in exchange for sexual favors from the victim or takes an adverse action against an employee for refusing a request for sexual favors. Threatening to take such actions may also be a violation of this policy. Certain actions may also create a hostile work environment as defined in the immediately preceding paragraph.

- D. "Retaliation" occurs when any adverse action is taken against an individual or individuals for exercising rights under this policy.
- E. "Employee" is any person who works for the Administrative Office of the Courts ("AOC"), Appellate Court Clerk's Office, Board of Law Examiners ("BLE"), Board of Professional Responsibility ("BPR"), Commission on Continuing Legal Education and Specialization ("CLE"), or Tennessee Law yer Assistance Program ("TLAP") in a full-time or part-time status.
- F. "Judge" is any state judge or justice who serves in a full-time or part-time status, including senior, special, and retired judges who are designated by the Chief Justice or as otherwise provided by law.
- G. "Judicial Staff" is any person who works for a state judge in a full-time or part-time status.
- III. Purpose: To ensure a work environment free of discrimination and harassment of any individual because of that person's race, color, national origin, age (40 years of age and over), sex, pregnancy, religion, creed, disability, veteran's status or any other category protected by state and/or federal civil rights law s.
- IV. Application:
 - A. This policy shall apply be applied consistently throughout the divisions of the AOC, Appellate Court Clerk's Office, BLE, BPR, CLE, TLAP and to all employees. All employees shall receive mandatory annual training related to this policy.
 - B. This policy shall be applied consistently among the judges and their judicial staff. All judges and judicial staff shall annually review this policy and shall provide to the AOC a signed acknow ledgement form affirming that they have review ed and understand this policy. If any judge or judicial staff requires additional information or assistance concerning this policy, it can be obtained by contacting the AOC human resources manager. Judges should also regularly familiarize themselves with the Code of Judicial Conduct's requirements related to preventing bias, prejudice, and harassment.

Subject: Workplace Discrimination and Harassment Index #: 2.08 Page 4 of 5

- V. Policy: t is the policy of the state judiciary to provide an environment free of unlaw ful discrimination, harassment, or retaliation of any employee, judge, or judicial staff because of that person's race, color, national origin, age (40 years of age and over), sex, pregnancy, religion, creed, disability-y; or veteran's status, or any other category protected by state and/or federal civil rights law s. Employees or judicial staff engaged in any form of unlaw ful harassment are subject to appropriate corrective action, including termination. Judges engaged in any form of unlaw ful harassment are subject to discipline and possible legislative impeachment as provided by law. The fact that an alleged offender meant no harm or w as teasing will not excuse conduct that violates this policy.
- VI. Reporting holdents of Discrimination, Harassment or Retaliation: If an employee, judge, or judicial staff member believes they have been subjected to discriminatory, harassing, or retaliatory conduct that violates this policy, the person is encouraged to report the incident as soon as possible after the event occurs.

If an individual believes they have been subjected to retaliation for engaging in protected conduct under this policy, they are encouraged to report those incidents as soon as reasonably possible after the event occurs.

Employees and judicial staff may file a complaint with the AOC director, AOC human resources manager, or immediate supervisor. Under no circumstances is the person alleging the workplace discrimination, harassment, or retaliation required to file a complaint with the alleged harasser. Judges may file a complaint with the AOC director. AOC human resources manager, or the Chief Justice.

hdividuals who wish to file a complaint are encouraged to submit the complaint in writing and to include a description of the incident(s), as well as the date(s), time(s), place(s), and the name(s) of any witnesses. Although not required to report a complaint, a complaint form is provided within this policy.

VII. Investigating and Resolving Complaints: The AOC human resources manager will review all complaints and speak with the complainant to determine if conduct falls within the terms of the policy. f necessary, protective measures will be taken for the safety of the parties and any other-impacted employees, judges, or judicial staff.

Any individual who provides information related to complaints will be protected against retaliation.

All complaints falling within the terms of this policy will be addressed on a caseby-case basis and will receive a thorough, neutral, and timely investigation by the AOC human resources manager or other designated investigator that the

Subject: Workplace Discrimination and Harassment Index #: 2.08 Page 5 of 5

circumstances may warrant. The investigation will include interviews with any witnesses or other individuals necessary to thoroughly address the complaint.

Following the investigation of an employee, the AOC director and the AOC human resources manager will determine whether a violation of the policy occurred and determine what, if any, corrective action is warranted.

If the complaint involves a judge accused of violating this policy, the AOC director or human resources manager will immediately forward the complaint to disciplinary counsel of the Board of Judicial Conduct

f the complaint involves judicial staff having violated this policy, to the extent appropriate, the AOC director and AOC human resources manager will work with the judicial staff member's supervising judge concerning the complaint and together determine what, if any, corrective action is warranted.

- VIII. Confidentiality: To the extent permitted by law, the state judiciary will attempt to maintain the confidentiality of each party involved in a workplace discrimination or harassment investigation, provided it does not interfere with the ability to investigate the allegations or take corrective action. However, the state judiciary cannot guarantee confidentiality.
- IX. Directive to Management and Supervising Personnel: Management and supervisors, including judges, who receive a complaint alleging workplace discrimination or harassment, or learn of conduct that may violate this policy, should immediately report any such incident to the AOC human resources manager.
- X. Corrective Action for Violation of this Policy: Any employee, judge, or judicial staff who engages in conduct that violates this policy, or who encourages such conduct by others, is subject to corrective action. Such corrective action may include, but is not limited to, counseling, training, disciplinary action, termination, or for judges, legislative impeachment as provided by law.

6. Organization of the Civil Rights Office/Civil Rights Coordinator

The Title VI Coordinator for the Administrative Office of the Courts is Stephanie J. Holliday, Human Resources Manager.

Administrative Office of the Courts 511 Union Street, Suite 600 Nashville, TN 37219 Phone: (615) 741-2687

The Title VI Coordinator monitors compliance with Title VI using the guidelines set forth by the Administrative Office of the Courts. The Coordinator develops the annual Title VI implementation plan, compiles reports describing Title VI compliance and related activities, and addresses complaints under the procedures outlined in this plan. The Coordinator provides forms for pre-award assurances and data collection and post-award compliance monitoring and reporting. The Coordinator develops and administers Title VI training for agency staff, sub-recipients and contractors. The ultimate responsibility for complying with Title VI is vested with the Administrative Director of the Courts who is accountable for overall administration of the programs and contracts of the Administrative Office of the Courts. Programs managers (grant managers) are responsible to monitor the compliance of each grant awarded in their program area. Program Managers work with the Title VI Coordinator to assure overall compliance and reporting functions are completed in a timely manner.

7. Discriminatory Practices

The Administrative Office of the Courts prohibits the following practices committed on the basis of race, color or national origin:

II. Denying any individual service, aid or other benefit provided under the program;

Example: denying a non-English speaking defendant in an order of protection hearing the use of a certified court interpreter for the actual hearing and discussions with the defendant's attorney.

- III. Providing any service, aid, or other benefit to an individual which is different, or is provided in a different manner, from that provided to others under the program;
- N. Treating an individual differently from others in determining whether he or she satisfies any requirement or condition which individuals must meet in order to be provided any service, aid or other benefit under the program;

Example: Denying a trainee for a Juvenile Justice Training Program reimbursement of travel expenses that the trainee applied for because the program manager knows that the person is from Peru and other trainees applying for reimbursement of travel expenses are all native Tennesseans.

v. Subjecting an individual to discrimination in employment practices under such program;

Example: Selecting only white male applicants to participate in interviews for a court improvement program coordinator is prohibited and in direct violation of Title VI.

vi. Addressing an individual in a manner that denotes inferiority.

