

Alaska Temporary Assistance Program COMMUNITY WORK EXPERIENCE SITE AGREEMENT

| DPA Office: | | | | | |
|--|---|---|--|--------------------------------|--|
| Mailing Address: | | City: | State: | Zip: | |
| Physical Address: | | City: | State: | Zip: | |
| Contact Name: | | Phone: | | | |
| Work Site Name: | | | | | |
| Mailing Address: | | City: | State: | Zip: | |
| Physical Address: | | City: | State: | Zip: | |
| Contact Name: | | Phone: | | | |
| Work Site is: (check one) Gov If a non-profit organization [501 (c Religious Education This agreement permits the Divisio Program participants at the work si develop their job skills and work hat terms and conditions governing Co |) (3)], please ident al | ify type. Charitable Rece (DPA), or its agent, to ple they can perform tasks the his agreement, the DPA and | ecreational ace Alaska Tempora at serve a useful pul | blic purpose and | |
| Contact the work site supeAssist the work site supervAssume responsibility for the | rvisor to arrange pl isor resolve probler ne cost of treatmen | uitability to perform tasks a acement of participants. ns that may occur during a It (up to a limit of \$25,000) pes not already provide such | participant's placem of accidental injurie | | |
| Notify DPA, or its agent, was appropriately. | on of participants. Its to perform assign dance monthly to lithin 24 hours if partithin 24 hours if partitions. | | signed tasks, duties | • | |
| CERTIFICATION STATEMENT We agree that Temporary Assis position, including partial displ Placements made under this ag vacant position, or fill a positio by the attached special provision | acement by a rec greement must n n created by a la | luction in hours of overt ot prevent an employee | ime, wages, or be in layoff status fro | nefits. om filling a simila | |
| Work Site Representative | Date | Caseworker (D | PA or its agent) | Date | |

Original – Worksite Copy – Case Record / File

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SPECIAL PROVISIONS

By accepting a DPA Community Service placement, a participant takes steps to prepare for paid employment. If a Community Work Experience participant accepts an offer of paid employment, the Community Work Experience placement may be ended with short notice to the work site. The participant's entry into a paid job represents a successful outcome for all parties.

The following special provisions apply to all DPA Community Work Experience placements:

- This Community Work Experience site is an appropriate government agency or non-profit organization as identified on the front of this form.
- Community Work Experience participants are excluded from worker's compensation coverage.
- DPA does not provide coverage of liability claims against the work site resulting from the actions of a participant.
- A participant's Temporary Assistance benefit payment is considered compensation for work performed.
- The work site may refuse to accept the placement of a participant and may terminate a participant's placement or this agreement.
- In order to perform assigned tasks, a participant cannot be required to remain away from home overnight without DPA's and the participant's consent.
- Tasks performed by a participant must serve a useful public purpose. Tasks assigned must not involve promotion of religious views, or partisan or non-partisan political activity, or union or anti-union activity.
- Complaints by current employees at the work site, or the employee's representative, that a Community Work Experience placement violates any of the prohibitions described in this agreement's Certification Statement must be forwarded to the DPA regional manager. The aggrieved current employee must make an oral or written complaint to the DPA regional manager within 30 days of the Temporary Assistance participant's work site assignment. The DPA regional manager must offer an opportunity for an informal hearing within 15 days of receipt of the complaint. If a collective bargaining agreement exists, agreement grievance procedures are used to address the complaint. Otherwise, the regional manager makes a reasonable effort to gather information about the complaint and makes a decision. If appropriate, the regional manager can terminate the placement. If the current employee disagrees with the regional manager's decision, they may appeal to the DPA Director. The Director accepts written evidence and arguments from the current worker and the regional manager. The Director may hold an oral hearing and must issue a final decision within 30 days of receipt of appeal.

The work site also agrees to:

- Adhere to reasonable health and safety standards.
- Observe discrimination laws with regard to race, sex, national origin, religion, age, or disabling condition.
- Provide the tools and equipment needed by the participant to perform assigned tasks, without charge to the participant or DPA.

Should the work site fail to meet any element specified in this agreement, DPA reserves the right to terminate a participant's placement.

The Alaska Department of Health, Division of Public Assistance, complies with Title II of the Americans with Disabilities Act of 1990. These documents are available in alternative communication formats upon request.