MANAGEMENT DIRECTIVE

DISABILITY ACCOMMODATIONS FOR
EMPLOYEES AND JOB APPLICANTS

Effective Date: May 7, 2015
Management Directive No. 256-006

I. Purpose

This management directive (MD) establishes U.S. Citizenship and Immigration Services (USCIS) policy and procedures relating to the processing of disability accommodation requests from employees and applicants for employment.

II. Scope

This MD applies to all qualified USCIS employees and applicants for employment.

III. Authority and Supersedence Information

A. The following laws, regulations, orders, policies, directives, and guidance authorize and govern this MD:
   4. Executive Order 13163 (July 26, 2000): Increasing the Opportunity for Individuals with Disabilities to be Employed in the Federal Government;
   5. Executive Order 13164 (July 26, 2000): Requiring Federal Agencies to Establish Procedures to Facilitate the Provision of Reasonable Accommodation;
   7. Department of Homeland Security (DHS) MD 259-01, “Providing Reasonable Accommodations for Employees and Applicants with Disabilities”;
   8. DHS Instruction Number 259-01-001, “Instruction on Providing Reasonable Accommodations for Employees and Applicants with Disabilities”; and
9. EEOC Enforcement Guidance on Reasonable Accommodation and Undue Hardship under the Americans with Disabilities Act (October 17, 2002).


IV. Definitions

A. **Accessibility Compliance Management System (ACMS):** A computer database created and managed by the Department of Homeland Security (DHS) Office of Accessible Systems Technology, which is designed to track accessibility and accommodation requests from employees or applicants for employment.

B. **Appeal:** The process by which an individual who requested an accommodation may seek review by the Associate Director or Program Office head for the organizational unit in which he or she works of a determination by a Decision-maker not to reconsider the denial of an accommodation request or the approval of an alternate accommodation.

C. **Back-Up:** An individual designated to provide coverage to continue receiving, processing, and providing accommodations when a Receiving Official or Decision-maker is unavailable.

D. **Decision-maker:** An individual with authority to determine whether an accommodation request will be approved or denied, or whether an alternative accommodation will be provided. In the case of an applicant for employment needing assistance during the application process, this official will be an individual from the Office of Human Capital and Training (HCT). Each USCIS Directorate or Program Office must designate Decision-makers who will be delegated principal responsibility for identifying possible accommodations and for determining whether an accommodation will be provided. The preference will be for an individual’s first line supervisor to be the Decision-maker because such a process tends to assist in the timely processing of requests and eliminates unnecessary levels of review.

E. **Disability:** A physical or mental impairment that substantially limits one or more of an individual’s major life activities.

F. **Disability Accommodation Program Manager (DAPM):** An Office of Equal Opportunity and Inclusion (OEOI) official responsible for monitoring and facilitating employee requests for reasonable accommodation by providing guidance and assistance to employees and Decision-makers, and ensuring that accommodation requests are processed in accordance with EEOC regulations and DHS policy. The DAPM is also responsible for receiving accommodation requests, for approving any follow up requests for medical documentation related to an accommodation request, for reviewing all proposed accommodation denials, and is custodian of all medical documentation received during the accommodation process.

G. **Essential functions:** Job duties that are so fundamental to the position that the individual cannot do the job without being able to perform them. A function can be "essential" if, among other things: the position exists specifically to perform that function; there are a limited number
of other employees who could perform the function; or the function is specialized and the
individual is hired based on his/her ability to perform it. Determination of the essential
functions of a position must be done on a case-by-case basis so that it reflects the job as
actually performed and not simply the components of a generic position description.

H. **Extenuating circumstances:** Factors that could not reasonably have been anticipated or
avoided in advance of the request for accommodation or limited situations in which unforeseen
or unavoidable events prevent prompt processing of a request and delivery of an approved
accommodation.

I. **Interactive process:** The process by which an individual requesting an accommodation and the
Decision-maker engage with one another concerning the request for accommodation, the
process for determining whether an accommodation will be provided, and potential alternate
accommodations.

J. **Local commuting area:** The geographic area usually considered as a single area for
employment purposes, which includes any population center and the surrounding localities
where people live and can reasonably be expected to travel back and forth daily to their usual
place of employment.

K. **Major life activity:** A basic activity that the average person in the general population can
perform with little or no difficulty, such as (but not limited to) caring for oneself, performing
manual tasks, walking, sitting, standing, seeing, hearing, speaking, breathing, learning and
working as well as the operation of a major bodily function, including (but not limited to)
functions of the immune system and digestive, genitourinary, bowel, bladder, neurological,
brain, respiratory, circulatory, cardiovascular, endocrine, hemic, lymphatic, musculoskeletal,
and reproductive functions.

L. **Qualified individual:** An individual who satisfies the requisite skill, experience, education,
and other job-related requirements of the employment position he or she holds or desires and
who can perform the essential functions of the position with or without reasonable
accommodation.

M. **Reasonable accommodation:** Any change in the workplace or the way things are customarily
done that provides an equal employment opportunity to an individual with a disability. While
there are some things that are not considered reasonable accommodations (e.g., removal of an
essential job function or provision of a personal use items such as a hearing aid that is needed
on and off the job), reasonable accommodations can cover most things that enable an individual
to apply for a job, perform a job, or have equal access to the workplace and employee benefits
and may include, but is not limited to: modifying work schedules, granting breaks or providing
leave; altering how or when job duties are performed; removing and/or substituting a marginal
function; providing telework; making changes in workplace policies; providing assistive
technology; removing an architectural barrier; or providing a reassignment to another job.

