As the Secretary of Labor, I believe we must all do our part at the Department to protect and enrich not only the legal tenets of equal employment opportunity (EEO) but greater principles of equity, civil rights, anti-racism, and equal treatment under the law by strictly adhering to this EEO policy. Working together in this endeavor, we will cultivate an environment that is diverse, inclusive, free of discrimination, and that maximizes our ability to enhance the Department’s mission.

Though we have taken steps towards addressing inequality and emphasizing the importance of diversity and inclusion, systemic racism and the damage it does to historically underserved communities, such as Black, Latino, Indigenous and Native American persons, Asian Americans and Pacific Islanders, other persons of color, and women, nevertheless still persists in our society. We must take an explicit stand against racism and discrimination in all forms, including by understanding how our unique identities intersect with one another. In addition, we must take affirmative steps to ensure there are no inequities in our policies and programs that serve as barriers to equal opportunity and seek to constructively advance equity and racial justice.

For this purpose, “equity” means the consistent and systemically fair and just treatment of all individuals, including individuals who belong to underserved communities that have been denied such treatment, such as Black, Latino, Indigenous and Native American persons, Asian Americans and Pacific Islanders, and other persons of color; women; members of religious minorities; lesbian, gay, bisexual, transgender, and queer (LGBTQ+) persons; persons with disabilities; persons who live in rural areas; and persons otherwise adversely affected by persistent poverty or inequality.¹

To best realize EEO in our approach to continue advancing equity, we must make certain that all Department of Labor (DOL) employees, applicants, and contractors are treated fairly and consistently on the basis of merit. DOL employees, applicants, and contractors are protected by Federal statutes and regulations, Presidential Executive Orders, and Federal case law designed to protect them from discrimination and prohibited personnel practices. As such, no employee will be denied equal employment opportunity, subjected to harassment, retaliated against, or denied equal pay or compensation because of race, color, ancestry, national origin (including ethnicity, accent, and use of a language other than English), religion or religious creed (including reasonable accommodation of religious beliefs or practices), physical or mental disability (including reasonable accommodation of physical or mental disability), medical condition, genetic information, sex (including pregnancy, childbirth, lactation, and related medical conditions), sexual orientation, gender identity, gender expression, age, parental status, marital status, military or veteran status, citizenship, political affiliation or belief, or any other prohibited factor.

Employees shall not be subjected to discrimination due to their membership in a protected group; the perception of membership in a protected group; or association with members of a protected group. To better protect all employees in the exercise of their rights under Federal civil rights statutes, we also prohibit DOL managers, supervisors, and employees from engaging in unlawful retaliation. Unlawful retaliation includes intimidating, harassing, and/or taking any other action(s) that is reasonably likely to deter protected EEO activity, and the action is taken because a person engaged in EEO activity. Protected EEO activity includes opposing a practice made unlawful by, engaging in a right extended by, or participating in any stage of administrative or judicial proceedings under, relevant employment discrimination laws, including requesting a reasonable accommodation for a disability or sincerely held religious belief.

We continue to value our role as the Government’s lead organization for disability employment policy, particularly our emphasis on inclusion, equity, and intersectionality in promoting disability inclusive workplaces by reasonably accommodating employees with disabilities. As such, we will promptly and without unreasonable scrutiny provide effective reasonable accommodations that enable qualified employees with disabilities to perform the essential functions of their jobs and enjoy benefits and privileges of employment that are equal to those enjoyed by other DOL employees.

We are all responsible for upholding and advancing equal employment opportunity at DOL. The Department remains committed to educating managers, supervisors, employees, and contractors on their rights and responsibilities under Federal law and hold them accountable for the effective implementation of related EEO and diversity programs. To accomplish this, DOL will develop, implement, and mandate appropriate training for managers and supervisors, and encourage participation for DOL employees. Any DOL employee found to have engaged in any prohibited conduct will be held accountable for their actions, up to and including removal from Federal service.

DOL agencies will widely publicize this policy and the procedures available for filing complaints; address allegations and remedy any violation of this policy swiftly and appropriately; provide for accountability by including an EEO and reasonable accommodation element in the performance standards of every DOL manager and supervisor; and, take additional appropriate actions to provide full support to DOL’s internal programs related to nondiscrimination, equal opportunity, and diversity.

In addition to current mandatory training on EEO-related topics, DOL will further expand course offerings made available through LearningLink as well as those offered in-person and virtually by the Civil Rights Center (CRC) and the Office of Human Resources (OHR) in the Office of the Assistant Secretary for Administration and Management (OASAM), as well as other entities. CRC and OHR will work with any DOL agency to conduct assessments and to provide requested training on the EEO-complaint filing process, Reasonable Accommodations, Alternative Dispute Resolution, and other appropriate topics. Finally, CRC will vigorously ensure compliance so that this pledge is reflected in the actual practices of the Department. To do this, CRC will conduct annual racial climate surveys to gauge a number of factors that will inform our approach towards advancing racial equity.
I am deeply committed to building a workplace that advances racial equity and diversity. I am similarly committed to advancing long-term organizational and culture change to create a workplace where everyone is treated with respect and dignity. To realize our potential and ability of cultivating a diverse and inclusive work environment, I encourage all employees to strictly adhere to this EEO policy.

MARTIN J. WALSH