8. Federal Programs or Activities

Schedule of Federal Financial Assistance

Administrative Office of the Courts

Grants 2022-2023

1 Federal Court Improvement Program Basic Grant 1/01/2022-9/30/2023 CSCIPBASIC21 Federal government combined 3 grants into one grant. \$574,731.00 1 Federal Program Basic Grant 1/01/2022-9/30/2023 CSCIPBASIC21 Federal government combined 3 grants into one grant. \$574,731.00 2 TN Dept. of Human Services FEDERAL Access & Visitation 10/1/2022 - 09/30/2023 CSACCESSVISIT21 The TN Department of Human Service, Child Support Division, awarded this grant. This grant is for the development of or continuation of initiatives that will aid self-represented litigants in accessing the TN court system regarding child support issues. The initiatives address the needs of divorced or never married parents and focus on services to help them resolve any or all issues concerning parenting and visitation in child support issues. \$177,294.00 3 State Justice Institute FEDERAL State Justice Institute 01/01/2023 - 06/30/2023 CS257 - AOC SJI Mediator Grant - 22T023 State Justice Institute Technology Assistance Grant will provide funding for development and fielding of Online Dispute Resolution platform for Hamilton County Medical Deb Pilot. \$35,000.00	#	Grantor Name	Program Name	Grant Period	Other Identifying #	Notes	\$ Funding Amount	
TN Dept. of Human Services FEDERALAccess & Visitation10/1/2022 - 09/30/2023CSACCESSVISIT21Child Support Division, awarded this grant. This grant is for the development of or continuation of initiatives that will aid self-represented litigants in accessing the TN court system regarding child support issues. The initiatives address the needs of divorced or never married parents and focus on services to help them resolve any or all issues concerning parenting and visitation in child support issues.\$177,294.003State Justice Institute FEDERALState Justice Institute01/01/2023 - 06/30/2023CS257 - AOC SJI Mediator Grant - 22T023State Justice Institute Technology Assistance Grant will provide funding for development and fielding of Online Dispute Resolution platform for Hamilton County Medical Debt Pilot.\$35,000.00	1	Federal		1/01/2022-9/30/2023	CSCIPBASIC21	U	\$574,731.00	
State Justice Institute FEDERALState Justice Institute01/01/2023 - 06/30/2023CS257 - AOC SJI Mediator Grant - 22T023Assistance Grant will provide funding for development and fielding of Online Dispute Resolution platform for Hamilton County Medical Debt Pilot.\$35,000.00	2	Human Services	Access & Visitation	10/1/2022 - 09/30/2023	CSACCESSVISIT21	Child Support Division, awarded this grant. This grant is for the development of or continuation of initiatives that will aid self-represented litigants in accessing the TN court system regarding child support issues. The initiatives address the needs of divorced or never married parents and focus on services to help them resolve any or all issues concerning parenting and visitation in child support cases or cases	\$177,294.00	
\$ 787,025.00	3	Institute			Mediator Grant -	Assistance Grant will provide funding for development and fielding of Online Dispute Resolution platform for Hamilton	\$35,000.00	

There were \$787,025 federal funds granted in 2022-2023 programs.

TOTAL FFA

Schedule of Federal Financial Assistance Administrative Office of the Courts Projected Grants 2023-2024

#	Grantor Name	Program Name	Grant Period	Other Identifying #	Notes	\$ Funding Amount
1	Federal	Court Improvement Program Basic Grant	10/01/2023-9/30/2024	CSCIPBASIC21		\$580,632.00
2	TN Dept. of Human Services FEDERAL	Access & Visitation	10/01/2023 - 09/30/2024	CSACCESSVISIT20	The TN Department of Human Service, Child Support Division, a warded this grant. This grant is for the development of or continuation of initiatives that will aid self- represented litigants in accessing the TN court system regarding child support issues. The initiatives address the needs of divorced or never married parents and focus on services to help them resolve any or all issues concerning parenting and visitation in child support cases or cases involving child support issues.	\$184,964.00
3	State Justice Institute FEDERAL	State Justice Institute	9/1/2020-01/30/2024	CS257 – AOC SJI Mediator Grant – 20T062	State Justice Institute Technology Assistance Grant will provide funding for development and fielding of Online Dispute Resolution platform for Hamilton County	\$33,000.00
						\$ 798,596.00
						TOTAL FFA

There is \$798,596.00 allocated for federal grant money for programs for fiscal year 2023-2024.



Supreme Court of Tennessee

Administrative Office of the Courts Nashville City Center, Suite 600 511 Union Street Nashville, Tennessee 37219 615 / 741-2687 or 800 / 448-7970 FAX 615 / 741-6285

MICHELLE LONG Director

RACHEL HARMON Deputy Director

Title VI Assurance

Administrative Office of the Courts assures that no person shall on the grounds of race, color, national origin, or sex, as provided by Title VI of the Civil Rights Act of 1964 and as amended, and the Civil Rights Restoration Act of 1987 (P.I. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving Federal financial assistance from the Tennessee Department of Transportation (TDOT).

Administrative Office of the Courts further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether those programs or activities are federally funded or not.

In the event Administrative Office of the Courts distributes Federal Assistance to a consultant, contractor or subcontractor and other participants, Administrative Office of the Courts will include Title VI language in all written agreements and will monitor the consultant, contractor or sub-contractor and other participants for compliance.

The Administrative Office of the Courts Title VI Coordinator is responsible for initiating and monitoring Title VI activities, preparing required reports and other responsibilities as required by 23 CFR 200 and 49 CFR 21.

As required by the contractual agreement, Administrative Office of the Courts will comply with the applicable laws and regulations relative to nondiscrimination in federally or state assisted programs of the Tennessee Department of Transportation (TDOT).

Michelle J. Long, Esq Administrative Head

Stephanie J. Holliday **Title VI Coordinator**

/

Date

Date



Supreme Court of Tennessee

Administrative Office of the Courts Nashville City Center, Suite 600 511 Union Street Nashville, Tennessee 37219 615/741-2687 or 800/448-7970 FAX 615/741-6285

MICHELLE LONG Director RACHEL HARMON Deputy Director

Sub-Recipient Title VI Assurance

Administrative Office of the Courts assures that no person shall on the grounds of race, color, national origin, or sex, as provided by Title VI of the Civil Rights Act of 1964 and as amended, and the Civil Rights Restoration Act of 1987 (P.I. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving Federal financial assistance from the Tennessee Department of Transportation (TDOT).

Administrative Office of the Courts further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether those programs or activities are federally funded or not.

In the event Administrative Office of the Courts distributes Federal Assistance to a consultant, contractor or subcontractor and other participants, Administrative Office of the Courts will include Title VI language in all written agreements and will monitor the consultant, contractor or sub-contractor and other participants for compliance.

The Administrative Office of the Courts Title VI Coordinator is responsible for initiating and monitoring Title VI activities, preparing required reports and other responsibilities as required by 23 CFR 200 and 49 CFR 21.

As required by the contractual agreement, **Administrative Office of the Courts** will comply with the applicable laws and regulations relative to nondiscrimination in federally or state assisted programs of the Tennessee Department of Transportation (TDOT).

Michelle Long Administrative Head

Stephanie J. Holliday Title VI Coordinator

<u>9/18/2023</u> Date <u>9/20/2023</u>

ASSURANCE OF COMPLIANCE

ASSURANCE OF COMPLIANCE WITH TITLE VI OF THE CIVIL RIGHTS ACT OF 1964, SECTION 504 OF THE REHABILITATION ACT OF 1973, TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, AND THE AGE DISCRIMINATION ACT OF 1975

The Applicant provides this assurance in consideration of and for the purpose of obtaining Federal grants, loans, contracts, property, discounts or other Federal financial assistance from the U.S. Department of Health and Human Services.

THE APPLICANT HEREBY AGREES THAT IT WILL COMPLY WITH:

- 1. Title VI of the Civil Rights Act of 1964 (Pub. L. 88-352), as amended, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Services (45 C.F.R. Part 80), to the end that, in accordance with Title VI of that Act and the Regulation, no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Applicant receives Federal financial assistance from the Department.
- 2. Section 504 of the Rehabilitation Act of 1973 (Pub. L. 93-112), as amended, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Services (45 C.F.R. Part 84), to the end that, in accordance with Section 504 of that Act and the Regulation, no otherwise qualified individual with a disability in the United States shall, solely by reason of her or his disability, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity for which the Applicant receives Federal financial assistance from the Department.
- 3. Title IX of the Education Amendments of 1972 (Pub. L. 92-318), as amended, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Services (45 C.F.R. Part 86), to the end that, in accordance with Title IX and the Regulation, no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any education program or activity for which the Applicant receives Federal financial assistance from the Department.
- 4. The Age Discrimination Act of 1975 (Pub. L. 94-135), as amended, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Services (45 C.F.R. Part 91), to the end that, in accordance with the Act and the Regulation, no person in the United States shall, on the basis of age, be denied the benefits of, be excluded from participation in, or be subjected to discrimination under any program or activity for which the Applicant receives Federal financial assistance from the Department.

The Applicant agrees that compliance with this assurance constitutes a condition of continued receipt of Federal financial assistance, and that it is binding upon the Applicant, its successors, transferees and assignees for the period during which such assistance is provided. If any real property or structure thereon is provided or improved with the aid of Federal financial assistance extended to the Applicant by the Department, this assurance shall obligate the Applicant, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits. If any personal property is so provided, this assurance shall obligate the Applicant for the period during which it retains ownership or possession of the property. The Applicant further recognizes and agrees that the United States shall have the right to seek judicial enforcement of this assurance.

The person whose signature appears below is authorized to sign this assurance and commit the Applicant to the above provisions.

Please mail form to: U.S. Department of Health & Human Services Office for Civil Rights 200 Independence Ave., S.W. Washington, DC 20201

Signa ture of Authoria Director ono Name and Title of Authorized Official (please print or type) grene Name of Healthcare Facility Receiving/Requesting Funding Street Addres

9. Data Collection and Analysis

Each grant manager at the AOC collects data through the voluntary completion by beneficiaries of registration forms, evaluation forms, or other forms associated with the program. Grant managers collect data by grant or for the larger grants by program within a grant.

There were 3,661 beneficiaries and beneficiaries are statewide. The Agency Staff consist of 89 AOC employees, and 24 Child Support Magistrates and support employees. Census data is not applicable.