N. **Reassignment:** A form of reasonable accommodation that, absent undue hardship, can be
provided to employees (not applicants) who, because of a disability, are no longer able to
perform the essential functions of their jobs, with or without reasonable accommodation.
Reassignment offers are made only to vacant positions and to employees who are otherwise qualified to perform the duties of the new position. Reassignment is an accommodation of last resort.

O. **Receiving Official:** An official designated to receive a written or oral request for reasonable accommodation. A Receiving Official will be an employee’s immediate supervisor, another supervisor or manager in the employee’s immediate chain of command, or OEOI Disability Accommodation Program staff, and, in connection with the application process, an agency employee in HCT with whom the applicant has had contact in connection with the application process.

P. **Reconsideration:** The process by which an individual whose accommodation request has been denied, or who has been provided an alternate accommodation, can request that the Decision-maker reconsider that determination with or without providing additional information.

Q. **Request for reasonable accommodation:** An oral or written statement that, because of a mental or physical impairment, an individual needs an adjustment or change at work, in the job application process, or to access a benefit or privilege of employment.

R. **Undue hardship:** An action requiring significant difficulty or expense to USCIS when considering factors such as: the impact of the accommodation on the operations of the agency’s mission, including the impact on the ability of other employees to perform their duties and to conduct business; the nature and net cost of the accommodation needed; and the financial resources of DHS as a whole.

V. Policy, Procedures and Requirements

A. **Policy:** It is the policy of USCIS to comply fully with the reasonable accommodation requirements of the Rehabilitation Act of 1973 by accommodating the known physical and mental limitations of qualified disabled employees and applicants for employment in order to ensure these individuals enjoy full access to equal employment opportunity (EEO), unless doing so would impose an undue hardship on the agency’s operations. Pursuant to the Rehabilitation Act, USCIS is prohibited from retaliating, coercing, threatening, harassing, or interfering with any employee because that employee has made a request for reasonable accommodation.

B. **Procedures:**

1. **Requests:** An individual may request a reasonable accommodation whenever he or she chooses; however, there may be limitations on the agency’s ability to provide a requested accommodation at a specific time if insufficient notice is provided. Therefore, agency employees should request accommodations as soon as practicable after the need for such assistance becomes known. Generally, USCIS has no obligation to provide an accommodation until an individual makes such a request; however, in some circumstances where an individual has a recurring, predictable need for an accommodation, the agency may be obligated to provide the accommodation as needed, whether or not the individual has requested it. The reasonable accommodation process begins when a request for
accommodation is made. The following procedures apply to the request:

a. A request for accommodation can be made: 1) through the ACMS at http://accessibility.dhs.gov/Request.aspx; or, 2) to a Receiving Official whether in writing (A sample request form is provided at Appendix A) or orally (An employee’s immediate supervisor, another supervisor or manager in the employee’s immediate chain of command or OEOI Disability Accommodation Program staff; or, in connection with the application process, an agency employee in HCT with whom the applicant has had contact in connection with the application process);

b. A request does not have to include any special words, such as “reasonable accommodation,” “disability,” or “Rehabilitation Act.” A request is any communication in which an individual asks or states that he or she needs USCIS to provide or to change something because of a medical condition. A supervisor, manager, or OEOI Disability Accommodation Program staff, should ask an individual whether he or she is requesting a reasonable accommodation if the nature of the initial communication is unclear;

c. A family member, friend, health professional, or other representative may make a written or oral request on behalf of an employee or applicant. Such request should be made to an appropriate Receiving Official;

d. If a request is made to a manager or supervisor who is not a proper Receiving Official for the employee, that individual must immediately forward the request to OEOI Disability Accommodation Program staff or an appropriate Receiving Official for the employee, if known;

e. If a Receiving Official receives an oral request for accommodation, he or she should ask that the employee or applicant submit it through the ACMS or memorialize the request in writing. However, a request through ACMS or in writing is not mandatory and will not delay its processing;

f. When an individual needs a specific accommodation on a recurring basis (e.g., the assistance of sign language interpreters or readers), a formal request is only required on the first occasion requested; however, appropriate advance notice must be given each subsequent time the accommodation is needed;

g. Within two (2) business days of receipt of an oral or written accommodation request, a Receiving Official must submit the written request or confirmation of an oral request to OEOI Disability Accommodation Program staff; and

h. OEOI Disability Accommodation Program staff will retain administrative responsibility for tracking and facilitating the processing of the request and, if not the Receiving Official, will notify an appropriate Decision-maker, if one has not been identified, who will make the determination whether to grant the request.

