(REV. 12-10) DAO 215-10

REQUEST FOR REASONABLE ACCOMMODATION

Please submit this form as soon as possible to the servicing Reasonable Accommodations Coordinator (RAC)

PART A: EMPLOYEE REQUEST AND CERTIFICATION

This form should be completed by an employee who believes they have a disability and who wish to request a reasonable accommodation. This form is used for record-keeping and reporting purposes only. It should be maintained separately from the employee's personnel file and is a confidential document.

1.	Today's Date				
2.	Employee's Name				
3.	Employee's Phone Number and E-mail Address				
4.	Employee's Title, Series & Grade				
5.	Employee's Bureau (or O/S) and Division				
6.	Immediate Supervisor's Name				
7.	Immediate Supervisor's Phone Number and E-mail Address				
8.	Name and relationship of the person who initially received the request				
	(Check all applicable) □ Immediate supervisor □ Another supervisor i□ Reasonable Accommodation Coordinator (RAC) □ HR Specialist □ E □ Other				
9.	Original Date of Reasonable Accommodation Request				
10.	Briefly describe the medical condition requiring accommodation				
11.	Describe specifically what accommodation(s) you think could be made so the perform the essential duties of the position. You must be able to perform all elements outlined in your performance appraisal plan or in the vacancy and either with or without accommodation.	of the critical			

12.	Please check any of the categories below that	at apply to your	request
	□ Alternate Work Schedule		
	□ Assistive Devices (Non-CAP)		
	□ CAP request (Computer or Electronic Of	ffice Equipment	')
	□ CAP request (<i>Computer Software</i>)		
	□ Furniture		
	 Materials in alternative formats 		
	□ Parking		
	Reconfigured work spaceRemoval of an architectural barrier		
	□ Scooters		
	 Sign Language Interpreter or Captioning 	n Request	
	□ Telework		
	□ Other Request		
12	Decemble Assembled to preded for: (Ch	andrall annlinah	Va)
13.	Reasonable Accommodation needed for: (Ch	еск ан аррисас	ne)
	 Performing Job Functions 		
	□ Accessing the Work Environment		Here Breeze Leef Lee en en en
	 Accessing a Benefit or Privilege of Empl or social event.) 	ioyment: (<i>i.e., a</i>	ttending a training program
	er eestar evenur)		
14.	How long do you believe you would need the	required accon	nmodations?
15.	Explain any time sensitive issues related to the	ne request	
10.	Explain any time sensitive issues related to the	ic request.	
lf o c	diaghility and/ ar need for recognition	adation is not al	views or already on file with the
	disability and/ or need for reasonable accommo artment, the Department has a right to request		
	equested accommodation. If you have been a		
info	rmation should be attached to and submitte	d with this for	m, unless it has already been provided.
0	DTIFICATION AND CONCENT BY EMDI	0)/55	
	RTIFICATION AND CONSENT BY EMPLO		
I her	reby certify that all statements made above ar	re true to the b	est of my knowledge and belief. I hereby
give	permission for the release of information about	ut my service a	nd medical condition(s) to agency officials
with	a need to know.		
Emn	loyee's Signature	Date	Daytime Phone Number
p	,		

PART B: ACCOMMODATION REPORT

To Be Completed by Deciding Official. This form is used for record-keeping and reporting purposes only. It is hould be maintained separately from the employee's personnel file and is a confidential document. Attach copies of all documents obtained or developed in processing this report form. Please submit this form as soon as possible after final determination of the reasonable accommodation request to the servicing Reasonable Accommodations Coordinator (RAC).

Bure	eau and Division of Requesting Individual:
Dui	add and Division of Noquesting marviadal.
Rea	sonable accommodation: (Check one)
	Approved
	Denied (If denied, attach copy of the written denial letter/memo stating reason See Section 5.06, of DAO 215-10, Reasonable Accommodation Procedures).
Des	cribe the type of accommodation requested:
Des	cribe the type of accommodation granted (if different from what was requested):
Date	e reasonable accommodation request referred to deciding official (i.e., Supervisor, Office or
Divi	sion Director, HR Specialist):
Nan	ne and Title of Deciding Official:
Date	e reasonable accommodation approved or denied:
Date	e of disposition of the reasonable accommodation request (if different from date approved):
Inte	rim measures provided, if any:
	ne frames outlined in DAO 215-10, Reasonable Accommodation Procedures, were not met, se explain:
Req	uest for reasonable accommodation denied because: (You may check more than one box)
	Accommodation ineffective
	Medical documentation inadequate
	Accommodation would require removal of an essential function or otherwise would require lowering of performance or production standard
	Accommodation would cause undue hardship

If the proposed reasonable accommodation was rejected but another one was offered and accepted, please explain.
If the individual proposed one type of reasonable accommodation which is being denied, but rean offer of a different type of reasonable accommodation, explain both the reasons for the de the requested accommodation and why you believe the chosen accommodation would be effecti
Was medical information required to process this request? ☐ Yes ☐ No Sources of technical assistance, if any, consulted in trying to identify possible reasonable accommodations (e.g., Job Accommodation Network, disability organization, Reasonable
Accommodation Coordinator).
Comments:

