I. POLICY
It is the policy of the South Dakota Department of Corrections (DOC) to prohibit discrimination on the basis of disability and to provide offenders with disabilities, with or without reasonable accommodation, equal access to programs, services, and activities consistent with legitimate penological interests [5-ACI-3D-04, 5-ACI-5E-02].

II. PURPOSE
The purpose of this policy is to establish procedures to ensure offenders with disabilities requiring accessible housing are placed accordingly and to provide the process for offenders to request accommodation and to establish the role of the ADA coordinator for offenders [5-ACI-2C-11, 5-ACI-2E-02, 5-ACI-5E-03].

III. DEFINITIONS
ADA Coordinator:
The ADA Coordinator shall be knowledgeable in the provisions of the Americans with Disabilities Act (ADA), ADA standards for accessible design within a correctional setting, and applicable policies. The ADA Coordinator is responsible for coordinating efforts and processes within the Department and its facilities to comply with the requirements of ADA, as it relates to a correctional environment.

ADA Facility Coordinator:
The staff person assigned to facilitate ADA compliance at each DOC facility and investigate disability-related issues and complaints made known by an inmate within the facility. The coordinator has authority to make recommendations to the Warden and ADA Coordinator and implement approved corrective actions to ensure compliance with ADA.

Americans with Disabilities Act (ADA):
Federal legislation passed in 1990 with subsequent revisions that prohibit discrimination against people with disabilities. Under the Act, discrimination against a person with a disability is illegal in employment, transportation, public accommodations, communications, and government activities.

Communication Disability:
Disability affecting vision, hearing, or speech.

Disability:
Defined as (1) a physical or mental impairment that substantially limits one or more major life activities; (2) a record of having such impairment; or (3) being regarded as having such impairment.
Effective Communication:
Communication with persons who are deaf, hard of hearing, have a speech disability, blind, or have low vision that is as effective as communication with those without a disability. The purpose of effective communication is to ensure persons with a disability can communicate with, receive information from, convey information to, and understand the context of communication with DOC staff.

Informal Resolution:
Verbal or written contact between an inmate and staff in which the complaint/grievance is settled by agreement of both parties in an informal setting.

Persons with Disabilities:
Anyone who has a physical or mental impairment that substantially limits one or more major life activities; “major life activities” includes functions such as caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, and working; “substantially limits” means that the impairment imposes a significant barrier in the performance of a major life activity; anyone who has a record of such an impairment; and anyone who is regarded as having such an impairment.

Qualified Interpreter:
An interpreter who, via Video Remote Interpreting (VRI) services or on-site appearance, is able to interpret effectively, accurately, and impartially, both receptively and expressively, using any necessary specialized vocabulary, given the language, skills, and education of the inmate. Includes sign language interpreters, oral transliterators, and cued language transliterators.

Reasonable Modification:
The DOC shall make reasonable modifications in policies, practices, or procedures when the modifications are necessary to avoid discrimination on the basis of disability, unless department can demonstrate making the modifications would fundamentally alter the nature of the service, program, or activity; or would result in undue financial or administrative burden, 28 C.F.R. Section 35.130(b) (7). The DOC may require reasonable advance notice from inmates requesting aids or services, based on the length of time needed to acquire the aid or service, but the DOC may not impose excessive advance notice requirements.

IV PROCEDURES

1. Approach:

   A. The Department of Corrections (DOC) has zero tolerance for discrimination against those with disabilities. In addition, federal and state laws prohibit discrimination on the basis of race, color, creed, religion, sex, ancestry, disability, or national origin. Designated DOC staff will track, investigate and document known complaints of discrimination by inmates.

