Raise the Future - Grievance Policy

General Policy
It is the policy of Raise the Future to treat its clients, volunteers, funders, and community partners with fairness and professionalism and to protect the confidential nature of all client information. Clients, volunteers, funders and/or community partners who believe they have not been fairly or professionally served by Raise the Future, or who believe that their right to confidentiality has been breached have the right to present their grievance for prompt consideration and resolution.

These procedures were developed to provide guidelines for the systematic receipt, documentation, evaluation, resolution, and response to such grievances.

Notification
It is Raise the Future's policy to notify all its clients, volunteers, funders, and community partners that these grievance procedures exist 1) the first time permission is received to provide client services, 2) at the time services are concluded, and 3) at any time it becomes clear that a client, volunteer, funder, or community partner is not satisfied with the service being provided. The policy and grievance form will also be accessible via the agency’s website (raisethefuture.org).

Definition
A grievance is a formal expression of concern about any particular issue thought to be unjust, unfair or abusive. Filing a grievance means putting in writing anything that a client, volunteer, funder, or community partner has experienced that they believe was harmful or unfair. Raise the Future is committed to continuing to provide services to the individual filing the complaint while a resolution regarding their grievance is formulated.

When Issues or Concerns Arise
Discuss any issues or concerns with the respective staff member. If a mutually agreed upon decision is not met through this discussion, the client, funder, volunteer, or community partner will contact the staff member’s supervisor. The supervisor will then schedule a meeting with the complainant within five business days to discuss the unresolved concerns. Hopefully, at this point, the complainant and the supervisor can reach a mutually agreed upon resolution.

When an Issue or Concern is Not Resolved
If a satisfactory resolution to the grievance has not been agreed upon, the following steps should be followed:

1. The person making the complaint should write the details of their grievance on the Grievance Form. If they would like to provide additional information regarding their grievance, it can be attached to the form.
2. Once the form is completed, the complainant should send it to the appropriate Vice President. The Vice President will schedule a meeting with the person making the complaint within five business days of receiving the written grievance.
3. If a mutually agreed upon resolution is not met at that point, the Vice President will immediately send the written grievance to the Chief Executive Officer (CEO). The CEO will schedule a meeting with the person lodging the complaint within 10
business days. The complainant will be notified in writing of the final decision made within five days of this meeting. This is the final level of the grievance process.

4. In all instances, no data or information obtained or research gathered through the grievance process will be published or distributed in a public manner.

If your grievance remains unresolved and the services that were provided were funded through a CDHS (Colorado), DCFS (Utah), or DCFS (Nevada) contracted program, the individual making the complaint may have the right to file a grievance with the respective State agency. The grievance must be within the guidelines of the State agency.