2. **Written Confirmation:** To ensure accurate records relating to accommodation requests, where an employee makes an oral request and fails to follow up such a request in writing or by submitting it through the ACMS, the Receiving Official must confirm the request in writing in the following manner:

a. The Receiving Official must complete the written confirmation form provided at Appendix B and provide a copy to the employee and OEOI Disability Accommodation Program staff within two (2) business days of the oral request; and

b. For accommodations provided to an individual on a recurring basis, the Receiving Official should only complete the written confirmation form for the initial request, and
3. **The Interactive Process:** Communication between the Decision-maker and the individual requesting an accommodation is a priority throughout the accommodation process. The following procedures will apply to this process:
   a. USCIS officials involved in the provision of reasonable accommodations must take a proactive approach in searching out and considering possible accommodations, which should include consultation with appropriate resources for assistance;
   b. The individual requesting an accommodation should also participate, to the extent possible, in helping to identify an effective accommodation;
   c. The Decision-maker and individual requesting an accommodation should communicate directly with each other to make sure that there is a full exchange of relevant information, and on-going communication is particularly important where the specific limitation or barrier is unclear, where an effective accommodation is not obvious, or where the parties are considering different possible accommodations;
   d. Appendix E lists resources that may assist the Decision-maker and the individual requesting an accommodation in identifying a possible accommodation. The DAPM or other Disability Accommodation Program staff are also available to provide assistance to the Decision-maker as are personnel from the Office of Chief Counsel (OCC), Labor and Employee Relations (LER), the Office of Information Technology (OIT), the Facilities Management Division (FMD) in the Office of Administration, and the Emergency Management and Safety Division (EMS) in the Office of Security and Integrity, if needed; and
   e. When a Decision-maker is considering providing assistive technology or equipment as an accommodation, he or she should contact the DAPM or other Disability Accommodation Program staff prior to making such a decision, regardless of the funding source for the item.

4. **Reassignment as an Accommodation:** Generally, reassignment as a reasonable accommodation will only be considered if no other accommodation is available that will enable an employee to perform the essential functions of his or her current job or if the only effective accommodation would impose undue hardship. In determining whether to explore reassignment as an accommodation, the following procedures will apply:
   a. The Decision-maker must work with the DAPM or other Disability Accommodation Program staff and HCT staff, as well as the employee, to determine if reassignment could be a viable accommodation;
   b. In considering whether there are positions available for reassignment, the agency will initially identify all vacant positions at USCIS within the local commuting area for which the employee may be qualified with or without reasonable accommodation and all positions HCT has reason to believe will become vacant over the next forty (40) business days for which the employee may be qualified;
   c. An employee must be qualified for any new position. An employee is qualified for a position if the employee: (1) satisfies the requisite skill, experience, education, and other job-related requirements of the position, and (2) can perform the essential functions of the new position, with or without reasonable accommodation. The employee does not need to be the best qualified individual for the position in order to

not for any subsequent request for the same accommodation.
obtain it as a reassignment;
d. If a vacant position is located for which the employee is qualified, the employee should be reassigned to the position and should not have to compete for it;
e. If an appropriate position is not available or will not become available locally within USCIS within forty (40) business days, the Decision-maker will inquire whether the employee is interested in relocating to any agency office locations outside the local commuting area;
f. If an appropriate position is not available or will not become available locally within USCIS, and the employee is not interested in relocating to any agency office locations outside the local commuting area, all local vacant positions within DHS for which the employee may be qualified, with or without reasonable accommodation, will be considered;
g. The agency will initially focus on USCIS and DHS positions equivalent to the employee's current job in terms of pay, status, and other relevant factors; however, if no appropriate equivalent position is vacant, lower level positions for which the individual is qualified will be considered;
h. If reassignment to a vacant position outside of the employee's commuting area to which the employee is willing to relocate is available, as with other transfers not required by management, the agency will not pay for an employee's relocation;
i. Reassignment as a form of reasonable accommodation can only be offered to current employees and is not available as an accommodation for job applicants; and
j. Because reassignment is an accommodation of last resort, if USCIS is unable to find a reassignment position at DHS, the employee may be separated from employment.

5. **Medical Information Requests:** USCIS is entitled to know that an employee or applicant has a covered disability that qualifies him or her for, and requires, reasonable accommodation, and may require that an individual provide information documenting his or her disability and functional limitations where the disability and need for accommodation are not obvious or otherwise already known to the Decision-maker. Requests for such medical information must be made in the following manner:
   a. The Decision-maker can consider unsolicited medical information supplied by the individual requesting an accommodation;
   b. If a Decision-maker has not been provided with any unsolicited documentation concerning the employee’s condition and believes that medical information is necessary in order to evaluate an accommodation request, he or she must provide the form found at Appendix C to the employee, who will have it completed by an appropriate medical professional, such as a doctor, social worker, or rehabilitation counselor;
   c. If unsolicited information provided by an employee or information received in response to the form found at Appendix C is insufficient for the Decision-maker to make an informed decision on an accommodation request and he or she believes that a request for additional or more specific medical information is necessary, that individual must notify the DAPM or other Disability Accommodation Program staff to obtain approval to request any additional medical information;
   d. If the DAPM or other Disability Accommodation Program staff determine that additional medical documentation is necessary, they will work with the Decision-maker, HCT staff, OCC staff, and any other individual designated by USCIS, as appropriate, to
determine what specific information may be required to be provided;

e. The written request for additional medical information from the Decision-maker must be reviewed and approved by the DAPM or other Disability Accommodation Program staff and must explain to the individual seeking the accommodation, in specific terms, why the information provided was insufficient, what additional information is needed, and why the additional information is necessary to make a determination on his or her accommodation request;

f. If it is determined by the DAPM or Disability Accommodation Program staff that additional medical documentation is not necessary, the Decision-maker shall be notified that processing of the accommodation request must be promptly completed;

