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Davis Behavioral Health Title VI Plan

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1. Introduction

Title VI was enacted as part of the landmark Civil Rights Act of 1964. It prohibits discrimination on the basis of race, color, and national origin in programs and activities receiving federal financial assistance. All recipients and subrecipients of Federal Transit Administration (FTA) funds must ensure that programs, policies and activities comply with FTA Title VI regulations. To provide recipients with specific guidance, FTA published Circular 4702.1B, October, 2012 (http://www.fta.dot.gov/legislation_law/12349_14792.html)The instruction provided in the circular is intended to ensure recipients meet the Title VI requirements and appropriately integrate them into FTA-funded programs throughout each state.

To meet all Title VI requirements, FTA-Funded programs must submit to the Utah Transit Authority (UTA) a Title VI plan that exhibits policy adoption, public outreach and involvement procedures and complaint procedures. FTA Circular 4702.1B, October, 2012 requires that <u>ALL</u> recipients and subrecipients submit the following plan elements before they are eligible for funding:

- ✓ Adoption of Policy Affirming Intention to Meet All Title VI Requirements
- ✓ Compliance Monitoring and Review
- ✓ Complaint Procedures
- ✓ Notice to Beneficiaries
- ✓ Poster Requirements
- ✓ Public Participation Plan
- ✓ Limited English Proficiency (LEP)
- ✓ Ongoing Staff Training

The following document provides an overview of these requirements and includes sample documents and procedures that may be utilized and adopted in a Title VI plan. Information contained in the gray text box in each section generally describes the requirement, while <u>any text or items not included in the gray text boxes, including appendices, are available to be utilized and/or inserted into plan documents.</u>

Fixed-route providers and metropolitan planning organizations (MPOs) must meet additional requirements, which are not addressed in this document. Information regarding those requirements can be found at http://www.fta.dot.gov/legislation_law/12349_14792.html

Davis Behavioral Health

Title VI Plan

Non-Discrimination in the Federal Transit Program

"Simple justice requires that public funds to which all taxpayers of all races contribute, not be spent in any fashion which encourages, entrenches, subsidizes or results in racial discrimination."

-John F. Kennedy

Davis Behavioral Health

The Agency affirms:

- 1. Title VI of the Civil Rights Act of 1964 prohibits discrimination in federally assisted programs. Title VI was amended by the Civil Rights Restoration Act of 1987 (P.L. 100-259), effective March 22, 1988, which added Section 606, expanding the definition of the terms "programs or activities" to include all of the operations of an educational institution, governmental entity, or private employer that receives federal funds if any one operation receives federal funds.
- 2. Davis Behavioral Health is a Public Non-profit entity. It is the policy of Davis Behavioral Health to ensure compliance with Title VI of the Civil Rights Act of 1964 and all related statutes or regulations in all programs and activities so administered.
- 3. The Davis Behavioral Health Title VI Coordinator is granted the authority to administer and monitor the Title VI Plan as promulgated under Title VI of the Civil Rights Act of 1964 and any subsequent legislation. The Title VI Coordinator will provide assistance as needed.
- 4. Davis Behavioral Health will take all steps to ensure that no person shall, on the grounds of race, color, or national origin, be excluded from participation in, or be denied the benefits of, or be subjected to discrimination under any program or activity of the Agency.

The Agency recognizes the need for Title VI training for staff using UTA 5310					
Name of Signatory or	 Date				
Board of Directors/Governing Entity					

2. Compliance/Monitoring Review and Training

UTA works closely with agencies/entities to ensure that Title VI requirements are being met and all parties are in compliance. The UTA Compliance Officer, UTA 5310 Manager and Civil Rights Title VI staff will conduct biennial compliance on-site reviews. They will document the process and results to ensure that agencies/entities are in compliance with the DOT Title VI regulations.

Davis Behavioral Health agrees to participate in on-site reviews and cooperate with Compliance Staff throughout the review process.

2.1 In conducting on-site reviews, the UTA Compliance Officer looks for the following:

- 1. Clearly displayed Title VI posters with the required information (in vehicles)
 - a. Description of Title VI
 - b. Explanation of how to obtain Title VI information
 - c. Explanation of how to file a complaint
 - d. Available complaint forms
- 2. Current file containing complaints
- 3. UTA conducts periodic on-site monitor assessments to determine the subrecipient's compliance with the FTA Title VI regulations. These reviews include service measurements, location of transit service and facilities, participation opportunities in the transit planning and decision-making processes, and communication needs of persons with limited English proficiency (LEP).