FEDERALLY ASSISTED PROGRAM OR SERVICE	Hispanic	White	Black	Asian	Native American	Pacific Islander	Other	Unknown	TOTAL
Court Improvement Program	90	3164	408	32	22	5	27		3748
Access to Visitation Grant	90	860	200	0	5	1	160	13	1329
TOTALS									5077
AGENCY STAFF*	Hispanic	White	Black	Asian	Native American	Pacific Islander	Other	Unknown	TOTAL
Administrative Office of the Courts	1	66	15	7					89
Child Support		24							24
TOTALS									113
Staff Percentages by Race	.01%	.80%	.13%	.06%					100%

Racial and Ethnic Data for Beneficiaries

*All staff at the AOC is not considered executive or preferred service. The District Presiding Trial Court Judge appoints Child Support Magistrates.

10. Limited English Proficiency (LEP) Tennessee Court System LEP Policy and Procedure and Language Access Plan:

In an effort to provide all individuals with equal access to the judicial system, the Administrative Office of the Courts created the Court Interpreter Credentialing Program pursuant to Supreme Court Rule 42. This program tests each interpreter's ability to understand English terminology and accurately interpret it into the languages spoken by persons with limited English proficiency. Upon completing the required examinations, workshops, and criminal background checks, the interpreters are added to a roster that is distributed periodically to the courts and updated frequently on the office's website. The Court Interpreter Credentialing Program is a member of the Consortium for Language Access in the Courts. The Administrative Office of the Courts utilizes the Consortium's Written Examination and Oral Examination as well as Language Testing International's Oral Proficiency Interview (OPI) and ALTA Languages Services, Inc. for language proficiency in the target language and English. Additionally, the Administrative Office of the Courts sought and obtained funding from the General Assembly, effective July 1, 2012, for interpreter services for criminal and civil court hearings whether or not the parties are indigent.

For fiscal year July 1, 2022 – June 30, 2023, the written examination was offered two days in July 2022, October 2022, January 2023, and April 2023. The OPI (oral proficiency interview) is offered two days per month and can be taken remotely. The Court Interpreter Credentialing Program offer and administered the oral exam from the National Center for State September 2022 and February 2023.

The Language Access Plan for the court system can be found on the AOC website at: http://www.tncourts.gov/sites/default/files/docs/final_tennessee_statewide_lep_plan_10-30-12.pdf

Administrative Office of the Courts LEP Policy and Procedure and Language Access Plan:

The AOC has separate language access procedures for LEP callers/visitors to the office. A copy of the AOC LEP Procedures follows:



Administrative Office of the Courts

Administrative Office of the Courts Nashville City Center, Suite 600 511 Union Street Nashville, Tennessee 37219 615 / 741-2687 or 800 / 448-7970

MICHELLE J. LONG Director RACHEL HARMON Deputy Director

<u>M E M O R A N D U M</u>

TO: All AOC

- FROM: Stephanie J. Holliday Title VI Coordinator
- DATE: September 14, 2023

RE: UPDATED Non-English Speaking Visitors or Phone Calls

To assure that we are able to effectively communicate with the public, please review and become familiar with the following internal AOC procedures.

If a Non-English speaking person (LEP individual) comes to the office and you do not know what language they speak, use the "I Speak" pages (attached), and ask them to point to the language they speak. The "I Speak" pages are posted in the receptionist area.

The following employees are bi-lingual and agreed to interpret if needed:

Laura Hood - Spanish Connor Stephens – German Dhara Patel – Hindi, Gujarati Mira Guirguis - Arabic Swapna Behara - Telugu, Hindi Immediately contact one of the following employee volunteers, (based on the LEP language need), and ask them for assistance interpreting for the LEP individual.

If the LEP individual speaks a language other than, those identified above, or if one of the volunteer interpreters is not available, contact Ryan Mouser. Ryan will contact the Language Line and to connect with an interpreter and stay on the line assist in meeting the visitor/caller need. Should the caller/visitor need assistance that they are unable to provide, Ryan will contact the appropriate staff member and add to the conversation.

Should Ryan be unavailable to assist, any employee can contact the Language Line by

- 1. Choose the "conference call" mode on the telephone
- 2. Dial **9-1-866-874-3972**
- 3. Follow instructions to input language as advised
- 4. Input the client ID Number: 518185 when asked
- 5. Wait for the interpreter to answer and push "yes" on your phone panel to connect the interpreter and the caller.

Tips for optimizing the experience for all parties involved in the conversation -

- UNKOWN LANGUAGE If you do not know which language to request, the language line representative will help you.
- LINE QUALITY PROBLEMS Explain the problem and ask the representative to stay on the line to check for sound quality.
- WORKING WITH AN INTERPRETER Give the Interpreter specific questions to relay. Group your thoughts or questions to help the conversation flow quickly.
- LENGTH OF CALL Expect interpreted comments to run a bit longer than English phrases. Interpreters convey meaning-for-meaning, not word-for-word. Concepts familiar to English speakers often require explanation or elaboration in other languages or cultures.
- INTERPRETER IDENTIFICATION Our Interpreters identify themselves by first name and number only for reasons of confidentiality, they do not divulge either their full names or phone number.
- DEMONSTRATION LINE To hear a recorded demonstration of over-the-phone interpretation call the Language Line demonstration line at 1-800-996-8808 or visit their website at www.languageLine.com.

If you have questions regarding the procedures, please speak with Stephanie J. Holliday.

Tennessee Court System

The AOC, as noted above, credentialed interpreters for the Tennessee court system. Contact information or credentialed interpreters pursuant to Supreme Court Rule 42 for assistance with court hearings, can be found on the AOC website at:

http://www.tncourts.gov/programs/court-interpreters/find-court-interpreter

As of September 2023, the following languages had the following number of credentialed interpreters:

LANGUAGE	NUMBER OF CERTIFED INTERPRETERS
Arabic	2
Japanese	1
Mandarin Chinese	2
Spanish	62
Vietnamese	1

LANGUAGE	NUMBER OF REGISTERED INTERPRETERS
Amharic	1
Arabic	2
Farsi	1
German	1
Korean	1
Romanian	1
Mandarin Chinese	2
Portuguese	3
Russian	2
Spanish	35
Ukrainian	1
Yoruba	1
Swahili	1
Kurdish	1
Vietnamese	1

Languages Assisted

The AOC's online invoicing system, ACAP, allows court interpreters to submit their invoices for payment for services rendered under Tennessee Supreme Court Rule 42. This interpretation for the courts was done in person, over Zoom, or telephone during COVID-19. Data collected from ACAP shows that interpreters have provided interpretation for approximately 16,447 cases in the following languages for fiscal year 2023 (July 1, 2022 – June 30, 2023). Not including Language Line calls or Davidson County Contract interpreter numbers.

Language	Number of ACAP Claims				
Afgani	2				
African Languages	2				
Albanian	2				
Amharic	62				
Arabic	623				
Burmese	66				
Cantonese	1				
Chuukese	1				
Farsi	29				
French	21				
Gujarati	12				
Haitian Creole	7				
Japanese	3				
Karen	3				
Kirundi	44				
Korean	10				
Kurdish	36				
Laotian	16				
Mandarin Chinese	101				
Mayan	1				
Nepali	40				
Other	18				
Portuguese	22				
Romanian	21				
Russian	48				
Somali	39				
Spanish	15,054				
Sudanese	3				
Swahili	69				
Turkish	2				
Vietnamese	87				
Zomi	2				
Grand Total	16,447				

When interpreters are requested for languages for which there are no Tennessee court credentialed interpreters, the Administrative Office of the Courts reviews the interpreter database it has of those that are not registered or certified. If an interpreter cannot be found, the Administrative Office of the Courts then contacts the members of the Council of Language Access Coordinators to see if they have an interpreter and if not, Language Line is consulted.

LEP Phone Calls to Administrative Office of the Courts

Spanish	20
Other	
languages	1
Total:	21

As noted above, there were approximately four instances where the AOC offices needed interpreter assistance. All instances were telephonic contacts and in approximately eight instances the need was for the Spanish language and in approximately 1 instance, the need was in the Arabic. These calls have been included in the numbers reflecting language assisted calls.

List of Translated Documents

The AOC does not have specific AOC departmental documents that have been translated and available to the public. However, the AOC has had translated many court documents that can be found on the AOC website. These documents include:

Parenting Plan forms - in English, Spanish, Korean and Vietnamese found at: <u>http://www.tncourts.gov/programs/parenting-plan/forms</u>

Orders of Protection forms – in English, Spanish, Korean, Vietnamese, Russian, Somali, and Arabic found at: <u>https://www.tncourts.gov/node/305439</u>

Divorce without children forms – in English and Spanish found at: https://www.tncourts.gov/help-center/court-approved-divorce-forms

In addition, the Justice for all AOC website can be translated into different languages at the click of a button: <u>http://justiceforalltn.com/</u>

LEP Challenges and Goals

To achieve the goal of providing meaningful access to the courts, the Administrative Office of the Courts continually revises bench cards for the judges and they are posted on the AOC's website. The Administrative Office of the Courts has also revised information cards for clerks and attorneys, this information can be found on our website at http://www.tncourts.gov/programs/court-interpreters

In addition to providing the courts with qualified interpreters, the Administrative Office of the Courts has provided each judicial district with at least one set of simultaneous interpreting equipment. The equipment improves the court participant's ability to hear

and understand the interpreter and provides the interpreter with the flexibility to move around the courtroom when necessary. This equipment is updated and replaced as needed.