g. When necessary, the Decision-maker may provide any medical documentation he or she receives to the DAPM or Disability Accommodation Program staff for review to determine whether a reasonable accommodation is appropriate;

h. If USCIS determines that medical information submitted must be reviewed by a medical expert, it will choose the expert and bear the cost of review;

i. If, after multiple requests for medical information, there is still not sufficient information to demonstrate that the individual has a disability and needs an accommodation, USCIS may request that the employee be examined by a physician chosen by USCIS and at agency expense. The employee is entitled to any medical records that result from such an examination;

j. An employee’s failure to provide appropriate documentation or to cooperate in efforts to obtain such documentation may result in denial of an accommodation request; however, an employee’s failure to provide more documentation may not be grounds for denying a reasonable accommodation request if the Decision-maker already has sufficient information from which to make a decision or if the disability and need for accommodation are obvious;

k. All medical records obtained during the accommodation request process must be kept in files separate from the employee’s personnel file;

l. Upon completion of the interactive process following a final decision on an accommodation request, copies of all medical documentation related to the matter must be provided to the DAPM, who will be the custodian of all medical information received during the interactive process;

m. In the event of a change in an employee’s supervisor or designated Decision-maker, any medical documentation that had been provided to substantiate the need for an accommodation should be transferred to the successor official in order to avoid duplicate requests and to safeguard continuity in providing a previously approved accommodation; and

n. A Decision-maker who believes an accommodation is no longer needed or is no longer supported by the medical documentation upon which it was originally granted must contact the DAPM to discuss whether further steps should be taken to determine the employee’s continuing need for the accommodation.

6. **Processing times:** All USCIS officials are expected to act as quickly as reasonably possible in processing requests and providing accommodations, as failure to respond promptly to a request may result in a violation of the Rehabilitation Act; however, the time necessary to process a request will depend on the nature of the accommodation requested.
and whether it is necessary to obtain supporting information. Because engaging in the interactive process and collecting all relevant information about possible accommodations may take longer than expected, a Decision-maker should not delay beginning this process. At a minimum, requests must be processed in the following manner:

a. **Requests Not Involving Extenuating Circumstances:**
   i. Absent extenuating circumstances, if a request does not require supporting medical information, it must be processed as quickly as possible and without unnecessary delay, with any approved accommodation being provided within twenty (20) business days from the date of the initial request whenever feasible.
   ii. If a Decision-maker determines that supporting medical information needs to be obtained, the following procedures and timeframes apply:
      1. He or she will make such a request as soon as possible after receipt of the initial accommodation request, but before expiration of the twenty (20) business day period, which will be stayed pending the requested information being provided;
      2. When the DAPM or Disability Accommodation Program staff is consulted to determine whether supplemental medical information is needed, calculation of the twenty (20) business day period will be stayed pending such determination;
      3. If the DAPM or Disability Accommodation Program staff determine that additional medical documentation is not necessary, the Decision-maker will be notified of that decision and processing of the request will resume;
      4. In a case where the DAPM or Disability Accommodation Program staff determines that medical documentation is needed, the twenty (20) business day period will be stayed until the requested information is received and reviewed, at which time calculation of the twenty (20) business day period will resume; and
      5. If there is a delay in obtaining and evaluating medical documentation, and a determination has not yet been made whether the individual is entitled to an accommodation, the Decision-maker may agree to provide an accommodation to the employee on a temporary basis, but must notify the individual in writing that the accommodation is only being provided temporarily pending the decision on the requested accommodation. If it does not appear that a temporary accommodation is possible in such a circumstance, the Decision-maker should contact the DAPM or other Disability Accommodation Program staff, or other personnel from OCC or LER, for guidance.

b. **Request Involving Extenuating Circumstances:** When extenuating circumstances are present, the time period for processing an accommodation request, and providing an approved accommodation, may be extended. Extensions based on extenuating circumstances should be minimized whenever feasible. The processes and procedures outlined below will apply in circumstances involving extenuating circumstances:
   i. The following situations are examples of extenuating circumstances:
      1. A delay in the purchase of equipment due to regulatory or policy requirements;
      2. A delay because equipment must be ordered, the vendor typically used by USCIS for certain goods or services has unexpectedly gone out of business, or a vendor cannot promptly supply the needed goods or services and another vendor is not immediately available;
      3. The employee needs to try working with equipment on a trial basis to ensure that
it is effective before USCIS purchases the equipment;
(4) A delay because new staff (reader, sign language interpreter, etc.) needs to be hired or contracted for; or
(5) A delay because an accommodation involves the removal of an architectural barrier.

ii. Where extenuating circumstances are present, the Decision-maker must notify the individual requesting an accommodation, in writing, before expiration of the twenty (20) business day period, of the reason(s) for the delay and the approximate date when provision of the accommodation is expected.

iii. Any further delays, developments, or changes should also be communicated promptly to the individual requesting an accommodation.

iv. A Decision-maker may agree to provide an accommodation to the employee on a temporary basis, but must notify the individual in writing that the accommodation is only being provided temporarily pending the decision on the accommodation request. If it does not appear that a temporary accommodation is possible in such a circumstance, the Decision-maker should contact the DAPM or other Disability Accommodation Program staff, or other personnel from OCC or LER, for guidance.

