

Step I Appeals Frequently Asked Questions (For Employees)

Who can participate in the Step I Appeal Discussion?

- The Step I Appeal Discussion will include the employee and the employee's immediate supervisor or equal level of management able to speak to the merits of the disciplinary action. An employee's representative may also attend the Step I Appeal Discussion; however, the representative may not participate in the Step I Appeal Discussion, absent certain circumstances.

What evidence and/or documentation should be included in my Step I Appeal?

- The employee must reduce the appeal to writing and file the appeal with the appealing employee's appointing authority. In the appeal, the employee must provide a statement detailing why the discipline issued was in error and should be overturned, reduced, or amended. Additionally, the employee may submit any relevant documentation that supports his/her argument. The information may include, but is not limited to: emails, written statements, text messages, screen shots, and/or performance documents.

I feel overwhelmed by this process, can I contact someone?

- Yes, for more information on the appeal process, you may contact the DOHR HR Service Center at (615) 741-4841 or HR.ServiceCenter@tn.gov. Employees may also access more information from DOHR's website at tn.gov/hr/policies-resources.html.

May I record the Step I Appeal Discussion?

- Yes, you may record the discussion. Please note the agency retains the right to record the Step I Appeal Discussion as well.

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May I consult my representative during the Step I Appeal Discussion?

- Yes, you may consult with your representative during the Step I Appeal Discussion. Assistance/Consultation will be limited to organizing materials to present or assistance in answering any questions asked by the Step I Appeal Designee. The employee also has the discretion to speak with their representative privately outside of the discussion room; however, these meetings may not be overly burdensome on the process.

During the Step I Appeal Discussion, I realized I had supplemental information, can I still submit this?

- Yes, if additional information is needed, the Step I Appeal Designee will independently obtain that information and provide the timeline for submission and response. Also, if a concern or discrepancy is discovered during the Step I Appeal Discussion, the same process will apply. Please refer to the Step I Appeal Guidelines for more details.

Will I get a copy of the findings?

- Once the appointing authority and/or designee gathers all the relevant information and facts related to the appeal, the appointing authority will issue a Step I Appeal Decision to the complainant twenty (20) calendar days, from the date the employee filed the appeal. The Step I Appeal Decision will also include instructions for filing a Step II Appeal (if, applicable).

What if I don't like/or agree with the decision, can I submit another appeal?

- You may appeal the Step I Decision to the Commissioner of the Department of Human Resources (Step II). Step II Appeals must be filed within 14 calendar days of the Step I Appeal Decision and include a written argument as to why the Step I Appeal Decision was issued in error.

Since I filed my appeal, I feel as if I've experienced retaliation. What should I do?

- Retaliation is prohibited by the State of Tennessee. If you feel you have been subject to retaliation because you have engaged in protected activity (e.g., filing an appeal), please contact your Human Resources department or the DOHR HR Service Center at (615) 741-4841 or HR.ServiceCenter@tn.gov.