The Administrative Office of the Courts continues to increase the number of languages, other than Spanish (LOS) interpreters, by collaborating with various community organizations including many diverse immigrant associations, Catholic charities, Tennessee Language Center, university foreign language departments, and the Tennessee Association of Professional Interpreters and Translators (TAPIT). The AOC also has a presence on the national scene on these issues as a member of the Council of Language Access Coordinators.

Parents' Guide to Education Seminar Form in Spanish found on our website:

TRIBUNALES	DEL CONDADO DE	, ESTADO DE TENNESSEE
TRIBUNAL DEL CONDADO	DE ,	, ESTADO DE TENNESSEE
Canciller / Juez	, Canciller / Juez	
GUÍA	DE LOS PADRES PARA LOS SEMII	NARIOS DE EDUCACIÓN
Fecha		
Estimado Padre de Famili	a:	
asistir a un Seminario de desarrollo emocional del	Educación para Padres de Famil menor e informa a los padres a	ejas que se estén divorciado y que tengan hijos menores a lia. El Seminario enseña la importancia de proteger y realzar el cerca del proceso legal. Como se indica en la Orden General de Hamilton, Estado de Tennessee,
de educación pa	ara padres de familia de por lo r	_) días de haber recibido esta orden, asistir a unseminario nenos cuatro (4) horas d que provean al Tribunal un certificado de asistencia.
familia, para prograr NO es necesario que Si usted tuviera algu	mar su asistencia a la clase. (se e asista a la misma clase de su o	cónyuge. asistencia requerida o si tuviera dificultades para programar su
Esa orden tiene prioridad tiene ()días de	d sobre esta carta. Si en la orde el () mes en que haya solici	ablezca el momento en que debe cumplir con este requerimiento. n de su caso no se hubiere registrado una hora específica, u sted tado el divorcio a los tribunales. La falta de cumplimiento de las sacato y podrá ser sancionada de conformidad.
del Tribuna	II, l e recomendamos que compl istió a una clase y hubiere regis	<u>re registrado</u> su certificado de asistencia en la oficina del Secretario ete este proceso inmediatamente. strado el certificado, haga caso omiso de esta
Le agradecemos por su c hijos durante el proceso		ión para reducir el daño emocional que pudieran sufrir sus
PARA LA EDUCACIÓN	N PARA PADRES DE FAMIL S A LOS VECINDARIOS DE C	
	Parent's Guide to Education	

11. Complaint Procedures Title VI Complaints:

No complaints received. There are no pending lawsuits against the department alleging discrimination on the basis of race, color or national origin under any federally funded program or activity. **No federal complaints received to date.**

Complaint Procedures:

Any person alleging discrimination based on race, color or national origin has a right to file a complaint within 180 days of the alleged discrimination. At the complainant's discretion, the complaint may be filed with (1) the Title VI Coordinator of the Administrative Office of the Courts, (2) the appropriate federal agency (3) the recipient agency (4) the TN Human Rights Commission. It is not necessary to know the identity of the complainant, as long as the information is sufficient to determine the identities of the recipient and indicates the possibility of a violation.

T.C.A. § 4-21-905 (a) states any such complaint filed with a state department, agency or entity is subject to review by the Title VI Compliance Commission for applicability under Title VI of the Civil Rights Act of 1964 (2003). THRC Title VI Rule 1500-01-03-06 (1) requires the commencement of a Title VI investigation be reported to the Commission within ten days.

Complaints should be handled within 90 days of their receipt. A letter should be sent to the complainant acknowledging receipt of the complaint. The complainant is contacted by phone to gather additional information regarding the complaint as a preliminary inquiry.

If the information resulting from the preliminary inquiry does not contain a sufficient basis to proceed with an investigation, the Title VI Coordinator will send correspondence to the complainant explaining the steps taken and the outcome of the preliminary inquiry. The complaint file is closed.

If the preliminary inquiry contains a sufficient basis for the complaint, then an investigation shall be initiated. An investigator or investigative team will be assembled and an investigation launched. Unless, based on the nature of the complaint, it is inappropriate the Title VI Coordinator will serve as the chief investigator of Title VI complaints. In situations where a specific court is the subject of the investigation, a staff attorney in the surrounding area may conduct the investigation. Following the investigation, a report of findings will be prepared. If appropriate, the report will contain a conclusion and recommendation. The AOC Director will review the report of findings and recommendation and make a determination for the disposition of the complaint. Requested information will be compiled and submitted to the THRC Title VI Office for review.

Upon receipt of guidance from the THRC Title VI a letter will be sent to the complainant describing the outcome of the investigation.

The AOC will comply with the complaint reporting requirements of the TN Human rights Commission. Complaint files are kept for ten years and maybe reviewed by appropriate state and federal officials upon request to the AOC.

Civil Rights Complaint Form:



Supreme Court of Tennessee

Administrative Office of the Courts Nashville City Center, Suite 600 511 Union Street Nashville, Tennessee 37219 615/741-2687 or 800/448-7970 FAX 615/741-6285

MICHELLE J. LONG Director RACHEL HARMON

COMPLAINT UNDER CIVIL RIGHTS ACT OF 1964

TO: ADMINISTRATIVE OFFICE OF THE COURTS

I,

, hereby file an official complaint against

located at

Complainant's Name:

Complainant's Address:

Phone Number:

Basis of Complaint:

Describe the nature of the Complaint (includes as many details as possible):

Date(s) of Alleged Discrimination:

Signature of Complainant:

NOTE: Attach additional pages as needed. Also attach any additional information that is relevant to <u>his complaint.</u>

T.C.A. § 4-21-905 (a) states any such complaint filed with a state department, agency or entity is subject to review by the Title VI Compliance Commission for applicability under Title VI of the Civil Rights Act of 1964 (2003). THRC Title VI Rule 1500-01-03-06 (1) requires the commencement of a Title VI investigation be reported to the Commission within ten days.

	AOC Title VI Complaint Log					
Date Received	<u>Complainant</u>	<u>Log #</u>				

12. Title VI Training Plan

The AOC developed on-line Power Point training for Title VI. The agenda contains an overview of Title VI of the Civil Rights Act of 1964, information about protected classes, and key definitions; examples of discriminatory practices relative to the grants awarded to the AOC, policies and procedures including the nondiscrimination policy; complaint procedures and Limited English Proficiency (LEP), an overview of the issue facing the court system regarding court interpreters; public notice and outreach; and reporting obligations.

Also included in the training package are a "Quick Facts" document and a posttest powered by Survey Monkey. The post-test allows participant answers to be saved and it also requires the name of each person for verification purposes. We are pleased with the responses we have received from employees and subrecipients who have completed the training package.

In addition to the on-line Power Point, staff also receives updates and reminders by email concerning LEP procedures and other Title VI matters.

Out of 113 staff 113 or 100% completed Title VI training. Out of 2 federally funded sub-recipients/contractors 2 or 100% completed Title VI training.

Title VI Training for the 2022-2023 year was conducted on September 15, 2023. The AOC has a power-point Title VI training. We share this same training with all sub recipients and contractors; as well as employees receive a Power Point training and associated on-line post-test. Using technology as the training vehicle allows employees and sub-recipients to access the training at a convenient time and has increased the number of individuals trained. Future training date September 2024.

Title VI Power Point Training Slides:



Tennessee Administrative Office of the Courts

Compliance with Title VI of the **Civil Rights Act of 1964**

To ensure all AOC management, staff, subrecipients, contractors, and service beneficiaries are aware of the provisions of Title VI of the Civil Rights Act of 1964 and the minimum requirements to be in compliance with its rules, laws, and regulations.

Title VI regulations require agencies to provide civil rights training for staff and assign sufficient personnel to ensure effective enforcement. Periodic training should be designed to develop awareness and sensitivity in carrying out federally funded programs.

Title VI of the Civil Rights Act of 1964 (42 U.S.C.

No person in the United States shall, on the grounds of race, color, of haddrah onger, excluded from participation in, be denied the benefits of, or be subjected to discrimination nds of race, color, or national origin, be under any program or activity receiving Federal financial assistance.

Purpose: To verify that all federal fund recipient state agency entities comply with Title VI of the Civil Rights Act of 1964.

- TCA §4-21-203 requires the Tennessee Human Rights Commission to review Title VI monitoring and enforcement procedures, and
- and emorement proceed on any Periodically audit, review, evaluate and report on Title VI compliance efforts and outcomes for each executive branch department and agency.
- Recipients are required to audit, review, evaluate and report on Title VI compliance efforts and outcomes of all its subrecipients and beneficiaries of federal funds.

Federal Financial Assistance (FFA) - Award or react an infance of Assistance (ITA) - Award of grant money; loans below fair market value or subsidies; any federal agreement, arrangement, or other contract which has as one of its purposes the provision of assistance; others. Recipient – Primary recipients include state entities required or authorized to extend FFA to another recipient or subrecipient for the purpose of carrying out a program.