7. ** Expedited Processing.** In certain circumstances, the review and decision on an accommodation request may be necessary in less than twenty (20) business days. These situations may include, but are not limited to, a request for accommodation needed:
   a. To ensure an applicant is guaranteed equal opportunity to compete for a position with the agency; and
   b. To ensure an employee is able to meaningfully participate in a meeting scheduled to occur in less than twenty (20) business days.

8. **Decision on Request:**
   a. **Approval.** Where a Decision-maker approves an accommodation request, the following procedures will apply:
      i. The decision should immediately be communicated in writing to the individual requesting an accommodation, with a copy to the DAPM or other Disability Accommodation Program staff;
      ii. The Decision-maker must take steps to secure the equipment or services that constitute the approved accommodation as expeditiously as feasible; and
      iii. If the accommodation cannot be provided quickly, the Decision-maker must inform the individual of the projected timeframe for providing the accommodation and the reason(s) for delay.
   b. **Denial or Approval of Alternative:** Where a Decision-maker intends to deny an accommodation request or to provide an alternative accommodation, the following procedures will apply:
      i. If a Decision-maker is considering denying an accommodation request or providing an alternative accommodation, he or she must first contact the DAPM or Disability Accommodation Program staff, who will have five (5) business days to provide a non-binding recommendation;
      ii. If a Decision-maker denies an accommodation request, or grants an alternative accommodation not agreed upon with the requesting employee during the
interactive process, he or she must issue a written decision to the individual who requested an accommodation, with a copy to the DAPM or Disability Accommodation Program staff, that explains in plain language the specific reasons for the denial or, in the case of providing an alternative, both the reason(s) for the denial of the requested accommodation and the reasons that the alternative would be effective;

iii. Any written denial, or correspondence notifying an employee that an alternate accommodation will be provided, must be reviewed by the DAPM or Disability Accommodation Program staff before transmittal to the individual who requested the accommodation;

iv. If a Decision-maker grants an alternative accommodation, he or she must follow the procedures provided in section V.B.8.a.

v. A written denial of a request for accommodation must include the specific reason(s) for that action, which may include:

1. The requested accommodation would not be effective;
2. After exploring whether other effective accommodations may exist, it was determined that providing the requested accommodation would result in undue hardship to the agency;
3. Medical documentation provided in support of the request was inadequate to establish the individual has a disability and/or needs an accommodation;
4. The requested accommodation would require the removal of an essential job function; or
5. The requested accommodation would require the lowering of a performance or production standard.

vi. The written notice of denial, or approval of an alternative, must inform the individual that he or she has the right to have that decision reconsidered, initiate an EEO complaint, and may have rights to pursue Merit Systems Protection Board (MSPB) or negotiated grievance procedures.

9. Reconsideration, Appeal, and Statutory or Negotiated Grievance Procedures:

a. Where an accommodation request has been denied or an alternative accommodation has been provided, an individual may seek reconsideration of that decision in the following manner:

i. Within ten (10) business days of receipt of the decision, an individual may request that the Decision-maker reconsider it and may, if appropriate, present additional information in support of the request that had not been previously provided;

ii. Within ten (10) business days after its receipt, the Decision-maker will respond to the reconsideration request with a written letter granting or denying it;

iii. If the reconsideration request is granted, the procedures outlined in section V.B.8.a of this MD will be followed; and

iv. If the reconsideration request is denied, the individual will be informed of the right to appeal that determination to the Associate Director or Program Office head responsible for the office in which they work.

b. Where a reconsideration request is denied, an individual may appeal that decision in the following manner:
i. Within ten (10) business days of receipt of the decision denying reconsideration, an individual may appeal to the Associate Director or Program Office head responsible for the office in which they work;

ii. The Associate Director or Program Office head will make a written determination on the appeal within fifteen (15) business days, which will be provided to the individual and Decision-maker; and

iii. If the Decision-maker’s decision is reversed on appeal and the requested accommodation granted, the procedures outlined in section V.B.8.a of this MD will be followed.

c. Depending on the circumstances and whether the individual is in a bargaining unit, an individual may be able to pursue statutory or negotiated grievance procedures as a result of the denial of an accommodation request by:

i. Initiating an EEO complaint by contacting OEOI within forty-five (45) calendar days of receipt of the written notice of denial;

ii. Filing an appeal with the MSPB within thirty (30) calendar days of an appealable adverse action as defined in 5 C.F.R. 1201.3; or

iii. Initiating a grievance pursuant to the procedures in any governing collective bargaining agreement.

d. Seeking reconsideration or filing an appeal under sections V.B.9.a or V.B.9.b does not constitute an administrative complaint or union grievance and will not affect the time limits for initiating any of these procedures.

10. Confidentiality and Disclosure: All medical information, including information about diagnosis, functional limitations and reasonable accommodation needs, obtained in connection with a request for reasonable accommodation, must be kept confidential and stored in accordance with Privacy Act and Rehabilitation Act requirements. The following procedures will apply:

a. All medical information must be kept in files separate from the individual's personnel file;

b. All employees who obtain or receive medical information as part of the reasonable accommodation process are strictly bound by the confidentiality requirements outlined in this MD;

c. Medical information obtained during the reasonable accommodation process, including information concerning restrictions and functional limitations, may be disclosed only to the following individuals on a need-to-know basis:

i. the Decision-maker and, if different, an employee’s first-line supervisor;

ii. OEOI Disability Accommodation Program staff, and OCC or LER personnel who may be involved in advising the Decision-maker whether an accommodation should be granted;

iii. First aid and safety personnel if the disability might require emergency treatment;

iv. Government officials when the information is necessary to investigate DHS or USCIS compliance with the Rehabilitation Act;

v. Other officials with a need to know, including new supervisors of employees who have received accommodations in order to safeguard against a break in the continuity of providing a previously granted accommodation; and

vi. In certain circumstances, workers' compensation offices or insurance carriers.
d. Whenever medical information is disclosed, the individual disclosing the information must inform the recipients of that information about the confidentiality requirements.