Davis Behavioral Health agrees to participate in training that includes Title VI and its requirements. The UTA Compliance Officer presents the following:

- 1. Introduces Title VI and its requirements for compliance
 - a. Provides information regarding outreach opportunities to minority populations and demographic information
- 2. Provides sample Title VI posters (including required signatures and contact information)
 - a. Discusses required poster locations
- 3. Discusses LEP and provides the sample UTA LEP tools
- 4. Discusses Title VI complaint forms
- 5. Provides sample Title VI complaint forms
- 6. Discusses the required maintenance of a Title VI file readily available for review

- 7. Discusses the reporting requirements and the annual Certification and Assurances
 - a. Discusses the required Title VI verification, including a description of lawsuits and complaints for the past year

In addition to new subrecipients, training by the UTA Compliance Officer and UTA Civil Rights staff is also conducted as requested and as changes in the law occur, as needed. Both the Compliance Officer and the Civil Rights staff are also available any time as a technical resource for questions or concerns regarding Title VI and its requirements.

2.2 Certification and Assurance Submission

Davis Behavioral Health agrees to submit the annual Title VI assurance to UTA as part of the annual Certification and Assurance submission.

2.3 Title VI Complaint Procedures

UTA investigates and tracks Title VI complaints filed with UTA against subrecipients.

2.4 Procedure for Investigations, Complaints and Lawsuits

UTA has developed and maintains a list of any active investigations conducted by entities other than FTA, lawsuits, or complaints naming the recipient and/or subrecipients that allege discrimination on the basis of race, color, or national origin. This list includes the date the investigation, lawsuit, or complaint was filed; a summary of the allegation(s); the status of the investigation, lawsuit, or complaint; and actions taken by the recipient or subrecipient in response to the investigation.

3. Title VI Complaint Procedure and Investigation Guidelines

Agencies/entities must include a copy of the Title VI complaint procedures. The complaint procedure shall be made available on the recipient's website and other locations accessible by the public. At a minimum, the complaint procedure should include the notice, "If information is needed in another language, contact [insert name and #]." Complaint procedures should be available in languages spoken by LEP populations. Agencies/entities must identify an individual as the Title VI coordinator/complaint specialist. (See Appendix B for the UTA Civil Rights Title VI Complaint Process and Appendix C for sample Complaint Forms.)

Davis Behavioral Health has developed procedures for investigating and tracking Title VI complaints filed against them and has made those procedures for filing a complaint available to the public. Davis Behavioral Health's complaint procedure is outlined below:

3.1 Sample Complaint Procedure

Any person who believes she or he has been discriminated against on the basis of race, color, or national origin by Davis Behavioral Health may file a Title VI complaint by completing and submitting the Agency's Title VI Complaint Form. Davis Behavioral Health investigates complaints received no more than 180 calendar days after the alleged incident. Davis Behavioral Health will process complaints that have completed all elements of the complaint form.

Once the complaint is received, Davis Behavioral Health will review it to determine if Davis Behavioral Health has jurisdiction. The complainant will receive an acknowledgment letter informing her/him whether the complaint will be investigated by Davis Behavioral Health

The Davis Behavioral Health has 10 business days to investigate the complaint. If more information is needed to resolve the case, Davis Behavioral Health may contact the complainant. The complainant has 10 business days from the date of the letter to send requested information to the investigator assigned to the case. If the investigator is not contacted by the complainant or does not receive the additional information within 10 calendar days, the investigator can administratively close the case. A case can also be administratively closed if the complainant no longer wishes to pursue the case.

After the investigator reviews the complaint, Davis Behavioral Health will issue one of two letters to the complainant:

- 1. A closure letter that summarizes the allegations and states there was not a Title VI violation and that the case will be closed.
- 2. A Letter of Finding (LOF) that summarizes the allegations and the interviews regarding the alleged incident, and explains if any disciplinary action, additional training of the staff member or other action will occur.

If the complainant wishes to appeal the decision, she/he has 10 calendar days after the date of the closure letter or the LOF to do so. If an appeal has been submitted, Davis Behavioral Health will forward appeals to the UTA Civil Rights Title VI Compliance Officer within 10 days.

When a complaint has been directly filed with another state or federal agency, the Agency is to inform the Title VI Compliance Officer where the complaint has been filed and coordinate any action needed by UTA to resolve the complaint.