   1. Duties of the ADA Coordinator include but are not limited to:
      a. Regular review and evaluation of current ADA policies, services, practices, and effects thereof upon the DOC. Recommendation of any necessary changes to assist and support the DOC’s compliance with the ADA standards and regulations.
      b. In consultation with the ADA Facility Coordinator, assist with the development, implementation, and updates of unit plans, post orders, and directives to ensure compliance with ADA standards.
      c. Overseer and assist with ADA education and training for staff, contractors, and volunteers. Facilitate ongoing training for ADA Facility Coordinators.
      d. Review and aid investigations into allegations of discrimination or non-compliance with the requirements of ADA and possible violations of ADA responsibilities by the DOC. Review and document the outcomes of such investigations and recommend changes to achieve compliance.
      e. Schedule and conduct regular facility ADA compliance audits/reviews and maintain documentation of the results, findings, and recommendations.
      f. Communicate with designated DOC administrative staff regarding facility ADA compliance and convey any resources or materials required to achieve and maintain ADA compliance.
g. Stay up to date with new information concerning ADA responsibilities and legal requirements for the protection of those with disabilities.

h. Meet with and communicate with ADA Facility Coordinators on a regular basis to discuss and review received ADA complaints, including requests for administrative remedy filed by inmates concerning ADA issues, including the response or resolution provided to the complainant.

i. In consultation with the ADA Facility Coordinators, recommend facility structural changes to the respective Warden to comply with ADA requirements.

j. In consultation with classification staff, as requested, ensure inmates with disabilities are placed in facilities appropriate to their needs, given their disability and taking into consideration safety, security, discipline, good order, and legitimate penological interests of the DOC.

2. Each Warden will designate and maintain an ADA Facility Coordinator to oversee ADA issues and compliance at all DOC facilities.

k. The Warden at the South Dakota State Penitentiary (SDSP) will appoint one coordinator to oversee SDSP, Jameson Annex, and the Sioux Falls Community Work Center.

l. The Warden at Mike Durfee State Prison (MDSP) will appoint one coordinator to oversee MDSP, Yankton Minimum Center, and Rapid City Minimum Center.

m. The Warden at South Dakota Women’s Prison (SDWP) will appoint one coordinator to oversee SDWP, E-Unit, and the Pierre Minimum Center MC/H-Unit.

3. ADA Facility Coordinators will be provided adequate training to perform the tasks of the position and shall have sufficient time and authority to coordinate and implement the department’s ADA policy and directives, and to oversee facility compliance with ADA responsibilities. Coordinators shall have authority to investigate and respond to ADA related concerns communicated by any inmate under the direct or indirect authority of the Warden. Coordinators shall report directly to the Warden or designee. The coordinator’s duties include but are not limited to:

a. Basic knowledge of the ADA as it applies to correctional environments.

b. Review existing and proposed facility practices and procedures for compliance with ADA and this policy. Provide recommendations to the ADA Coordinator for potential corrective action, as deemed appropriate.

c. Document and track all complaints alleging non-compliance with ADA requirements made by inmates; the results of any investigation, response, disposition, and remedies provided in response to the complaint.

d. Regularly report ADA issues to the ADA Coordinator.

e. In consultation with the Warden and ADA Coordinator, coordinate a response to requests for accommodation, including:
   1) Requests for outside evaluation of an inmate by qualified expert.
   2) Transfer of the inmate to another facility or moves within a facility.
   3) Facilitating inmate access to required auxiliary aids, devices, and equipment consistent with the recommendations of a professional evaluation of the disability, recommendation provided by the professional/qualified expert, and after consideration to safety, security, and other legitimate penological interests of the DOC.
   4) Approval of accommodations.

f. Notify unit staff at the facility of any accommodation approved for an inmate and any required modification of facility procedure(s) that may be necessary as a result of implementing the accommodation. When necessary, provide notice to staff of the time frame which the accommodation shall be applied.

g. Ensure records of all requests by inmates for auxiliary aids, services, or accommodations, including those provided to an inmate without specific request, are maintained.

h. Ensure records regarding the disposition of inmate ADA complaints responded to outside of the Administrative Remedy process are recorded.

i. Ensure approved accommodations follow inmates throughout their incarceration, including during transfer to another unit or facility, without unreasonable disruption, unless the accommodation is terminated by the inmate or just cause.

j. Ensure documentation and reporting of the suspension or interruption of approved ADA accommodations that affect an inmate(s), including, but not limited to, the amount of time of the suspension or interruption and reasons.
2. Staff Training:

A. ADA training is mandatory for designated staff assigned to job positions within a DOC facility housing inmates. ADA information and curriculum is included in pre-service staff training and volunteer training program. Training on ADA topics shall be provided every three (3) years, at a minimum. Training goals include providing knowledge, skill, and abilities necessary for staff to implement, support, and adhere to ADA standards, DOC policy, and directives to ensuring the fair treatment of those with disabilities.