Definitions (cont.)

Subrecipient – any entity or individual that receives FFA from a primary recipient to carry out a program. Sometimes assistance is distributed to an ultimate beneficiary.

Contractor - any entity or individual who contractor – any entity or individual who provides any function or service that requires the performance of the the performance or delivery of assistance to beneficiaries under the terms of a contract with a state entity.

Subrecipients/Contractors must:

- Appoint a Title VI Coordinator;
 Appoint a Title VI Coordinator;
 Complete Title VI Training Provided by the
 AQC;
- Provide Title VI Training for all employees (May utilize the AOC Title VI Training);
- Develop a Title VI Policy Statement and post in visible areas;

To Comply with Title VI (cont.)

- Acquire signed Title VI assurances;
- Monitor ethnicity of subrecipients
 (subcontractors) and beneficiaries of FFA; and
- Include Title VI Assurances in all contracts.

Denying an individual any program services, financial aid, or benefits;

Providing a different service, aid, or benefit, or providing them in a manner different than they are provided to others; or

Segregating or treating individuals separately in any matter related to receiving any program service, aid, or benefit.

Disparate treatment means discrimination against an individual.

Disparate impact means discrimination that occurs as a result of a neutral policy which appears harmless on the surface, but negatively affects a group of people.

Retaliation occurs when a recipient or another person infimidates, threatens, coerces, or discriminates against any individual for the purpose of interfering with any right or privilege secured by Title VI, or because a person made a complaint, testified, assisted, or participated in any manner in an investigation or proceeding under Title VI.

THRC Rule 1500-01-03-.06(3)(c) & 28 CFR 42.107

Develop a Public Participation Plan

Engage the Public with the opportunity to make them aware of projects or services and to provide input in the decision-making process through:

Public Meetings/Hearings in centralized locations; Advertisement with Local Media Resources and Minority Newspapers; Direct Mallings;

Direct Mailings; Public Service Annou Website, and Radio and Television.

The inclusion of minorities on planning boards and commissions is critical in establishing an equal access planning system. Subrecipients cannot "deay a person the opportunity to participate as a member of a planning, advisory, or similar body which is an integral part of the program."

- Number or proportion of LEP persons;
 Frequency of contact with the program or activity;
- 3. Nature and importance of the program; and
- 4. Resources available.

If you have questions or need additional information regarding Title VI compliance, please contact:

AOC Title VI Coordinator stephanie.holliday@tncourts.gov



- nt must be filed within 180 te or when the alleged in to the complatinant;
- complaints filed against the subrecipient inded to the AOC Title VI Coordinator for
- investigation; Commitment to take final action within 90 days: and Provide appeal instructions.

- Identify actions already being taken and existing tools that can be used to provide meaningful access;
- Inventory existing materials that have been translated into other languages;
- Develop staff awareness, and
- Prepare a response Plan.

Limited English Proficiency (LEP) EO 13166 requires Federal agencies to examine the services they provide, identify any need for services to those with limited English proficiency (LEP), and develop and implement a system to provide those services so LEP persons can have meanineful access to them.

Non-Compliance

Failure or refusal to comply with Title VI of the Civil Rights Act of 1964, other applicable Civil Rights Laws, and implementing departmental regulations.

Who are LEP Persons?

Persons who do not speak English as their primary language, and who have a limited ability to read, speak, write or understand English

<u>Withholding</u> of payments to the recipient under the contract until the recipient complies, and/or

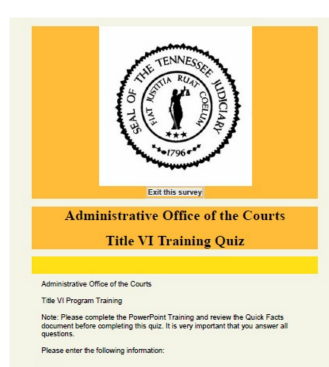
Cancellation, termination or suspension of the contract, in whole or in part

To receive credit for fulfilling the Title VI Training quirement it is necessary to complete the "TITLE VI COMPLIANCE TRAINING SURVEY" at the link

To assist you in completing the "Title VI Compliance Training a "Quick Facts" document is provided below:



Title VI Training Quiz:



Name:

Name:

Job Title:

Job Title:

Agency Name:

Agency Name:

Email Address:

Email Address:

Office Phone Number:

, Office Phone Number:

Who is your AOC Grants Manager? NOTE: If AOC employee, type "AOC employee".

Who is your AOC Grants Manager? NOTE: If AOC employee, type "AOC employee".

Title VI of the Civil Rights Act of 1964, states that no person in the United States shall be excluded from participation in any programs, be denied the benefits of, or be subjected to discrimination based on what?

 Title VI of the Civil Rights Act of 1964, states that no person in the United States shall be excluded from participation in any programs, be denied the benefits of, or be subjected to discrimination based on what? a. Religion

- b. Disability
- c. Age
- d. Race, Color or National Origin

How should an AOC grant subrecipient disseminate Title VI information to the public?

How should an AOC grant subrecipient disseminate Title VI information to the

public? a. Website and Poster

- b. Radio
- c. Minority Community Newspaper, Radio and Television
- d. All of the Above

Who is a Limited English Proficient Person?

 Who is a Limited English Proficient Person? a. A person who does not speak English as their primary language and has the limited ability to speak, write or understand English

- b. A person from the United States that cannot read
- c. A person who does not speak English at all
- d. Answers A and C

What is Non-Compliance?

- What is Non-Compliance? a. Assuring Title VI Compliance is met
- b. Failure or refusal to comply with Title VI of the Civil rights Act of 1984
- c. Putting Title VI Nondiscrimination language in contracts
- d. None of the Above

How does an entity evaluate its current Limited English Proficiency Practices?

 How does an entity evaluate its current Limited English Proficiency Practices? a. Identify actions already being taken and existing tools that can be used to provide meaningful access

- b. Inventory existing materials that have been translated into other languages
- c. Staff awareness and response plan
- d. All of the Above

Subrecipients are required to have a Title VI Coordinator.

- Subrecipients are required to have a Title VI Coordinator. True
- False

Subrecipients are required to provide Title VI training to all new employees and periodic training to current employees.

e	Subrecipients are required to provid	e Title	VI	training	to a	ll new	employees	and
pe	eriodic training to current employees.	True						

False

Subrecipients must have a mechanism for advising service recipients of their rights under Title VI of the Civil Rights Act of 1964 and how to file a discrimination complaint.

 Subrecipients must have a mechanism for advising service recipients of their right under Title VI of the Civil Rights Act of 1964 and how to file a discrimination complaint True
 False

Title VI complaint procedures are required for subrecipients only if they have had a complaint.

 Title VI complaint procedures are required for subrecipients only if they have had a complaint. True
 False

The inclusion of minorities on boards is critical in establishing an equal access oversight system.

 The inclusion of minorities on boards is critical in establishing an equal access oversight system. True
 False

Declaration

Please double check that all 10 questions have been answered before the declaration and submission of this training quiz.

I declare that this training/test was completed by:

	 I declare that this training/test was completed by: The Project Director of the entity receiving federal financial assistance from the AOC, An employee of the Project Director of the entity receiving federal financial assistance from the AOC, or An employee of the AOC.
	Type name for the declaration:
its nt.	Type name for the declaration:
	Date of Declaration:
a	MM DD YYYY Date of Day Year Date of Declaration: Declaration Date of Declaration Month
	ATTENTION: -If you are an AOC employee, click done and you have completed the survey. -If you are a project director make a copy of this document before clicking done. The copy must be placed in the grant file. -If you are an employee of a project director please give the copy to the project director for placement in the grant file.
	THANK YOU!!!
	Done
	Powered by <u>SULPAVMonitev</u> Check out our <u>averces survey</u> and create your own now!

13. Sub-Recipient monitoring

The Administrative Office of the Courts, its contractors or Sub-recipients, shall make available any compliance report for review by the TN Human Rights Commission upon request. A listing of all sub-recipients, contractors and vendors is provided below. The information is also provided on an Excel spreadsheet on the CD-copy.

For the fiscal year 2022-2023 all sub-recipients were required to complete the AOC Title VI Power Point Training and provide verification through the completion of an on-line post-test.

The training requirement for 2022-2023 was very successful as is evidenced by the number of sub-recipients who completed the training and the number of correct answer by each participant on the post-test. In the current fiscal year the training requirement will remain the same as the previous year.

We have no Federal Financial assistance applications pending with other federal and/or state department and/or agencies.

We have no Federal Program monitoring that we are responsible.

There were no Title VI or discrimination related audits and/or findings within the agency during this reporting period.

Excerpts of Contractual Provisions Prohibiting Discrimination agreed to by Subrecipients, contractors, and/or vendors of the department or agency:

Request for Proposal: No person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of a Contract pursuant to this RFP or in the employment practices of the Contractor on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by federal, Tennessee state constitutional, or statutory law. The Contractor pursuant to this RFP shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.

