Standard Operating Procedures

1 PURPOSE

The purpose of the Reasonable Accommodations Program is to provide employment opportunities for persons with disabilities who otherwise would not be able to perform the essential functions of their job, and to allow employees with disabilities to perform or be more productive. Reasonable accommodations may include, but are not limited to:

- Making existing facilities readily accessible to individuals with disabilities;
- Job restructuring, modification of work schedules or place of work;
- Extended leave, telecommuting, reassignment to a vacant position; and
- Acquisition or modification of equipment or devices, including computer software and hardware, appropriate adjustments or modifications of examinations, training materials or policies, the provision of qualified readers and/or interpreters and other similar accommodations.

2 DEFINITIONS

a Disability - With respect to an individual, means:
(1) a physical or mental impairment that substantially limits one or more of the major life activities of such individual; or,
(2) a record of such an impairment, or;
(3) being regarded as having such an impairment.

(a) An example of “a record of such an impairment” includes having a history of, or having been misclassified as having, a mental or physical impairment that substantially limits one or more major life activities.

(b) An example of “being regarded as having such an impairment” includes having an impairment that does not substantially limit a major life activity but is treated by USDA as constituting such limitation; having an impairment that substantially limits a major life activity only as a result of the attitudes of others toward such impairment; or, having none of the impairments described in this section, but being treated by USDA as having a substantially limiting impairment.

In regard to Reasonable Accommodation, ONLY those employees or applicants who meet part (1) or (2) of the above definition for “Disability” shall be considered eligible for a reasonable accommodation. Reasonable accommodation is not considered for those individuals who “have a record of” or are “regarded as” having an impairment. Individuals with a relationship or association with a person with a disability are not
entitled to receive reasonable accommodation. However, the protections provided by other aspects of the Rehabilitation Act of 1973 provide other protections for individuals who meet these other definitions.

b **Essential Functions** - are the fundamental job duties of the employment position the individual with a disability holds or desires. The reasons a function may be essential may include, but not be limited to:

(1) the reason the position exists is to perform that function;
(2) the limited number of other employees who could perform that function; and/or
(3) the function may be highly specialized so that the incumbent in the position is hired for his/her expertise or ability to perform the particular function.

Determination of the essential functions of a position must be conducted 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.

c **Major Life Activities** - are functions such as, but not limited to: caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, thinking, sitting, standing, reaching, interacting with others, concentrating, lifting, sleeping, reproduction, running and working.

d **Mental Impairment** - any psychological or mental disorder, e.g. mental retardation, organic brain syndrome, emotional or mental illness or specific learning disability.

e **Physical Impairment** - any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological, musculoskeletal, special sense organs, respiratory, cardiovascular, reproductive, digestive, genito-urinary, hemic and lymphatic, skin or endocrine.

f **Qualified Individual with a Disability** - an individual with a disability who satisfies the requisite skill, experience, education, and other job related requirements of the employment position such individual holds or desires, and, who, with or without reasonable accommodation, can perform the essential functions of such position.

g **Reasonable Accommodation** - a change in the work environment or the application process that would enable a qualified individual with a disability to enjoy equal employment opportunities. There are three general categories of reasonable accommodations:

(1) changes to a job application process to ensure that applicants with disabilities will have an equal opportunity to participate in the application process and to be considered for jobs;
(2) changes to enable an employee with a disability to perform the essential functions of the job or to gain access to the workplace; and
(3) changes to provide people with disabilities equal access to the benefits and
privileges of employment.

h Substantially Limits - means unable to perform a major life activity that the average
person in the general population can perform; or significantly restricted as to the
condition, manner or duration under which an individual can perform a particular major
life activity as compared to the condition, manner, or duration under which the average
person in the general population can perform that same major life activity.

i USDA TARGET Center - the USDA’s resource center that provides on-site workplace
assessments and demonstrations of assistive technology and ergonomic solutions to
ensure appropriate implementation of reasonable accommodations for USDA’s
workforce.

j Undue Hardship - a specific accommodation requiring significant difficulty or expense.
This determination is made on a case-by-case basis and considers the nature, cost of
the accommodation, the financial resources of USDA as a whole, and/or impact of the
accommodation on the operations of the particular office or facility involved.