A person may also file a complaint directly with the Federal Transit Administration at:

FTA Office of Civil Rights 1200 New Jersey Avenue SE Washington, DC 20590

3.2 Title VI Informal Complaint Policy

Title VI complaints may be resolved by informal means. When informal means are utilized, the complainant must be informed of their right to file a formal written complaint. Such informal attempts and their results will be summarized by Davis Behavioral Health's identified Title VI Coordinator. The coordinator will log the complaint in the required complaint log (see Appendix D for a sample). If the complaint cannot be resolved informally, Davis Behavioral Health's identified Title VI Coordinator must inform the complainant of the formal process outlined above and instruct the complainant on how to proceed.

3.3 Title VI Log of Complaints/Lawsuits, etc.

Davis Behavioral Health will prepare and maintain a list of any alleged discrimination on the basis of race, color, or national origin, including any active investigations conducted by entities other than FTA, lawsuits, and complaints naming the Agency. The list will include the date that the investigation, lawsuit or complaint was filed; a summary of the allegation(s) and date resolved. See Appendix D for sample complaint log.

4. Title VI Notice to Beneficiaries

Every Title VI program must include a copy of the agency/entity's notice to the public that indicates the agency/entity's compliance with Title VI and informs members of the public of the protections against discrimination afforded to them by Title VI. (An additional copy of a Title VI Notice to the Public is found in Appendix E.)

Davis Behavioral Health will provide information to the public regarding Davis Behavioral Health's obligations under FTA's Title VI regulations and apprise members of the public of the protection against discrimination afforded to them by Title VI. At a minimum, Davis Behavioral Health shall disseminate this information to the public by posting the notice in all UTA 5310 grant vehicles. Davis Behavioral Health will document where and when this information is posted.

Davis Behavioral Health is committed to compliance with Title VI of the Civil Rights Act of 1964 and all related regulations and relevant guidance. The Agency assures that no person in the United States shall, on the grounds of race, color or nation origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.

To request additional information on Davis Behavioral Health's Title VI policy, or to file a discrimination complaint, please contact Davis Behavioral Health at 801-773-7060

5. Title VI Poster Requirements

In addition to the Notice to Beneficiaries, agencies will conspicuously display signs/posters for which UTA has furnished templates in public areas of the Agency office(s), including the reception desk, meeting rooms, etc. In addition, agencies will post notices in all transit vehicles.

Davis Behavioral Health will provide a poster (found in Appendix F) to meet the requirements listed below and will provide updates as required. Davis Behavioral Health will also keep a database of the location of all Title VI posters and ensure they are clearly posted in the appropriate vehicles. Posters will include the following information:

- Description of agency Title VI commitment
- Information for more of Agency's Title VI program and the procedures to file a complaint, contact information, email, and address
- FTA and UTA Office of Civil Rights, Attention Title VI Program Coordinators, address
 to file a complaint directly with either the state or federal agency directly
- Additional information if another language is needed 801-773-7060. Ensure the sentence inserted on the poster is also provided in any language(s) spoken by LEP populations that meet the Safe Harbor Threshold.

*A sample Title VI Poster is located in Appendix F.

6. Public Participation Plan

As required by FTA-issued Circular 4702.1B (October 1, 2012) agencies will establish a process to identify those population segments protected under Title VI of the Civil Rights Act of 1964.

The process must include documentation of the agency/entity's public involvement/outreach efforts to provide early and continuous opportunities for the public to be involved in the planning process, including: An agency's public participation strategy shall offer early and continuous opportunities for the public to be involved in the identification of social, economic, and environmental impacts of proposed transportation decisions.

Davis Behavioral Health will work with UTA staff to identify targeted minorities within the service area. UTA staff will supply demographic information to the lowest census level possible in the region to identify what minority populations exist within the Davis Behavioral Health service area. Davis Behavioral Health will identify the appropriate locations to disseminate information to the identified populations (e.g., church, neighborhood gathering space) to seek comment, interest in new service or service revisions and/or extensions. Davis Behavioral Health will document and maintain on file all activities related to Title VI outreach. This plan and documentation will be made available at UTA's request.

Davis Behavioral Health will coordinate with the regional mobility manager to ensure that Davis Behavioral Health is included in regional planning efforts and that regional planning efforts include outreach to targeted populations within the Davis Behavioral Health service area.

Davis Behavioral Health will provide a summary to UTA of all outreach efforts upon request or prior to plan submittals and review.

Davis Behavioral Health recognizes that future funding for new or revised service requires documentation of the above efforts.

7. Limited English Proficiency

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C.

D.

E.

