

# ***Compliance Analysis for: section 506-510.docx***

**\*\*Compliance Aspect: - Appeals and Dispute Resolution Mechanisms\*\***

**\*\*COMPLIANT\*\***

The Operations Manual Chunk (Section 506-510) explicitly complies with the Relevant Guidelines regarding Appeals and Dispute Resolution Mechanisms.

## **Explanation & Reasoning:**

The manual outlines a detailed process for appeals, including provisions for filing requests for reconsideration, hearings before the Board, and review of decisions in the Supreme Court (Section 506-510). This process aligns with the guidelines that specify the manner in which any person aggrieved by a decision may appeal it within a specified time period (Guideline Excerpt 2). The manual also mentions the denial of an appeal if the claims appeal procedure is not followed or if the request is not filed within the stated time period, which mirrors the guidelines' stipulation that failure to adhere to the process results in the denial of the appeal (Guideline Excerpt 2).

## **Verbatim Citations:**

- Manual: "Any person, aggrieved by a final decision, order, or determination rendered by the Board after hearing may obtain a review of the decision in the Supreme Court of the Republic of Palau by filing with the Clerk of Courts, within sixty (60) days after receiving notice of the decision" (Section 510).
- Guideline: "Any person aggrieved by a decision of the Administration involving any right, benefit or obligation of that person under this chapter may appeal that decision in the following manner...failure to adhere to this claims appeal procedure or failure to file a request within the stated time period shall result in the denial of the appeal and the loss of the right to further appeal the decision" (Guideline Excerpt 2).