K Personal Assistance Services – Personal Assistance Services (PAS) means assistance with
performing activities of daily living that an individual would typically perform if he or
she did not have a disability, and that is not otherwise required as a reasonable
accommodation, including, but not limited to, assistance with removing and putting on
clothing, eating, and using the restroom. Such services do not include medical care.

L Interactive Process - The Interactive process is a good-faith effort by the Disability
Employment Manager and/or Disability Employment Specialist, the immediate
supervisor and/or The Decision Maker, and the employee to discuss the limitations or
performance issues the employee’s disability may pose.

- The Interactive process involves a review of either the verbal request or written
accommodation request from the employee or her or his health care provider or
supervisor or designated representative. The employee may be asked throughout
this process to provide the appropriate documentation regarding the nature of the
impairment, its severity, the duration, the activities limited by the impairment(s) and
the extent to which the impairment(s) limits the employee’s ability to perform the
job’s essential duties/functions.

M Reassignment as a Last Resort - The ADA specifically lists "reassignment to a vacant
position" as a form of reasonable accommodation available to qualified individuals with
disabilities [42 USC § 12111(9)(B) (1994)]. Reassignment must be provided to
employees who can no longer perform the essential functions of their current position,
with or without accommodation, because of their disability.
The EEOC states reassignment is a reasonable accommodation of "last resort" and is only required after determining that no effective accommodations will enable the employee to perform the essential functions of his or her current position or that all other reasonable accommodations would pose an undue hardship. Although controversy exists about the breadth of an employer's duty to reassign, some points are clear.

1. Employees are only entitled to reassignment to vacant positions.
2. The employee must be qualified for the position they seek, meaning they can perform the essential functions of the position they seek with or without accommodation.
3. The employer does not have any duty to promote the employee to a vacant position.
4. Employers are not required to bump other employees from positions to accommodate the disabled employee.
5. Only current employees, not applicants, are entitled to reassignment.

3 ROLES/RESPONSIBILITIES

The following are the key stakeholders and responsibilities aligned with the specific stakeholder within the Reasonable Accommodation Program:

a. **Employee Responsibility**

Employees shall:

- Submit completed AD-1163 to the immediate supervisor, DEPM, or Field Disability Coordinator according to paragraph 52 of the 31-PM.

- Note: A written request for accommodation is not required; however, completing AD-1163 will expedite the review of the accommodation request. If the employee does not complete AD-1163, DEPM, or the Field Disability Coordinator shall review the information requested on AD-1163 with the employee and complete the form.

- Provide medical documentation requested in a timely manner

- Participate in reviewing and discussing accommodation options with DEPM, Mission Area Designee, Field Disability Coordinator, management, and employee representative according to subparagraph D (31-PM).

- Encouraged to use of voluntary informal dispute resolution processes to obtain prompt reconsideration of denied requests for reasonable accommodation;

- Implement and use the accommodation provided

- Comply with the terms of the accommodation plan.

b. **Immediate Supervisor Responsibilities**
The immediate supervisor shall:

- Submit a completed Reasonable Accommodation Plan and/or an AD-1163 to The DEPM/DEPS
- Note: If an employee makes a verbal request for accommodation, the supervisor May refer the employee to AD-1163 and this handbook, if the employee chooses not to complete AD-1163, the supervisor shall complete AD-1163 and forward it to the DEPM/DEPS.
- Confer with DEPM, or Field Disability Coordinator before completing a Reasonable Accommodation Plan and/or an AD-1163
- Participate in reviewing and discussing accommodation options with the employee, DEPM/DEPS, and the employee representative.
- Comply with the terms of the accommodation plan
- The immediate supervisor does not have the authority to grant a request for Reasonable accommodation unless:
  - Cost is less than $2,500
  - The supervisor and employee are in agreement as to the accommodation
  - The accommodation does not impact on the conditions of employment for any other employee in the work group.
    - Example: Change in work schedule.