1. The training curriculum will be reviewed and approved regularly by the ADA Coordinator, DOC Policy and Compliance Coordinator, and the DOC Associate Director of Training. Additions or revisions to ADA training and curriculum will be coordinated with the ADA Coordinator and Associate Director of Training.

2. The ADA Coordinator and Policy and Compliance Coordinator may assist the Associate Director of Training in organizing ADA training material and identifying appropriate training topics.

3. ADA training may include a rotation of topics, including but not limited to the following:
   a. How to effectively communicate with inmates who have communication disabilities.
   b. How to identify inmates who may have a disability, any required accommodations, and the process of notifying the ADA Facility Coordinator and other staff who need to know.
      1) Staff and volunteers having contact with an inmate who requires or may require accommodation, must be informed of the need for the approved accommodation, including any aids or services necessary to ensure effective communication with the inmate. An inmate’s identity as needing accommodations, aids, or services due to a disability will not be treated as confidential medical information.
   c. Proper implementation of and adherence to ADA, as it applies to correctional environments.
   d. Explanation of examples of reasonable accommodations that may be provided to inmates with a disability.
   e. The safe operation, repair, upkeep, and handling of auxiliary aids and proper techniques and procedures for assisting those who utilize such aids.

3. Inmate Admission and Assessments:

A. Staff assigned to the following programs or services will report all inmates identified as having a disability that substantially limit one or more major life activities of the inmate; or an inmate who has a record of having a disability; or an inmate a staff person regards or perceives has having a disability. Staff may identify inmates with a disability by asking the inmate if they wish to disclose any disability, including any request the inmate has for auxiliary aids, services, or reasonable modification, and through staff observation (assessments or screening) or examination of any documentation or records that accompany the inmate upon admission.

1. Inmate responses will be documented in COMS as a case note.
2. Inmates identified having a disability will be assigned an appropriate disability code in COMS.

B. DOC staff assigned to the Admissions and Orientation (A&O) unit of the institution will advise each new admission inmate of his/her right to reasonable accommodations. Notice is also provided within the Inmate Living Guide, which is made accessible to all inmates upon admission to a DOC facility.

C. Health Services staff will screen all new admission inmates for hearing, medical, mobility, or visual disabilities. Any identified disabilities will be documented in the inmate’s medical record and the Facility ADA Coordinator will be notified.

1. Inmates may be identified as having a disability any time the inmate’s major life activities are substantially limited.
D. Behavioral Health staff will screen all new admission inmates for mental health disabilities. Any identified disabilities will be documented in COMS and the Facility ADA Coordinator will be notified.
   1. Inmates may be identified as having a disability any time the inmate’s major life activities are substantially limited.

E. Education/Employment/Vocational staff will document any inmate identified as having a learning, speech, and/or language disability, and the Facility ADA Coordinator will be notified.

F. Institutional staff will notify the Facility ADA Coordinator of any inmate that staff believes may have a disability who is not already identified as having a disability within COMS.