11. Information Tracking and Reporting:

a. The DAPM or other Disability Accommodation Program staff will be responsible for updating information regarding the status of a request in ACMS.

b. Within ten (10) business days after a decision has been issued, the Decision-maker will submit a copy of the decision to the DAPM along with all documents received or generated as part of process, including medical records, written requests for medical information, and other correspondence, unless the DAPM already possess these items.

c. Records will be maintained for the longer of the employee’s tenure with USCIS or three years.

d. For reporting purposes, USCIS will maintain adequate records to enable it to identify the following information:
   i. the number and types of accommodations requested in the application process and whether those requests have been granted or denied;
   ii. the positions (occupational series and grade level) for which accommodations have been requested and the types of accommodations requested;
   iii. the number and types of accommodations for each position that have been approved or denied;
   iv. the number and types of requests that relate to the benefits or privileges of employment, and whether those requests have been granted or denied;
   v. the reasons for any accommodation request denial;
   vi. the amount of time taken to process each request; and
   vii. the sources of technical assistance consulted in trying to identify possible accommodations.

C. Requirements: The processes and procedures described in this MD must be followed by all employees.

VI. Responsibilities

A. The USCIS Director is responsible for ensuring employee compliance with this MD.

B. Associate Directors and Program Office heads, or their designees, are responsible for making determinations on an employee appeal from a decision by a Decision-maker not to grant a reconsideration request.

C. OEOI is responsible for:
   1. Developing and issuing procedures for processing requests for, and providing, reasonable accommodations that are consistent with governing laws, regulations, Executive orders, EEOC directives, and Department policy;
   2. Ensuring that training is available to all employees involved in the disability accommodation process, including supervisors and managers, and human resource and
EEO officials, to assist them in understanding their obligations with respect to the provision of reasonable accommodations, including maintaining the confidentiality of medical information obtained in connection with the accommodation process; and
3. Developing systems to track and report on the processing of requests for reasonable accommodation.

D. OCC is responsible for providing legal advice and guidance to management officials and the DAPM or Disability Accommodation Program staff, when requested, on issues related to requests for reasonable accommodations.

E. OIT is responsible for:
   1. Ensuring that employees with disabilities have access to electronic and information technologies that are comparable to the access available to individuals without disabilities, unless undue hardship would be imposed on the agency; and
   2. Providing guidance to Decision-makers and the DAPM with respect to electronic and information technologies.

F. HCT is responsible for:
   1. Ensuring that all vacancy announcements and hiring and promotion procedures describe how applicants may request reasonable accommodations;
   2. Providing guidance to Decision-makers and the DAPM regarding the agency’s human capital policies and procedures;
   3. Processing requests for reasonable accommodation from applicants for employment;
   4. To the extent necessary, assisting managers and supervisors in implementing approved accommodations that may require human resource actions; and
   5. Providing accommodations, as necessary, for employees attending training sessions it manages or administers.

G. LER is responsible for advising Decision-makers and the DAPM, when requested, on labor management issues concerning requests for accommodation.

H. EMS is responsible for coordinating ergonomic assessments.

I. FMD is responsible for assessing the need for the removal of architectural barriers or the provision of structural assistive devices, like electronic doors, at agency office locations.

J. Office heads, managers, and supervisors are responsible for:
   1. Receiving requests for accommodation from employees;
   2. Complying with all requirements of this MD, including its confidentiality provisions;
   3. Cooperating with Decision-makers and the DAPM, to the extent necessary, to execute the requirements of this MD; and
   4. Ensuring equal access to locally sponsored trainings, meetings, or other activities for employees who may need accommodations.

K. The DAPM or other Disability Accommodation Program staff are responsible for:

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1. Receiving requests for accommodation from employees;
2. Entering requests for accommodation from employees into ACMS when acting as a Receiving Official or when provided with written requests or confirmations by other Receiving Officials;
3. Reviewing follow up requests for medical records related to the processing of disability accommodation requests submitted by Decision-makers, and approving or denying such requests;
4. Providing assistance and guidance to employees, HCT personnel, and Decision-makers, as may be necessary, to process reasonable accommodation requests;
5. Monitoring all accommodation requests through closure to determine whether Decision-makers are complying with the timeframes outlined in this MD; and
6. Acting as the custodian of certain documents generated or received during the accommodation process, including medical records.

L. Employees are responsible for:
   1. Making requests for reasonable accommodation in compliance with this MD;
   2. Initiating requests for reasonable accommodation as soon as practicable after the need for such assistance becomes known;
   3. Cooperating with Job Accommodation Network and Computer/Electronic Accommodations Program to the extent that those entities are involved in assessing an individual’s accommodation needs or providing an accommodation;
   4. Responding to requests for medical information in a timely manner, as may be necessary, to document their disabilities and functional limitations;
   5. Engaging in the interactive process and assisting the Decision-maker in identifying reasonable accommodations that will enable them to perform the essential function of their positions or that enable them to apply for agency vacancies; and
   6. Informing the Decision-maker or their immediate supervisor if a granted accommodation is ineffective.