c. Disability Employment Program Manager/Disability Employment Specialist

The Disability Employment Program Manager shall:

- Develop policies and procedures for reviewing and implementing reasonable Accommodation;
- Evaluate and approve or deny accommodation requests from offices serviced by HRD Develop, in collaboration with the employee, employee representative, and management, an accommodation plan to implement accommodations for employees of offices serviced by HRD;
- Work closely with other coordinators for FFAS to promote compliance with the provisions of this handbook, related regulations and technical guidance to foster an environment of nondiscrimination in the employment of persons with disabilities;
- Serve as the first appeal level for accommodation decisions from Field Offices
- Maintain data on accommodations requested, provided, and the cost of each accommodation for annual reporting purposes;
- Notify supervisors and other relevant agency employees how and where they are to conduct searches for available vacancies when considering reassignment as a reasonable accommodation;
• Require an individual who requests a reasonable accommodation to provide medical information that is sufficient to explain the nature of the disability, his or her need for reasonable accommodation, and how the requested accommodation, if any, will assist the individual to apply for a job, perform the essential functions of a job, or enjoy the benefits and privileges of the workplace;

• If applicable, have the medical information reviewed by a medical expert of the agency’s choosing at the agency’s expense;

• Maintain and keep medical information confidential, in accordance with applicable laws and regulations, and the limited circumstances under which such information may be disclosed;

• In collaboration with the immediate supervisor or decision maker, when all the facts and circumstances known to the agency make it reasonably likely that an individual will be entitled to a reasonable accommodation, but the accommodation cannot be provided immediately, the agency shall provide an interim accommodation that allows the individual to perform some or all of the essential functions of his or her job, if it is possible to do so without imposing undue hardship on the agency;

• Inform applicants and employees how they may track the processing of requests for reasonable accommodation;

• Explain that, where there is a delay in either processing a request for or providing a reasonable accommodation, the individual will be notified of the reason for the delay, including any extenuating circumstances that justify the delay;

• Explain both verbally and in writing (Alternate Accommodation Memo), that individuals who have been denied reasonable accommodations have the right to file complaints pursuant to 29 CFR 1614.106;

• Provide information within the Accommodation Memo, Alternate Accommodation Memo and/or via email information on how to access additional information regarding reasonable accommodation, including, at a minimum, Commission guidance and technical assistance documents.

d. Civil Rights Staff Responsibilities

The Civil Rights Staff shall:

• Monitor and evaluate policies and procedures to ensure compliance with applicable laws and regulations

• Work cooperatively with DEPM, and Field Disability Coordinators to ensure consistent and effective development and application of policies and procedures.
e. **Decision Makers**

The Decision Makers shall:

- Make decisions regarding various aspects of the reasonable accommodation process. There are four possible decision makers
  - Personnel Office – Requests for accommodation from applicants with disabilities will be handled by the Personnel Office responsible for the recruitment process for a particular announcement of a vacant position (excluding the interview)
  - Interviewing Official – Requests for accommodation from applicants with disabilities for the interview process will be handled by the interviewing official.
  - First Line Supervisor – Requests for accommodation from employees with disabilities will be handled by the employee’s first line supervisor.
  - Mission Area Designee – Request for determination as to whether or not an applicant or employee requesting an accommodation has a covered disability will be handled by the Mission Area Designee.

- Provide a requested accommodation or deny the requested accommodation within 15 business days from when the sufficient medical documentation was received, absent extenuating circumstances. If extenuating circumstances exist, the requestor will be notified verbally and in writing. Failure to provide the accommodation in a prompt manner may result in a violation of the Rehabilitation Act.

f. **Bargaining Units Responsibilities**

Where exclusive representation exists, the exclusive representative shall:

- Make may represent a bargaining unit employee seeking the accommodation only if requested by the employee.
- may represent a bargaining unit employee who feels another employee’s accommodation has impacted a condition of employment specific to them only if requested by the effected employee.
- may not represent a non-bargaining unit member as defined by the contract
- must comply with the privacy/confidentiality provisions of the Rehabilitation Act of 1973, as amended.
- Employees requesting representation, and stewards, must complete FFAS-4 before DEPM, or the Field Disability Coordinator can discuss the medical condition of the employee with the steward.
### 4. REQUESTING AN ACCOMMODATION (EMPLOYEE)

<table>
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<tr>
<th>STEP</th>
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<tbody>
<tr>
<td>1</td>
<td>Request made orally or in writing to her/his immediate or first line supervisor, division head, or any agency official proposing to take a performance or conduct action. <strong>GO TO STEP 2</strong></td>
</tr>
<tr>
<td>2</td>
<td>The supervisor shall complete AD-1163 within 3 workdays of receiving the request for accommodation and forward the completed forms to FFAS DEPM, or Field Disability Coordinator. The FFAS DEPM, or Field Disability Coordinator shall request AD-1163 from the immediate supervisor, if not submitted.</td>
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<td>3</td>
<td>Upon receiving AD-1163 or notification of the request for accommodation, within 3 workdays, DEPM, or Field Disability Coordinator (if applicable) shall forward the request to the *Mission Area Designee within 2 workdays. The Mission Area Designee shall request: • medical documentation, if necessary • AD-1163 from the immediate supervisor, if not submitted.</td>
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<td>4</td>
<td>The employee has <strong>15 workdays</strong> from the date of the request for medical documentation to submit the necessary documentation to the *Mission Area Designee or the DEPM. Employee may request a reasonable time extension.</td>
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<tr>
<td>5</td>
<td>Within <strong>15 workdays</strong> after sufficient medical documentation is received, DEPM, or Field Disability Coordinator shall meet with the employee, management, and employee representative to discuss whether accommodation is appropriate, and, if so, to discuss options. 7-26-04 31-PM Amend. 3 Page 3-10 Par. 53</td>
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<td>6</td>
<td><strong>IF the parties...</strong> <strong>THEN...</strong></td>
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<tr>
<td></td>
<td>Do not reach a consensus on the requested accommodation</td>
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<td></td>
<td>• DEPM, or Field Disability Coordinator shall issue an accommodation determination memorandum within 5 workdays.</td>
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<td>• The employee may file an appeal according to paragraph 54 (31-PM).</td>
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Reach a consensus on the requested accommodation. DEPM, or Field Disability Coordinator shall issue a decision memorandum and/or accommodation plan within 5 workdays.

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<td>Management shall forward the accommodation plan to DEPM, and the Field Disability Coordinator. Return to step 6.</td>
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<th>9</th>
<th>After the accommodation plan has been signed, all parties have an obligation to comply with its terms and conditions.</th>
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<td><strong>Note:</strong> The accommodation plan may be modified as changes in the medical condition or the essential job functions necessitate.</td>
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### 4A. REQUESTING AN ACCOMMODATION (APPLICANT)