Agencies/entities are required to take reasonable steps to ensure meaningful access to benefits, services, information and other important components of the agency/entity programs and activities for individuals with limited English proficiency (LEP).

The Four Factor Analysis outlined below is to ensure meaningful access. The information obtained through the Four Factor Analysis determines the specific languages that are appropriate to provide services. A careful analysis can help determine if an agency/entity is currently communicating effectively with LEP persons and how to do so more effectively in the future.

While the agency/entity must conduct a Four Factor Analysis, the agency/entity is encouraged to utilize LEP resources prepared by the UTA Civil Rights Department. Materials are available upon request.

Based on the Four Factor Analysis, the agency/entity will develop a Language Assistance Plan to address the needs of the LEP population(s) it services

F. Davis Behavioral Health is committed to compliance with Title VI of the Civil Rights Act of 1964 and all related regulations and directives. By completing the Four Factor Analysis below, Davis Behavioral Health assures that no person shall on the grounds of race, color or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any FTA service, program, or activity.

Language Access Plan

This plan outlines the initiatives of Davis Behavioral health to take reasonable steps to ensure meaningful access to its programs and activities by person with limited English proficiency.

Four Factor analysis

1. The number of LEP being served by Davis Behavioral Health. The Utah State
Department of Health determines what languages are prevalent in each county and has
notified Davis Behavioral Health that Spanish is the prevalent non-English language.

110	Challes	
Id	Status	Language for MH Therapy
115126	OPEN	Spanish
101361	OPEN	Spanish
92198	OPEN	Croation
76920	OPEN	Spanish
3432	OPEN	Spanish
121437	OPEN	Farsi
3727	OPEN	Spanish
101220	OPEN	Spanish
118264	OPEN	Spanish
2367	OPEN	Chinese
121342	OPEN	Spanish
100997	OPEN	Croation
121729	OPEN	Spanish
114590	OPEN	Spanish
115784	OPEN	Spanish
98111	OPEN	Croation
121536	OPEN	Spanish
122043	OPEN	Spanish
115329	OPEN	Spanish
112099	OPEN	Spanish
114688	OPEN	French
114458	OPEN	Spanish
122037	OPEN	Spanish
121946	OPEN	Spanish
120934	OPEN	Spanish
113369	OPEN	Spanish
79718	OPEN	Farsi
104595	OPEN	Spanish
110377	OPEN	Spanish
121541	OPEN	Spanish
114242	OPEN	Spanish
73963	OPEN	Cambodian
97292	OPEN	Farsi
121994	OPEN	Russian

122150 OPEN French

2. Davis Behavioral Health provides the following services to LEP persons:

1.Upon initial contact, as defined in the "Intake Process" policy, DBH staff will assess the language needs of Medicaid enrollees and/or potential enrollees at the earliest possible opportunity. If it is determined that a client or potential client needs interpretation services, DBH staff will immediately arrange for an interpreter. 2. The DBH Human Resources office will maintain an up-to-date list of all staff members who speak a language other than English. All DBH staff may access this list via the DBH website or by contacting the Human Resources office for assistance. 3. Oral interpretation services are available free of charge to Medicaid CAP enrollees. a. Oral interpretation services will extend to both in-person and telephone/telehealth communications. 4. DBH does not provide or pay for in-person interpreters, instead, clinicians are expected to use Jeenie, the program embedded in its electronic health record. a. Jeenie support can be found at https://jeenie.zendesk.com/hc/enus/categories/6605476827671-Getting-Started 5. Clients enrolled in the following programs will not be charged for interpreter services: the Crisis Response Unit (CRU), Receiving Center (RC), & Prevention and Recovery from Early Psychosis (PREP).

- 3. Davis Behavioral Health provides information about language assistance at our front desk of our clinical buildings. A laminated sheet with multiple languages is provided and the client can point to which language they want services in. DBH will make available all vital written client information and instructional materials, including the Medicaid Member Handbook in Spanish. Vital documents include things such as applications, consent forms, the release of information forms, privacy notices, etc.
- 4. DBH utilizes information from the 834 Eligibility Database. The report analyzes the data from Sync, Additional, and Reinstatement records. The analysis is of distinct counts of the enrollee's PACMIS ID so that no duplicate records are counted. a. If the 834 Language Analysis report determines that there are additional prevalent non-English languages in Davis County, the Chair of the Cultural Humility Workgroup will immediately notify the Cultural Humility Workgroup to coordinate the translation of all written client information and instructional materials into the prevalent language(s). b. The 834 Language Analysis data will be reviewed by the Chair of the Cultural Humility Workgroup by January 31st and July 31 of each calendar year to determine if there are additional prevalent non-English languages in Davis County.
- 5. Davis Behavioral trains all employees who work at the front desk to accommodate LEP persons who inquire about services.