M. Decision-makers are responsible for:
   1. Engaging in an interactive process with employees who have requested accommodations;
   2. Complying with the timeframes and requirements outlined in this MD;
   3. Making determinations whether to grant or deny an accommodation request, or to provide an alternative accommodation; and
   4. Determining whether to reconsider the decision to deny the Requesting Party’s accommodation request or to provide an alternative accommodation.

N. The Chief, OEOI, is responsible for the overall management of the agency’s reasonable accommodation process and procedures as outlined in this MD.
VII. Questions, Comments, and Suggestions

Please address any questions, comments or suggestions to OEOI at (952) 854-5301.

Note: This USCIS Management Directive (MD), issued in accordance with established USCIS guidance, establishes mandatory agency-wide policy that without compromise is effective for USCIS operations as stated hereafter and shall be observed by all USCIS employees. USCIS MDs are not intended to and shall not provide a basis for any policy or practice that contravenes or supersedes any currently effective Federal or Department of Homeland Security policy or practice. Neither the proponent office for this MD nor any USCIS official other than the Deputy Director or Director may issue qualifications or revisions to this MD. All revisions to this MD shall become effective only upon satisfaction of the USCIS MD process and approval of the Deputy Director or Director.

VIII. Appendices:

- **Appendix A:** G-1437, Request for Reasonable Accommodation
- **Appendix B:** G-1438, Confirmation of Request for Reasonable Accommodation
- **Appendix C:** G-1439, Medical Inquiry in Response to a Disability Accommodation Request
- **Appendix D:** Process Flowchart
- **Appendix E:** Selected Reasonable Accommodation Resources
Appendix A

Request for Reasonable Accommodation

Department of Homeland Security
U.S. Citizenship and Immigration Services

USCIS Privacy Act Statement

AUTHORITIES: The information requested on this form is collected under the Rehabilitation Act of 1973, as amended, 29 U.S.C. 791 et seq

PURPOSE: The primary purpose for providing the requested information on this form is to notify the agency that you are requesting a reasonable accommodation and to provide information about the accommodations requested. The information you provide will be used to begin the process of determining whether to grant or deny your request for a reasonable accommodation.

DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, and any requested evidence, may delay a final decision or result in denial of your accommodation request.

ROUTINE USES: The information will be used by and disclosed to DHS personnel and contractors or other agents who need the information to process your accommodation request. Additionally, DHS may share the information with other federal agencies in accordance with approved routine uses, as described in the associated published system of records notices [DHS/ALL-033 Reasonable Accommodations Records System of Records, which can be found at www.dhs.gov/privacy].
Part 1. Information about the Applicant/Employee

Applicant/Employee Full Name (Last Name, First Name, Middle Name)

Office Location and Address

Office Telephone Number   Job Title   Series and Grade (for example, GS-301-11)
(    )    -    

Briefly describe the medical condition for which you are requesting an accommodation.

Part 2. Information About the Accommodation

Briefly describe the specific accommodation being requested.

Explain how the requested accommodation would assist you in: (1) performing the essential duties of your position, (2) using the job application process, or (3) taking advantage of a benefit or privilege offered by the office/bureau.

Part 3. Signature

Requestor's Name

Requestor's Signature

Date of Signature

NOTE: Supervisors must submit a copy of this form to OEOI Disability Accommodation Program within two business days.
Appendix B

Confirmation of Request for Reasonable Accommodation

Department of Homeland Security
U.S. Citizenship and Immigration Services

Part 1. Information about the Applicant/Employee

Applicant/Employee Full Name (Last Name, First Name, Middle Name)

Position

Organization

Telephone Number

(_____)____-______

Date of Request (mm/dd/yyyy)

Date of Receipt (mm/dd/yyyy)

Part 2. Information About the Accommodation

Accommodation Requested (be as specific as possible -- for example, adaptive equipment, reader, interpreter).

Reason for Request

Part 3. Signature

Supervisor's Name

Supervisor's Signature

Date of Signature

Telephone Number

(_____)____-______

NOTE: Supervisors must submit a copy of this form to OEOI Disability Accommodation Program within two business days.
Appendix C

Medical Inquiry in Response to a Disability Accommodation Request

Department of Homeland Security
U.S. Citizenship and Immigration Services

This form is to be completed by a medical professional to provide information in support of an employee's request for a disability accommodation and to identify suggested accommodation that may enable the employee to perform the work functions for which they are making the accommodation request. *Answers to the inquiries below may be provided in letter format as an alternative to using this form.*

**Requesting Employee's Full Name (Last Name, First Name, Middle Name)**

<table>
<thead>
<tr>
<th>Part 1. Medical Inquiry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regarding the employee's impairment, describe its: a) nature and severity; and, b) expected duration.</td>
</tr>
<tr>
<td>Describe: a) the activity(ies) that the impairment limits; and, b) the extent to which it limits the ability to perform the activity(ies).</td>
</tr>
<tr>
<td>Describe how the impairment affects the employee in the workplace, i.e., explain the need for an accommodation.</td>
</tr>
<tr>
<td>Identify any suggested work accommodations, including effective alternatives:</td>
</tr>
<tr>
<td>Explain why the particular accommodation(s) are being recommended:</td>
</tr>
<tr>
<td>How long do you anticipate the accommodation will be needed?</td>
</tr>
<tr>
<td>Additional comments <em>(may use additional sheets if necessary)</em>.</td>
</tr>
</tbody>
</table>