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<td><strong>1</strong></td>
<td>Request made orally or in writing to The Personnel Office, Staffing Specialist, point of contact for the vacancy announcement THEN Go to Step 2</td>
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</tbody>
</table>
| **2** | The Personnel Office, Staffing Specialist, point of contact for the vacancy shall ask what accommodation is needed.  
  - Note: The accommodation for completing the vacancy is the responsibility of the Personnel Office, Staffing Specialist, point of contact for the vacancy.  
  - If the accommodation request is unclear or pose an undue hardship, the point of contact shall consult with the DEPM or Mission Designee then Go to Step 3 |
| **3** | The Selecting Official/Interview Official shall ask “is an accommodation needed for the interview,” and what type of accommodation is needed?  
  - Note: The accommodation for the interview is the responsibility of the Selecting Official/Interview Official.  
  - If the accommodation request is unclear or pose an undue hardship, the point of contact shall consult with the DEPM or Mission Designee |
| **4** | The employee has **15 workdays** from the date of the request for medical documentation to submit the necessary documentation to the *Mission Area Designee or the DEPM. Employee may request a reasonable time extension. |
| **5** | Within **15 workdays** after sufficient medical documentation is received, DEPM, Or Field Disability Coordinator shall meet with the employee, management, and employee representative to discuss whether accommodation is appropriate, and, if so, to discuss options.  
  7-26-04 31-PM Amend. 3 Page 3-10 Par. 53  
  - DEPM, or Field Disability Coordinator shall issue a decision memorandum and/or accommodation plan within 5 workdays.  
  - The employee may file an appeal according to paragraph 54 (31-PM). |
| **6** | IF the parties... THEN...  
  - Do not reach a consensus on the requested accommodation  
    - DEPM, or Field Disability Coordinator shall issue an accommodation determination memorandum within 5 workdays.  
    - The employee may file an appeal according to paragraph 54 (31-PM). |
  - Reach a consensus on the requested accommodation  
    - DEPM, or Field Disability Coordinator shall issue a decision memorandum and/or accommodation plan within 5 workdays. |
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| 9 | After the accommodation plan has been signed, all parties have an obligation to comply with its terms and conditions.  
**Note:** The accommodation plan may be modified as changes in the medical condition or the essential job functions necessitate. |
4B. REQUESTING AN ACCOMMODATION (FAMILY MEMBER/HEALTH PROFESSIONAL/SUPERVISOR/REPRESENTATIVE)

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<td>The Selecting Official or Interview Official shall ask “is an accommodation needed for the interview,” and what type of accommodation is needed? • Note: The accommodation for the interview is the responsibility of the Selecting Official/Interview Official. • If the accommodation request is unclear or pose an undue hardship, the point of contact shall consult with the DEPM or Mission Designee</td>
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<td>Upon receiving AD-1163 or notification of the request for accommodation, within 3 workdays, DEPM, or Field Disability Coordinator (if applicable) shall forward the request to the Mission Area Designee within 2 workdays. The Mission Area Designee shall request: • medical documentation, if necessary • AD-1163 from the immediate supervisor, if not submitted.</td>
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**Note:** If the employee does not complete AD-1163, DEPM, or Field Disability Coordinator shall complete AD-1163 with the employee’s assistance.
documentation to submit the necessary documentation to the Mission Area Designee or the DEPM. Employee may request a reasonable time extension.

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8. **IF** the parties... **THEN**...

Do not reach a consensus on the requested accommodation

- DEPM, or Field Disability Coordinator shall issue an accommodation determination memorandum within 5 workdays.
- The employee may file an appeal according to paragraph 54 (31-PM).

Reach a consensus on the requested accommodation

DEPM, or Field Disability Coordinator shall issue a decision memorandum and/or accommodation plan within 5 workdays.

9. The employee shall review and sign or make changes to the accommodation plan within **7 workdays**.

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11. After the accommodation plan has been signed, all parties have an obligation to comply with its terms and conditions.

**Note:** The accommodation plan may be modified as changes in the medical...
5. **APPEAL PROCESS**

If either the employee or manager is dissatisfied with the disability determination or accommodation proposed, the Agency may seek an independent medical or other expert review on the points of disagreement. However, an employer cannot ask for documentation when both the disability and the need for accommodation are obvious or the individual has already provided the employer with sufficient information to substantiate the disability and the need for reasonable accommodation. If independent medical or expert review is permissible, then the final determination will incorporate the information provided by the independent medical or other expert. If necessary, based on the independent medical or other expert review, adjustments will be made to the disability determination or accommodation proposed. However, if either the employee or manager remain dissatisfied, the final determination may be appealed according to this table.

<table>
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<tr>
<th>If the appeal is filed by an employee or manager in</th>
<th>THEN</th>
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</table>
| a Field Office | • first appeal is to FFAS DEPM  
• second appeal is to Director, HRD  
• third appeal is to USDA Disability Compliance Manager. |
| The National Office | • first appeal is to Director, HRD  
• second appeal is to USDA Disability Compliance Manager. |

**Note:** If the employee wants to file:
- an EEO complaint, the employee should contact an EEO counselor for guidance
- a bargaining unit grievance, the employee should refer to the negotiated contract for the employee’s union.