I hereby certify that all stateme	nts made a	above are true to the best of r	my knowledge and belief.		
Employee's Signature	Date	Daytime Phone Number	E-mail Address		
For more information on how to website or contact: Department Room 6012, Washington, DC 20	of Comme	rce, Office of Civil Rights, 14th	nt of Commerce's Office on Civil Rights' Street and Constitution Avenue NW,		
If the Requestor is not satisfied v	vith this ded	cision, he/she may do the follo	wing:		
You have the right to:					
request, or to a supervisor in that	person's cha he date you	ain of command. Your request to received your decision. Please	e Deciding Official) in response to your for reconsideration must be delivered no e include a copy of the decision issued to e to submit.		
Request Alternative Dispute Reso	ution if your	bureau offers this service			
File an Equal Employment Opport this decision. Contact your bureau			O counselor within 45 days of receipt of		
File an administrative or a union grievance, if applicable. For an administrative grievance, follow the procedure in DAO 202-771, Administrative Grievance Procedure. For a union grievance, look at your union contract and follow the instructions for filing a grievance.					

Privacy Act Advisory Statement

The Privacy Act of 1974 requires that you be given certain information about this request for information. The authority for the accommodation request form is derived from the Rehabilitation Act of 1973, as amended, which stipulates that Federal agencies must provide reasonable accommodations to qualified individuals with disabilities. 29 U.S.C. Section 791; 29 C.F.R. Part 1614; see also 20 C.F.R. part 1630. Further, Executive Order 13164 mandates that Federal agencies have written procedures for providing reasonable accommodation and maintain records in order to monitor the effectiveness of the procedures. Completion of this form is voluntary, however, no a ccommodation may be given to a qualified individual without this written information. The Director, Office of Civil Rights, shall maintain a record of all a ccommodation requests, which will be utilized to determine the efficacy and c onsistency of the reasonable accommodation procedures process and be c ompiled for reports to the E qual Employment Opportunity Commission (EEOC); these records are subject to periodic review by the EEOC, at its request, to ensure compliance. Other routine uses are listed below.

Routine Uses

- 1. In the event that a system of records maintained by the Department to carry out its functions indicates a violation or potential violation of law or contract, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute or contract, or rule, regulation, or order issued pursuant thereto, or the necessity to protect an interest of the Department, the relevant records in the system of records may be referred to the appropriate agency, whether Federal, state, local, or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute or contract, or rule, regulation, or order issued pursuant thereto, or protecting the interest of the Department.
- 2. A record from this system of records may be disclosed to a Federal, state, or local agency maintaining civil, criminal, or other relevant enforcement information, or other pertinent information, such as current licenses, if necessary to obtain information relevant to a Department decision concerning the assignment, hiring, or retention of an individual, the issuance of a license, grant or other benefit.
- 3. A record from this system of records may be disclosed to a Federal, state, local or international agency, in response to its request, in connection with the assignment, hiring, or retention of an individual, the issuance of a security clearance, the reporting of an investigation of the individual, the letting of a contract, or the issuance of a license, grant, or other benefit by the requesting agency, to the extent that the information is relevant and necessary to the requesting agency's decision on the matter.
- 4. A record from this system of records may be disclosed in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 5. A record in this system of records may be disclosed to a Member of Congress submitting a request involving an individual when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 6. A record in this system of records may be disclosed to the Department of Justice in connection with determining whether disclosure thereof is required by the Freedom of Information Act (5 U.S.C. 552).
- 7. A record in this system of records may be disclosed to a contractor of the Department having need for the information in the performance of a contract, but not operating a system of records within the meaning of 5 U.S.C. 552a(m).
- 8. A record in this system may be disclosed to the Office of Personnel Management for personnel research purposes; as a data source for management information; for the production of summary descriptive statistics and analytical studies in support of the function for which the records are collected and maintained; or for related manpower studies.
- 9. A record from this system of records may be disclosed to the Administrator, General Services Administration (GSA), or his designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e. GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 10. A record in this system of records may be disclosed to any source from which additional information is requested in the course of processing a grievance to the extent necessary to identify the individual, inform the source of the purposes(s) of the request, and identify the type of information requested.
- 11. A record in this system of records may be di sclosed to officials of the Office of Personnel Management, Merit Systems Protection Board, including the Office of the Special Counsel, the Federal Labor Relations Authority and its General Counsel, or the Equal Employment Opportunity Commission, the Department of State, or the Department of Labor when requested in performance of their authorized duties.
- 12. A record in this system of records may be disclosed in response to a request for discovery or for appearance of a witness, information that is relevant to the subject matter involved in a pending judicial or administrative proceeding.
- 13. A record in this system of records may be disclosed to officials or labor organizations reorganized under the Civil Service Reform Act when relevant and necessary to their duties of exclusive representation concerning personnel policies, practices, and matters affecting work conditions.
- 14. A record in this system of records may be disclosed to commercial contractors (dept collection agencies) for the purpose of collecting delinquent debts authorized by the Debt Collection Act (31 U.S.C. 3718).
- 15. A record in this system of records may be disclosed to Senior State Department officials at U.S. Embassies, including the Ambassador, D eputy C hief of M ission, Administrative C ounselor and H uman R esource O fficers, for matters r elating to employment or security issues pertaining to Department of Commerce employees working in U.S. Embassies or facilities overseas.