

## § 269b.110

- 269b.111 Filing of charges.
- 269b.112 Contents of the charge.
- 269b.113 Withdrawal or settlement.
- 269b.120 Answer to a charge.
- 269b.121 Contents of answer.

### PRELIMINARY INVESTIGATION

- 269b.210 Referral to National Center for Dispute Settlement.
- 269b.220 Priority; acceleration of proceedings.
- 269b.230 Assessment of costs; posting of bond.
- 269b.240 The investigation.

### APPEAL FROM THE CENTER'S DETERMINATION

- 269b.310 Appeal rights.
- 269b.320 Proceedings before the panel.

### FORMAL PROCEEDINGS

- 269b.410 Notice of hearing.
- 269b.420 Designation of hearing officer.
- 269b.430 Contents of notice of hearing.
- 269b.440 Conduct of hearing.
- 269b.441 Rights of parties.
- 269b.442 Duties and powers of the hearing officer.
- 269b.443 Motions before or after a hearing.
- 269b.444 Objection to conduct of hearing; other motions during hearing.
- 269b.450 Submission of hearing officer's report to the panel.

### PANEL REVIEW OF HEARING OFFICER'S REPORT AND RECOMMENDED DECISION

- 269b.510 Review by panel.
- 269b.520 Exceptions to hearing officer's report.
- 269b.530 Briefs in support of the hearing officer's report.
- 269b.540 Action by the panel.

### COMPLIANCE

- 269b.610 Procedures.
- 269b.620 Action by panel.

### GENERAL RULES

- 269b.710 Rules to be liberally construed.
- 269b.720 Computation of time for filing papers.
- 269b.730 Number of copies; form.
- 269b.731 Signature.
- 269b.740 Service of pleading and other paper; statement of service.
- 269b.750 Requests for appearance of witnesses and production of documents.

AUTHORITY: Sec. 11, 38 Stat. 261 (12 U.S.C. 248).

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## 12 CFR Ch. II (1-1-99 Edition)

### CHARGES OF VIOLATIONS OF § 269.6 (OF THE POLICY)

#### § 269b.110 Charges.

A charge that any bank or labor organization, or agents or representatives of a bank or labor organization, has engaged in or is engaging in any act prohibited under § 269.6 of the policy or has failed to take any action required by § 269.6 of the policy may be filed by any party in interest, or its representative, within 60 days after the alleged violations or within 60 days after the charging party has become or should have become aware of the alleged violation.

#### § 269b.111 Filing of charges.

Any charge pursuant to § 269b.110 shall be in writing and signed. An original and three copies of such charge, together with one copy for each charged party named, shall be transmitted to the Secretary of the Federal Reserve System Labor Relations Panel, 20th Street and Constitution Avenue NW., Washington, DC 20551. Within 5 days after receipt of a properly filed charge that meets the formal requirements set forth in § 269b.112, the Secretary will cause a copy of such charge to be served on each party against whom the charge is made and upon all other potential parties in interest.

#### § 269b.112 Contents of the charge.

A charge shall contain the following:

(a) The full name, address, and telephone number of the person, bank, or labor organization making the charge (hereinafter referred to as the charging party) and of the person signing the charge who shall state also his relation to or his capacity with the complainant. Where discrimination is alleged, all known discriminatees shall be named;

(b) The name, address, and telephone number of the bank or labor organization against whom the charge is made (hereinafter referred to as the respondent) and of any parties in interest;

(c) A clear and concise statement of the facts constituting the alleged unfair labor practice, including the time and place of occurrence of the particular acts, and a statement of the portion or portions of the policy alleged to