**Part 2. Signature**

<table>
<thead>
<tr>
<th>Medical Professional's Name</th>
<th>Medical Professional's Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Title/Organization</th>
<th>Date (mm/dd/yyyy)</th>
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</tbody>
</table>

The Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of an individual or family member of the individual, except as specifically allowed by this law. To comply with this law, we are asking that you not provide any genetic information when responding to this request for medical information. "Genetic information," as defined by GINA, includes an individual's family medical history, the results of an individual's or family member's genetic tests, the fact that an individual or an individual's family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual's family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.
Reasonable Accommodation Process

Employee requests accommodation

Method of request?

Orally

Written

RO asks employee to submit request in writing or ACMS

DAPM assigns case in ACMS to RAC or OEOI staff

DAPM or RAC notifies DO

Start of the interactive process

DAPM Consultation necessary?

Yes, if:
1. Medical information is needed, or
2. Alternative accommodations or denial are being considered

No

DO Decision

Approved

Denied

Reconsideration?

Denied

Appeal?

Denied

Follow up assessments to determine effectiveness

Reversed

Employee provided notice of denial and options
SELECTED REASONABLE ACCOMMODATION RESOURCES

USCIS Disability Accommodation Program

The Office of Equal Opportunity and Inclusion (OEOI) Disability Accommodation Program is available to facilitate employee requests for reasonable accommodation by providing guidance and assistance to employees and Decision-makers. The Disability Accommodation Program also has training available through the LearningEdge and USCIS Connect for employees and managers regarding the reasonable accommodation process.

- (855) 591-7985 (Toll-Free)
- (952) 854-4756 TTY
- (952) 854-9658 Fax
- Email: disabilityaccommodations@uscis.dhs.gov

ADA Disability and Business Technical Assistance Centers (DBTACs)

The DBTACs consist of 10 federally funded regional centers that provide information, training, and technical assistance on the ADA. Each center works with local business, disability, governmental, rehabilitation, and other professional networks to provide current ADA information and assistance. The DBTACs can provide information on reasonable accommodation and make referrals to local sources of expertise in reasonable accommodations.

- (800) 949-4232 (Voice/TT)

Job Accommodation Network (JAN)

A service of the U.S. Department of Labor Office of Disability Employment Policy, JAN can provide information, free-of-charge, about many types of reasonable accommodations and provide referrals to other organizations that may have particular information about accommodations for persons with different disabilities.

- (800) 232-9675 (Voice/TT)
- [http://janweb.icdi.wvu.edu/](http://janweb.icdi.wvu.edu/)

Registry of Interpreters for the Deaf

The Registry offers information on locating interpreters and transliteration services.

- (301) 608-0050 (Voice/TT)
SELECTED REASONABLE ACCOMMODATION RESOURCES

RESNA Technical Assistance Project
RESNA, the Rehabilitation Engineering and Assistive Technology Society of North America, can refer individuals to projects in all 50 states and the six territories offering technical assistance on technology-related services for individuals with disabilities. Services may include: information and referral centers to help determine what devices may assist a person with a disability (including access to large data bases containing information on thousands of commercially available assistive technology products); centers where individuals can try out devices and equipment; assistance in obtaining funding for and repairing devices; and, equipment exchange and recycling programs.

- (703) 524-6686 (Voice)
- (703) 524-6639 (TT)
- [www.resna.org](http://www.resna.org)

DoD's Computer/Electronic Accommodations Program (CAP)

CAP provides assessment, electronic assistive devices training, and other support services to employees with disabilities quickly, effectively, and at no cost to partnering agencies. CAP assistive technology explores solutions for employees with vision, hearing, dexterity and cognitive/communicative disabilities

For additional information, or to schedule a tour of the Technology Center at the Pentagon, contact CAP at:

- (703) 681-8813 (VOICE)
- (703) 681-0882 (TTY)
- (703) 681-9075 (FAX), or
- E-mail: CAP@tma.osd.mil
- [www.tricare.osd.mil/cap](http://www.tricare.osd.mil/cap)

U.S. Equal Employment Opportunity Commission (EEOC)

EEOC has published many ADA and Rehabilitation Act-related documents that may assist both individuals requesting accommodations as well as those involved in the decision-making process. Most of these documents are available on its website.

- (800) 669-3362 (Voice)
- (800) 800-3302 (TT)
- [www.eeoc.gov](http://www.eeoc.gov)
Office of Accessible Systems and Technology (OAST)

OAST provides technical support and training to ensure DHS employees and customers with disabilities have equal access to information and data. OAST supports the removal of barriers to information access and the employment of qualified individuals with disabilities in accord with Section 508 requirements. It strives to ensure that electronic and information technology procured, developed, maintained, or used is accessible to DHS employees and customers with disabilities through a range of policy, training, technical assistance, and compliance activities.

- (202) 447-0440
- http://dhsconnect.dhs.gov/org/comp/mgmt/cio/oast/Pages/default.aspx