G. Staff will contact the Facility ADA Coordinator when an inmate requests accommodation, aids, or services for their disability (formal or informal requests). The coordinator will review the request within five (5) business days of receipt. The coordinator will consult with Health Services, Behavioral Health, and/or education staff, as appropriate to determine if records, evaluations, assessments, or other documentation or evidence exists to support the inmate has a disability and whether the inmate requires accommodation, including verifying any accommodation that was provided to the inmate in the past.
   1. Staff will request the inmate sign a release of information (ROI) when requesting outside records that may exist regarding the inmate’s disability and past accommodations provided to the inmate. If the inmate refuses to sign a ROI, the request for accommodation or verification of the inmate’s disability will be considered based on available information.
   2. The inmate may be referred to a provider or qualified expert for evaluation, screening, testing, or assessment if deemed necessary by the ADA Coordinator based on recommendations from Health Services, Behavioral Health, or education staff. The referral will be consistent with the legitimate penological interests of the DOC.
   3. Any recommendation or request for accommodation will be forwarded to the Facility ADA Coordinator. The coordinator will consider and document any adverse impact the accommodation may have on security, safety, or other legitimate penological interests of the DOC and whether granting the accommodation may fundamentally alter the nature of services, programs, or activities at the facility, or result in undue financial or administrative burden to the DOC.
      a. The coordinator shall consult with security staff regarding potential impacts an accommodation may have on security or safety issues.
      b. Any change made to a recommendation or decision to provide accommodation to an inmate with a disability as a result of a security or safety concern will be forwarded to the ADA Coordinator.
   4. Accommodations that may be granted include, but are not limited to, a qualified sign language interpreter, auxiliary aids, services, and/or devices such as canes, trapeze bars, prostheses, orthopedic shoes, braces, air mattresses, wheelchair, shower chair, assignment to a lower bunk, or other accommodation approved in consultation with the Facility ADA Facility Coordinator.
      a. Adaptive equipment approved and issued to inmates shall be routinely cleaned, repaired, maintained, and generally kept in a safe, operable condition.

H. Approved accommodations for an inmate with a disability will be provided for the duration of the inmate’s time in custody and will transfer with the inmate from facility to facility, unless terminated because the inmate no longer needs the accommodation, or the inmate terminates the accommodation. Reasons an accommodation is terminated must be documented in COMS and should be forwarded to the coordinator.
   1. Documentation of the initial determination of a disability and any approved accommodations issued will be maintained in COMS under Case management - Medical Restrictions.
   2. Each request for accommodation will be considered on a case-by-case basis.
   3. If an inmate’s request for accommodation is limited, modified, terminated, or denied, the inmate will be notified of and advised of their right to file a grievance through the Administrative Remedy process or by contacting the ADA Coordinator.
4. **Effective Communication:**

A. The DOC will take appropriate steps to ensure communications with inmates with a communication disability are as effective as communications with other inmates (See 28 C.F.R. §35.160)

B. All facilities must have appropriate auxiliary aids and services available to afford an inmate with a communication disability equal opportunity to participate in and enjoy the benefits of services, programs, or activities offered to inmates without a communication disability (See 28 C.F.R. §35.160). Such aids and services will help facilitate effective communication.

C. Inmates with a communication disability will have equal access to common areas of the facility accessible to inmates without a communication disability.

D. In determining what type of auxiliary aid, service, or accommodation is necessary to accommodate the communication needs of an inmate who is deaf, has significant hearing loss, is blind-deaf, or has a speech disability, the DOC will give primary consideration to the inmate’s request (See 28 C.F.R. §35.160). Each request received, or need identified, will be considered on a case-by-case basis. While not intended to be an exhaustive list, the following accommodations may be provided to inmates with a communication disability:
   1. Qualified interpreters will be available on-site or via video remote interpreting (VRI) service.
      a. Qualified interpreters or services must be able to interpret effectively, accurately, and impartially, both receptively and expressively using any necessary specialized vocabulary given the language skills and education of the inmate.
   2. Availability of Text Telephone/Teletype Terminal Teletypewriter (TTY).
   3. A telephone with volume control will be available on each housing unit where an inmate with a hearing or speech disability resides.
   4. Videophones and services.
   5. Telecommunications Relay Service (TRS).
   6. South Dakota Relay or interpretive services offered through Video Relay Services (available on the inmate tablets).
   7. Captioned telephone or computer.
   8. Additional time for telephone calls to account for the time required to complete a telephone call using auxiliary aids or services, such as, for example, South Dakota Relay, TRS, TTY, or Video Relay Services, or Video Remote Interpreter.