Contract: <u>Nondiscrimination</u>. The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State constitutional, or statutory law. The Grantee shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination. The grantee also warrants that it agrees, warrants, and assures that it will comply with all federal and state laws concerning civil rights. Grantee specifically warrants that it will make reasonable modifications as may be necessary under the Americans with Disabilities Act to ensure access or participation to its programs for individuals with qualified disabilities.

Grantee will provide all forms as requested by Administrative Office of the Courts to include but not be limited to, forms for compliance with federal grant requirements and forms for compliance with any audit requirements including but not limited to racial and ethnic data demonstrating the extent to which the members of minority groups are beneficiaries of the services. Grantee will also provide Title VI training to all staff members and to any subrecipients of this grant contract. The Grantee hereby agrees to provide to the Grantor specific information regarding the Title VI training (such as the extent and content of the training, the dates training was provided, and the number of staff attending the training) upon request of the Grantor. The Grantee further agrees to participate in Title VI Training provided by the Grantor.

A. Pre-Award Procedures:

New sub-recipients and contractors are required to sign a "statement of assurances" as well as complete a pre-award survey. The grants manager as a part of the grant award process reviews all Pre-Assessment Surveys. Completion of a Pre-Award Survey is required at the beginning of each new grant contracting cycle. In many instances, a contract is for more than one year. Unless the information contained in the returned self-reporting tool is incomplete or not adequate, or we have reason to suspect that the sub-recipient/contractor is misrepresenting the information, we do not request field or on-site compliance reviews during the initial stages of the contractual relationship. Should we become aware of any issues a compliance team, including the Title VI Coordinator, will initiate an on-site compliance review.

Sixteen (16) contractors/sub-recipients completed a "statement of assurances" during the 2022-2023 fiscal year. Contractors/sub-recipients that completed a "statement of assurances" is identified on the chart beginning on page 46 of this document.

Administrative Office of the Courts Title VI Grant Pre-Award Survey	Completing this survey in response to: (Name of Grant) * 1. Is your organization minority-owned or run by minority individuals? 1. Is your organization minority-owned or run by minority individuals? Yes						
* Enter Date of Survey MM DD YYYY Enter Date Date Oate of Survey Date Month	 No If yes, identify the race(s) of the owner or invidual(s) running the organization. (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** If yes, identify the race(s) of the owner or invidual(s) running the organization. (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** If no, what are the percentages of the racial composition of the board or advisory group? (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** 						
* Name of Entity: Name of Entity: * Name of Title VI Coordinator	If no, what are the percentages of the racial composition of the board or advisory group? (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** Hispanic or Latino White (not Hispanic or Latino) Black or African American (not Hispanic or Latino) Native Hawaiian or Other Pacific Islander (not Hispanic or Latino) Asian (not Hispanic or Latino)						
Name of Title VI Coordinator * Completing this survey in response to: (Name of Grant)	American Indian or Alaska Native (not Hispanic or Latino) Two or More Races (not Hispanic or Latino)						

What steps are being taken to obtain minority representation, if in your geographic service area, minorities represent 5% of the population or more?	5. Are Title VI information and non-discrimination notices disseminated to your employees or other beneficiaries of services?
	 5. Are Title VI information and non-discrimination notices disseminated to your employees or other beneficiaries of services? Yes No
What steps are being taken to obtain minority representation, if in your geographic service area, minorities represent 5% of the population or more?	* If yes, describe how employees and/or beneficiaries are informed
*	(posters displayed, brochures displayed, etc.)
2. Nondiscrimination Policies: Does your institution have a written policy stating that services or opportunities will be provided to all persons without regard to race, color, or national origin?	If yes, describe how employees and/or beneficiaries are informed (posters displayed, brochures displayed, etc.)
 2. Nondiscrimination Policies: Does your institution have a written policy stating that services or opportunities will be provided to all persons without regard to race, color, or national origin? Yes No 	* Do the notices contain contact information if someone has a Title VI or discrimination complaint?
* 3. Are permanent records kept of all Title VI complaints?	 Do the notices contain contact information if someone has a Title VI or discrimination complaint? Yes No
3. Are permanent records kept of all Title VI complaints? Yes No	 No * 6. Do you have written policies and procedures addressing Title VI?
* 4. In the past 12 months, has your entity/institution received any complaints alleging a Title VI violation? If yes, attach a description of the nature of the complaint and its disposition.	 6. Do you have written policies and procedures addressing Title VI? Yes No
 4. In the past 12 months, has your entity/institution received any complaints alleging a Title VI violation? If yes, attach a description of the nature of the complaint and its disposition. Yes No 	7. How do you ensure that minorities are effectively made knowledgable about your services?

7. How do you ensure that minorities are effectively made knowledgable	White (not Hispanic or Latino)				
about your services?	Black or African American (not Hispanic or Latino)				
*	Native Hawaiian or Other Pacific Islander (not Hispanic or Latino)				
8. When did you last conduct Title VI training for your staff?	Asian (not Hispanic or Latino)				
MM DD YYYY	American Indian or Alaska Native (not Hispanic or Latino)				
2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /	Two or More Races (not Hispanic or Latino)				
When did you	*				
last Date conduct Title VI	10. Please indicate as of this date, the percentages of the racial composition of your program's staff. (Please see "Definitions of				
training	Race & Ethnicity Categories" at the bottom of this survey)**				
for your staff? Date Month	10. Please indicate as of this date, the percentages of the racial composition of your program's staff. (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** Hispanic or Latino				
How often do you provide the training/refreshment training to your	White (not Hispanic or Latino)				
staff?	Black or African American (not Hispanic or Latino)				
	Native Hawaiian or Other Pacific Islander (not Hispanic or Latino)				
How often do you provide the training/refreshment training to your staff?	Asian (not Hispanic or Latino)				
*	American Indian or Alaska Native (not Hispanic or Latino)				
9. Please indicate, as of this date, the percentages of the racial	Two or More Races (not Hispanic or Latino)				
composition of those that currently receive your program's services.					
Enter zero if your program does not provide services. (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this	*				
survey)**	11. Please indicate, as of this date, the percentages of the racial				
	composition of your program's volunteers. Enter zero if your program does not use volunteers. (Please see "Definitions of Race &				
9. Please indicate, as of this date, the percentages of the racial composition of those that currently receive your program's services. Enter zero if your program does not	Ethnicity Categories" at the bottom of this survey)**				
provide services. Clease see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)"* Hispanic or Latino	11. Please indicate, as of this date, the percentages of the racial composition of your program's volunteers. Enter zero if your program does not use volunteers. (Please see "Definitions of Race & Ethnicity Categories" at the bottom of this survey)** Hispanic or Latino				

B. Post-Award Procedures:

Post Award surveys were completed and returned. The assigned grants manager reviewed every returned survey for compliance.

In this reporting year every sub-recipient and contractor was sent a post-award survey, which provided questions about the total number of staff trained in Title VI, the dates training was offered, a copy of the agenda and the method used to deliver the training. Survey and activity reports submitted by sub-recipients/contractors are used to determine if an on-site review is needed. Each grant manager is responsible for assuring compliance utilizing these tools as well as other oral and written communications with sub-recipients/contractors. During the 2022-2023 fiscal year there were no indicators that an on-site review was necessary.

anterina.						
Exit this survey	Black or African American (not Hispanic or Latino) Native Hawaiian or Other Pacific Islander (not Hispanic or Latino) American Indian or Alaska Native (not Hispanic or Latino) Two or More Races (not Hispanic or Latino) TOTAL EMPLOYEES TOTAL EMPLOYEES Subsetyour agency/facility have a Governing Board or Advisory Group? (If yes answer questions 4, 5, and 6, if no skip to question 7.) Des your agency/facility have a Governing Board or Advisory Group? (If yes answer questions 4, 5, and 6, if no skip to question 7.) Des your agency/facility have a Governing Board or Advisory Group? (If yes answer questions 4, 5, and 6, if no skip to question 7.)					
Administrative Office of the Courts	• No					
THE VI Deed Americal Summer	4. How is the Governing Board or Advisory Group appointed?					
Title VI Post Award Survey	 How is the Governing Board or Advisory Group appointed? By staff By general membership 					
	By general membership					
-This survey must be completed annually by each facility or agency subrecipient or	By agency head or facility administrator					
 Inits survey must be completed annulary by each racinity or agency subrecipient or contractor obtaining grant assistance from the Administrative Office of the Courts. The survey must be completed at one sitting. If you exit the survey while partially complete all information provided will be deleted. You may review or print the survey 	Appointed by action of the Supreme Court, State Legislature, County Commission, Municipal Council or other elected body					
complete all information provided will be detected. You may review or print the survey prior to completing it so that required information can be assembled. -Questions that begin with an asterisk (*) are required. -The completed document must be submitted electronically by clicking DONE at the end of the survey.	As required by grantor agency 5. What is the racial composition of the Governing Board or Advisory Group? **A definition of each race is at the end of the survey. What is the racial composition of the Governing Board or Advisory Group? **A					
*	definition of each race is at the end of the survey. Hispanic or Latino					
1. Administrative Information Administrative Information Date of Survey:	White (not Hispanic or Latino)					
Name of Agency/Facility:	Black or African American (not Hispanic or Latino)					
Name of the Agency/Facility Head and	Native Hawaiian or Other Pacific Islander (not Hispanic or Latino)					
Title:	American Indian or Alaska Native (not Hispanic or Latino)					
Name of the Agency/Facility Compliance Designee for Title VI:	Two or More Races (not Hispanic or Latino)					
Name of the Grant(s) Received from the Administrative Office of the Courts:	TOTAL MEMBERS					
What is the racial composition of your agency employees? **A definition of each race is at the end of the survey.	6. What steps are taken to obtain minority representation on the Governing Board or Advisory Group? (Answer required if in your geographic service area, minorities represent 5% of the population or more)					
What is the racial composition of your agency employees? "A definition of each race is at the end of the survey. Hispanic or Latino	/					
White (not Hispanic or Latino)						