8. Staff Ongoing Title VI Training Process/Description

All Davis Behavioral Health staff driving 5310 grant vehicles will be trained annually or as newly hired staff/volunteers on Title VI. Training will include the following documents:

- Non-discrimination poster
- Title VI complaint form
- Complaint log
- LEP (Four Factor Analysis and Language Assistance Plan)
- Title VI brochure

APPENDIX C:

Title VI Complaint Forms

Davis Behavioral Health 934 South Main Street Layton, UT 84041 (801-773-7060)

TITLE VI COMPLAINT FORM

Complaints must be in writing and filed with the UTA Title VI Coordinator within 180 calendar days following the date of the alleged discriminatory occurrence. Complainant has a right to representation, file a written complaint with FTA, Regional Civil Rights Officer, complainant has the option to remain anonymous or to seek assistance in filling out the complaint form.

Your Name	I	Oate of Fili	ng	
Your Address				
Work Phone	Home Phone		Cell Phone	
o .	lor and national origin as ba ou were discriminated agair		-	
☐ Race	□ Color		Nat. Origin	
location(s) of discrimina number(s). Please provi	e discrimination has taken pation. Please provide witnes ide name(s) and work location gour	s name(s), on(s) of pe	address(es), and teleph rson(s) you believe resp	one

(Date) 17

Indicate the person(s) who are alleged to be responsible.

UTA Title VI Subrecipient Plan

Name(s)	Agency	Work Location (if	Classification (if	
		known)	known)	
•	•	or Adjustment you are reque		
Your Signature _		Date		

FORMULARIO DE QUEJAS TITULO VI

Quejas deben ser sometidas por escrito y presentadas al Coordinador de Titulo VI durante los 180 días a partir de la fecha en que ocurrió la presunta discriminación. El demandante tiene derecho a representación. Someta su queja por escrito a FTA, Oficial de Derechos Civiles de la Region. El demandante tiene la opción a permanecer anónimo o solicitor ayuda llenando el formulario de quejas.

Nombre			Fecha
Dirección			
Tel Empleo		Tel Hogar	Tel Cel
	• •	acional como bases para quejas al a) marcando una de las siguientes	Titulo VI. Indique el motivo por opciones:
	□ Raza □	\Box Color \Box	□ Origen Nacional
lugar(es) de emp	pleo de la(s) persona(s	s) quienes usted cree son respons ndo. (Use mas hojas si es necesar	
Indique que per	sona(s) son presuntam	nente responsables Lugar de empleo (si	Clasificación (si
Nombre(s)	Agencia	disponible)	disponible)

UTA Title VI Subrecipient Plan

¿Qué remedio, acción, o ajuste está solicitando? Por favor sea específico(a). Use mas hojas si es necesario.					
Firma	Fecha				

APPENDIX D:

Title VI Complaint Log

Title VI Complaint Log

FTA COMPLAINT LOG					
Date	Name of Agency				
Person who prepared report					
Contact Information:	Phone	Email			

ADate of Complaint	Complainant	Race	Color	National Origin	Recipient	Date Investigation Completed	Disposition	Date Of Disposition	Other Information	Referred To FTA
1							5			
										,
						ļ.				

APPENDIX E:

Sample Notice to the Public

Davis Behavioral Health

- Davis Behavioral Health operates its programs and services without regard to race, color, and national origin in accordance with Title VI of the Civil Rights Act. Any person who believes she or he has been aggrieved by any unlawful discriminatory practice under Title VI may file a complaint with the (Davis Behavioral Health Civil Rights Department or appropriate individual.
- For more information on the Davis Behavioral Health civil rights program and the procedures to file a complaint, see dbhutah.org
- Complaints must be filed in person or in writing. Complaints should be directed to:
 Office of Civil Rights/Or Appropriate Office
 Davis Behavioral Health

Attn: Title VI Officer 934 South Main Street Layton, UT 84041

• A complainant may file a complaint directly with the Federal Transit Administration by filing a complaint at:

Federal Transit Administration, Office of Civil Rights

Attn: Title VI Program Coordinator

East Building, 5th Floor-TCR, 1200 New Jersey Ave., SE

Washington, DC 20590

• For information in another language, contact 801-XXX-XXXX or go to website at

APPENDIX F:

Title VI Poster

Title VI Poster

NON-DISCRIMINATION TITLE VI POSTER

Title VI and Nondiscrimination Commitment (FHWA):

Pursuant to Title VI of the Civil Rights Act of 1964 and related laws and regulations, UTA will not exclude from participation in, deny the benefits of, or subject to discrimination anyone on the grounds of race, color, national origin, sex, age or disability.