Advisory Group? (Answer required if in your geographic service area, minorities represent 5% of the population or more) *

7. Policies and Contracts

	Yes	No
Does your agency/facility have a written policy stating that services will be provided to all persons without regard to race, color, or national origin?	 Policies and Contracts Does your agency/facility have a written policy stating that services will be provided to all persons without regard to race, color, or national origin? Yes 	• Does your agency/facility have a written policy stating that services will be provided to all persons without regard to race, color, or national origin? No
Does your agency/facility have a written policy and procedures regarding the provision of Limited English Proficiency for clients who have limited or no English skills?	 Does your agency/facility have a written policy and procedures regarding the provision of Limited English Proficiency for clients who have limited or no English skills? Yes 	 Does your agency/facility have a written policy and procedures regarding the provision of Limited English Proficiency for clients who have limited or no English skills? No
Does your agency/facility have written procedures for hearing and reviewing Title VI complaints?	 Does your agency/facility have written procedures for hearing and reviewing Title VI 	 Does your agency/facility have written procedures for hearing and reviewing Title VI

Children/teens	
Community	
Indigent Defendents	
Employees	
Other (please	_
specify)	
11. Minority representation of recipients/beneficiaries of services proviogrant. What is the racial composition of the recipients/beneficiaries sergrant? **A definition of each race is at the end of the survey. Minority representation of recipients/beneficiaries of services provided by this grant. What is the racial composition of the recipients/beneficiaries served by this grant? **A definition of each race is at the end of the survey. Hispanic or Latino	ved by this
White (not Hispanic or Latino)	
Black or African American (not Hispanic or Latino)	
Native Hawaiian or Other Pacific Islander (not Hispanic or Latino)	
Asian (Not Hispanic or Latino)	
American Indian or Alaska Native (not Hispanic or Latino)	
Two or More Races (not Hispanic or Latino)	
TOTAL NUMBER OF RECIPIENTS/BENEFICIARIES	
12. List the services you provide with the grant funding received from t Administrative Office of the Courts?	he
A	
۷ ٤	
List the services you provide with the grant funding received from the Admini Office of the Courts?	strative
*	
13. DECLARATION OF RESPONDENT: I declare that I have reviewed an approved the information provided in this survey and to the best of my knowledge believe it to be accurate and truthful.	d

DECLARATION OF RESPONDENT: I declare that I have reviewed and approved the information provided in this survey and to the best of my knowledge believe it to be accurate and truthful. Signature (by typing your name

here you are certifying your responses):

Date:

Families

Position of Individual Completing Survey: ** Definitions of Race & Ethnicity Categories

Race and ethnic designations as used by the Equal Employment Opportunity Commission do not denote scientific definitions of anthropological origins. Definitions of the race and ethnicity categories are as follows:

-Hispanic or Latino - A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin regardless of race.

-White (Not Hispanic or Latino) - A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.

-Black or African American (Not Hispanic or Latino) - A person having origins in any of the black racial groups of Africa.

-Native Hawaiian or Other Pacific Islander (Not Hispanic or Latino) - A person having origins in any of the peoples of Hawaii, Guam, Samoa, or other Pacific Islands.

-Asian (Not Hispanic or Latino) - A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian Subcontinent, including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.

-American Indian or Alaska Native (Not Hispanic or Latino) - A person having origins in any of the original peoples of North and South America (including Central America), and who maintain tribal affiliation or community attachment.

-Two or More Races (Not Hispanic or Latino) - All persons who identify with more than one of the above five races. 100%

Done Powered by SurveyMonkey Check out our sample survey of control

C. Sub-Recipient Title VI Training: Sub-recipients and contractors are notified of training standards in the contract and "statement of assurances" documents. The pre-award survey includes questions regarding the date(s) Title VI training was last provided and the frequency in which Title VI training is offered to staff. All sub-recipients and/or contractors and their staff are required to annually participate in Title VI training.

D. Procedure for Noncompliance Reporting

First, our goal is to work with sub-recipients on any compliance issues so that they voluntarily comply with any deficiencies relative to Title VI.

Any sub-recipient or contractor found to be in noncompliance with Title VI shall be receive written notice from the Director of the Administrative Office of the Courts. Sub-recipients/contractors are requested to respond to the written notice within 30 days identifying a plan of action to eliminate the source of noncompliance. The Title VI Coordinator and the appropriate grant manager will review the action plan and determine if it is sufficient to eliminate the area of noncompliance. The grant manager will monitor the implementation of the action plan to assure that the area of noncompliance is resolved within the agreed upon timeframe. Should the sub-recipient/contractor not respond to the notice from the Director of the Administrative Office of the Courts, the sub-recipient/contractor will be contacted by phone in an effort to gain attention to the issue. If all efforts fail to produce the required results and the area of non-compliance is significant enough to warrant, involved parties will recommend to the Director other actions up to and including removal of funding to the sub-recipient. Ultimately these decisions rest with the Director.

To our knowledge, none of the agency sub-recipients/contractors are in noncompliance with Title VI by another state or federal agency.

Acknowledgement: The Administrative Office of the Courts hereby agrees to monitor all sub-recipients and/or contractors concerning the dissemination of information about the following to the public:

- (i) Nondiscrimination
- (ii) Programs and
- (iii) Services; Compliant
- (iv) Minority participation on planning boards and advisory bodies.

E. Identify Contractor Detail – Existing Grantees for FY 2022-2023

#	Contractor	ProgramName	Description	Fund ing Sou	Contract Period	Amount	Sub-recipient or Vendor	Minority Yes/No	Competitive/ Non- Competitiv	Assurance Yes/No
1	STARS Nashville	STARS	STARS mentors dedicated to supporting students in foster care in Middle Tennessee	Federal	08/15/2021 - 9/30/2022	\$130,000	Contractor	No	Non-Competitive	Yes
2	Anne Fahy Consulting	FCRB Motivational Interviewing Training Program	Provide advanced training to Foster Care Review Board Members and Court Staff	Federal	01/01/2022- 12/31/2022	\$20,000	Contractor	No	Non-competitive	Yes
3	Catalis Court Innovations	Online Debt Resolution	Provides technical assistance to online program pilot related to mediation of medical debt	Federal	11/19/2022- 11/19/2023	\$25,000	Contractor	No	Non-Competitive	Yes
4	Legal Aid of East TN	Access & Visitation	Legal Information/Legal Clinic	Hybrid	10/1/22-9/30/23	\$20,000	Contractor	No	Competitive	Yes
5	Nashville Conflict Resolution Center	Access & Visitation	Mediation	Hybrid	10/1/22-9/30/23	\$50,000	Contractor	No	Competitive	Yes
6	Mid-South Community Mediation Center	Access & Visitation	Mediation/Parent Education/Legal Information	Hybrid	10/1/22-9/30/23	\$8,900	Contractor	Yes	Competitive	Yes
7	The Eden Center For Families, Inc.	Access & Visitation	Mediation / Legal Clinic/visitation	Hybrid	10/1/22-9/30/23	\$18,500	Contractor	No	Competitive	Yes

8	Community Mediation Services	Access & Visitation	Mediation	Hybrid	10/1/22-9/30/23	\$7,651	Contractor	No	Competitive	Yes
9	23rd District Judicial Advocates, Inc.	Access & Visitation	Mediation & Legal Clinic	Hybrid	10/1/22-9/30/23	\$4,000	Contractor	No	Competitive	Yes
10	Solomon Family Solutions	Access & Visitation	Mediation	Hybrid	10/1/22-9/30/23	\$8,000	Contractor	Yes	Competitive	Yes
11	Community Legal Center	Access & Visitation	Legal Clinic	Hybrid	10/1/22-9/30/23	\$25,000	Contractor	No	Competitive	Yes
12	Madison County Juvenile Court	Access & Visitation	Mediation, Visitation	Hybrid	10/1/22-9/30/23	\$6,500	Contractor	No	Competitive	Yes
13	Prevention Coalition for Success	Access & Visitation	Visitation	Hybrid	10/1/22-9/30/23	\$5,000	Contractor	No	Competitive	Yes
14	Kymari House	Access & Visitation	Visitation	Hybrid	10/1/22-9/30/23	\$5,000	Contractor	Yes	Competitive	Yes
15	First Judicial District	Access & Visitation	Mediation, Visitation	Hybrid	10/1/22-9/30/23	\$10,342	Contractor	No	Competitive	Yes

16	TN Chapter of Children's Advocacy Centers	2022 Connecting for Children's Justice Conference	Tuition Scholarships provided to attorneys to attend the conference; honorariums and expenses paid for speakers	Federal	9/15/2022- 1/31/2023	\$25,000	Contractor	No	Non-Competitive	Yes
	TOTAL					\$568,893				

Total Funds:	\$568,893.00
Number of Contractors:	16
Total Minority Contractor Funds:	\$21,900.00
Number of Minority Contractors:	0
Percentage of Funding to Minority Contractors:	0%
Percentage of Minority Contractors:	0%

During the next reporting period, we will conduct on-site reviews of one sub- recipient/contractor from the Access to Visitation grant and one sub-recipient/contractor from the Court Improvement Program Basic Grant. We do not have any future sub-recipient contracts.

AOC does not have any Federal Financial Assistance applications pending.

AOC is not responsible for any annual Federal Program monitoring.

E. Identify New Contractor Detail – New Grantees for FY 2023-2024

#	Contractor	ProgramName	Description	Funding Source	Contract Period	Amount	Sub-recipient or Vendor	Minority Yes/No	Competitive/ Non- Competitiv	Assura n ce Yes/No
1	Williamson County Juvenile Court	Access & Visitation	Mediation & Legal Clinic	Hybrid	10/1/2023- 9/30/2024	\$2,500	Contractor	No	Competitive	Yes
2	1 st Judicial District Court Clinic	Access & Visitation	Mediation	Hybrid	10/1/2023- 9/30/2024	\$13,885	Contractor	No	Competitive	Yes
3	Matterhorn Court Innovations	Online Debt Resolution	Provides technical assistance to online program pilot related to mediation of medical debt	Federal	11/19/2021- 11/19/2024	\$33,000	Contractor	No	Non-Competitive	Yes
4	Legal Aid of East TN	Access & Visitation	Legal Information/Legal Clinic	Hybrid	10/1/2023- 9/30/2024	\$20,000	Contractor	No	Competitive	Yes
5	Nashville Conflict Resolution Center	Access & Visitation	Mediation	Hybrid	10/1/2023- 9/30/24	\$50,000	Contractor	No	Competitive	Yes
6	Tennessee Community Mediation Center	Access & Visitation	Mediation/Parent Education/Legal Information	Hybrid	10/1/2023- 9/30/2024	\$5,000	Contractor	Yes	Competitive	Yes
7	The Eden Center For Families, Inc.	Access & Visitation	Mediation / Legal Clinic/visitation	Hybrid	10/1/2023- 9/30/2024	\$22,043	Contractor	No	Competitive	Yes

8	Community Mediation Services	Access & Visitation	Mediation	Hybrid	10/1/2023- 9/30/2024	\$6,000	Contractor	No	Competitive	Yes
9	23rd District Judicial Advocates, Inc.	Access & Visitation	Mediation & Legal Clinic	Hybrid	10/1/2023- 9/30/2024	\$4,000	Contractor	No	Competitive	Yes
10	Community Legal Center	Access & Visitation	Mediation	Hybrid	10/1/2023- 9/30/2024	\$26,043	Contractor	Yes	Competitive	Yes
11	Polk County Juvenile Court	Access & Visitation	Parenting Plans, Mediation, Education	Hybrid	10/1/2023- 9/30/2024	\$5,000	Contractor	No	Competitive	Yes
12	Hamilton County Juvenile Court	Access & Visitation	Parenting Plans, Mediation, Education	Hybrid	10/1/2023- 9/30/2024	\$5,000	Contractor	No	Competitive	Yes
13	Kymari House	Access & Visitation	Visitation	Hybrid	10/1/2023- 9/30/2024	\$6,000	Contractor	No	Competitive	Yes
14	Madison County Juvenile Court	Access & Visitation	Visitation, Mediation, Parenting Plans	Hybrid	10/1/2023- 9/30/2024	\$18,043	Contractor	No	Competitive	Yes
15	Community Mediation Center	Access & Visitation	Mediation, Parenting Plans, Education	Hybrid	10/1/2023- 9/30/2024	\$22,000	Contractor	Yes	Competitive	Yes

16	TN Chapter of Children's Advocacy Centers	2023 Connecting for Children's Justice Conference	Tuition scholarships provided to attorneys to attend the conference; honorariums and expenses paid for speakers	Federal	9/22/2023 – 12/31-2023	\$10,000	Contractor	No	Non-Competitive	Yes
	TOTAL					\$307,160.00				

Total Funds:	\$307,160.00
Number of Contractors:	16
Total Minority Contractor Funds:	\$53,043.00
Number of Minority Contractors:	0
Percentage of Funding to Minority Contractors:	0%
Percentage of Minority Contractors:	0%

14. Public Notice and Outreach

The Court System website a page is dedicated to public notice and outreach for Title VI and Title IX. To access this page, go to: <u>http://www.tncourts.gov/administration/human-resources/title-vi-title-ix_2022-2023</u> Title VI Implementation Plan will be placed on the Court System website after the final review by the THRC.

The AOC is making an effort to increase utilization of minority participation in the area of court interpreters by collaborating with various community organizations including Catholic charities, Tennessee Foreign Language Institute, university foreign language departments, and the Tennessee Association of Professional Interpreters and Translators (TAPIT). A priority for the court interpreter program coordinator is to increase the numbers of certified court interpreters in all languages and to seek outlets for minority public notice and outreach. Input is sought constantly using various media sources and methods. Since court staff and administrators are generally the first to interact with the public in a courthouse setting, they must make sure that the public is aware of their right to an interpreter and how they can request an interpreter. Signs and informational packets provided by the counties, this information and should be readily available to the public. The judges should assist, as reasonably possible, with helping to create solutions for these issues. The AOC has provided informational cards for judges and clerks on finding interpreters and a short online video can be watched by staff called "Breaking Down the Language Barrier," a video training tool provided by the Department of Justice." http://www.voutube.com/watch?v=gaVKv-2HWlo&feature=related_Judges can require staff to watch this video and be aware of interpreter issues.

The Title VI Implementation Plan for AOC is posted on the Court System website (<u>http://www.tncourts.gov/administration/human-resources/title-vi-title-ix</u>). Complaint forms are accessible as downloads on the webpage. Fact sheets and posters are distributed to judicial personnel and to programs servicing the court system with instructions to display in a prominent location. These efforts provide information for staff, beneficiaries and potential beneficiaries of the court 's nondiscrimination policy and the procedures for filing a complaint.

The types of federal grants utilized by the AOC require varied methods of notice and outreach. In general grants awarded to AOC do not provide direct services to clients and notification is made to state and local government agencies regarding the availability of opportunities for contracts and grant funds. Other federal funding is determined through an award process. Notification of available funding is posted on our website along with the application, award process procedures and required time frames.

Members of internal/external advisory boards/bodies are appointed by the Supreme Court, not the AOC. The AOC is not part of any selection process in regards to the boards/bodies.

15. Compliance Reporting

The AOC furnishes or shares Title VI compliance reports with the TN Commission on Children and Youth, Department of Finance and Administration, the Department of Children Services, Governors Highway Safety Council, and the Department of Transportation.

There were \$787,025 federal funds granted in 2022-2023 programs.

There is \$798,596 allocated for federal grant money for programs for fiscal year 2023-2024.

Federal reporting requirements: The AOC is responsible for citing the following applicable Code of Federal Regulations (CFR) citation and/or federal departmental circular that governs each program, activity or federal funds.

Federal Agency

Department of Health and Human Services Department of Health and Human Services Juvenile Accountability Block Grants Department of Justice National Highway Safety, Transportation Administration Department of Justice

Code of Federal Regulations Citation

SSA 438 (42 U.S.C 629) SSA 438 (42 U.S.C 629) 28CFR31-31.5 16.738

20.610 16.554

16. Evaluation Procedures

The AOC seeks in large part federal funding that assists in furthering the needs of the court system. Grant funding is used to develop, refine and make available databases used throughout the court system by local, state and federal judicial and law enforcement agencies. Grant funding is used to train various local and state officials involved in carrying out specific state and federal statutes such as foster care, juvenile justice and IV D child support. In most, if not all situations, the beneficiaries of these federally funded programs are determined by court order or the specific position held within a local, state, or federal office, for example the Tennessee Bureau of Investigation, the Department of Correction, the Public Defender's Conference and local sheriff's offices.

Program managers are very proactive in reaching out to contractors and sub-recipients during the course of year for reporting purposes as well as, providing technical assistance and monitoring.

As noted in section 12 committees are able to provide another level of oversight to programs and activities provided through grant funding.

The LEP program continues to grow as we add newly certified interpreters each year.

The AOC will continue to identify and utilize new sources for minority outreach particularly in the area of court interpreters. Our goal is to increase outreach and certification efforts by 25% during the next reporting period.

During the next reporting period, we will conduct on-site reviews of one subrecipient/contractor from the Access to Visitation grant and one sub-recipient/contractor from the Court Improvement Program Basic Grant.

The Title VI Coordinator will meet quarterly with grant managers to assess monitoring efforts and adjust monitoring methods as needed.