Title VI and Nondiscrimination Commitment (FTA):

Pursuant to Title VI of the Civil Rights Act of 1964 and related laws and regulations, UTA will not exclude from participation in, deny the benefits of, or subject to discrimination anyone on the grounds of race, color and national origin.

Complaint Procedures:

UTA has established a discrimination complaint procedure and will take prompt and reasonable action to investigate and eliminate discrimination when found. Any person who believes that he or she has been aggrieved by an unlawful discriminatory practice under Title VI has a right to file a formal complaint with UTA. Any such complaint must be in writing and filed with the UTA Title VI Coordinator within one hundred eighty (180) calendar days following the date of the alleged discriminatory occurrence. For more information, please contact the UTA's Title VI Coordinator.

ADA/504 Statement:

Pursuant to Section 504 of the Rehabilitation Act of 1973 (Section 504), the Americans with Disabilities Act of 1990 (ADA) and related federal and state laws and regulations, UTA will make every effort to ensure that its facilities, programs, services, and activities are accessible to those with disabilities. UTA will provide reasonable accommodation to disabled individuals who wish to participate in public involvement events or who require special assistance to access UTA facilities, programs, services or activities. Because providing reasonable accommodation may

require outside assistance, organization or resources, UTA asks that requests be made at least five (5) calendar days prior to the need for accommodation. Questions, concerns, comments or requests for accommodation should be made to UTA's ADA Coordinator.

Services are provided free without charge for individuals with special needs with disabilities. Any fees will be paid by the recipient or subrecipient. The public will have access to translators, "I Speak Cards", TTY/TDD services and vital documents translated when requested.

CARTEL TITULO VI NO-DISCRIMINACION

Título VI y Compromiso a no discrimincaión (FHWA):

Según el Título VI de el Acto de Derechos Civiles de 1964 y leyes y reglamentos relacionados, UTA no quedará libre de participación en, negará beneficios de, o sujetará a discrimación a nadie en base a raza, color, origen nacional, sexo, edad o desabilidad.

Título VI y Compromiso a no discrimincaión (FTA):

Según el Título VI de el Acto de Derechos Civiles de 1964 y leyes y reglamentos relacionados, UTA no quedará libre de participación en, negará beneficios de, o sujetará a discriminación a nadie en base a raza, color, y origen nacional.

Proceso para Tramitar Quejas:

UTA ha establecido un proceso para tramitar quejas de discriminación y tomará acción pronta y rasonablemente para investigar y eliminar discriminación cuando ésta suceda. Cualquier persona que crea que él o ella ha sido ofendido(a) por una práctica ilícita y descriminadora bajo el Título VI tiene derecho a someter una queja formal con UTA. Tal queja debe ser por escrito y sometida al Coordinador de Título VI de UTA durante los ciento ochenta (180) días a partir de la fecha del presunto acontecimiento. Para más información, por favor comuníquese con el Coordinador de Título VI de UTA.

Declaración ADA/504:

Según la Sección 504 de al Acto de Rehabilitación de 1973 (Sección 504), El Acto de Ley para Estadounidenses con Discapacidades de 1990 (ADA) y leyes y reglamentos estatales y federales relacionados, UTA hará todo esfuerzo para asegurar que sus instalaciones, programas, servicios, y actividades sean accesibles a todos aquellos con discapacidades. UTA hará modificaciones razonables para individuos con discapacidades quienes deseen participar en eventos públicos o a quienes requieren asistencia especial para accede programas, servicios o actividades. Ya que porveer tales modificaciones puede requerir asistencia de terceras personas, organización o recursos, UTA pide que cualquier petición sea hecha al menos cinco (5) días antes de la fecha en que se necesita tal modificación. Preguntas o solicitudes deben ser dirigidas al Coordinador de ADA de UTA.

Los servicios serán proveídos libres de cargo a individuos con necesidades especiales o discapacidades. Cualquier cargo será pagado por el beneficiario. El public tendrá acceso a

traductores, tarjetas "Yo Hablo", servicios TTY/TDD y documentos esenciales traducidos cuando sea necesario.