E. In the event a qualified interpreter is requested by the inmate to facilitate effective communication, the ADA Facility Coordinator will ensure the interpreter or interpreter service is provided and available in a timely manner, consistent with this policy.
   1. The activity, service, or program requiring interpretation may be delayed until an interpreter or interpreter service is made available, or the inmate may elect to delay participation in the activity, hearing, service, or program until an interpreter is available.
      a. In an emergency involving an imminent threat to the safety or security of the facility or risk of harm to the inmate, staff or others, those services and resources readily available at that time will be used by staff to communicate with the inmate.
   2. The DOC will maintain a contract with one or more approved interpreter service agencies, including on-site interpreters and VRI, as necessary. This may include hiring individual interpreters on a fee-for-service basis. Documentation shall be retained by the ADA Coordinator and/or Facility ADA Facility Coordinator for all active interpreter services.

F. The ADA Facility Coordinator will document all oral and written inmate requests for interpreters or interpreter services, including the action taken in response to the request.
G. Inmates who are blind or have low vision will be provided appropriate auxiliary aids and services upon request, to include but not limited to the following. This is not intended to be an exhaustive list. Each request will be considered on a case-by-case basis.
   1. Information in large print.
   2. Braille.
   3. Electronic enhancement of printed material using a computer screen reading program.
   5. Qualified reader - which is defined as someone who is able to read effectively, accurately, and impartially, utilizing any necessary specialized vocabulary.
   6. Verbal updates regarding schedules and activities.
   7. Assistance moving about the facility, as required.

H. Determination of an appropriate auxiliary aid or service depends in part on the method of communication normally used by the inmate in the past, with consideration given to the accommodation requested by the inmate.

I. An inmate’s choice of communication will be accommodated, unless it can be demonstrated that another similarly effective means of communication is available, or the accommodation requested by the inmate could result in a fundamental alteration of the service or activity, or impose an undue burden (significant difficulty or expense) upon the DOC.
   1. If the Facility ADA Facility Coordinator determines a requested accommodation fundamentally alters services or activities or creates an undue burden, he/she will notify the ADA Coordinator. If the ADA Coordinator concurs with the finding, this will be sent to the Warden and Director of Prison Operations.
   2. Upon an affirmative finding that a requested accommodation cannot be approved, the DOC has an obligation to provide an alternative aid or service. The ADA Facility Coordinator and ADA Coordinator will identify an alternative and effective accommodation.

J. Inmates requesting a different method of communication/accommodation than that which was approved, may submit their request to the ADA Facility Coordinator by completing the Inmate Request for Reasonable Accommodation (See Attachment 1).

K. While not intended to be an exhaustive list, the DOC will work to offer appropriate auxiliary aids, services, and accommodations to inmates with a communication disability who request the aid, service, or accommodation for the following:
   1. Critical communication, complex information, lengthy exchanges, or anything involving legal due process.
   2. Intake.
   3. Orientation.
   4. Classification.
   5. Medical care and health programs, such as physical, medical, dental, visual, or behavioral health examinations, screenings, assessments, or treatment, including drug and alcohol programming.
   6. Counseling or psychological/behavioral health services.
   7. Educational and vocational programming.
   8. Work Release programs and programs where Earned Discharge Credit (EDC) is offered.
   9. Due process hearings, including disciplinary hearings, and hearings which the inmate is a witness.
   10. Grievance interviews.
   11. Religious services.
   12. Criminal investigations; and
   13. Pre-release instructions
**SECTION**

**SUBJECT**

**DOC POLICY**

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**Case Records**

**Americans with Disabilities Act (ADA)**

**1.1.E.7**

**Effective:**

**07/01/2022**

L. Visual alerts or other suitable notification systems must be provided within the room/cell of those inmates who are deaf or hard of hearing to ensure the inmate does not miss announcements, fire alarms, mealtimes, recreation, education, work assignments, or other auditory information provided to inmates who are not deaf or hard of hearing.

M. Staff will ensure inmates who are deaf or hard of hearing that are placed in restraints for transport/escort, are restrained in a manner that permits effective communication (e.g., cuffing inmates in the front so they can sign; having one hand free so they can write) unless legitimate security or safety concerns dictate otherwise, and this has been approved by the Senior Security staff person.

N. Inmates who are deaf or hard of hearing will have equivalent access to captioned television programming as other inmates of the same classification level and status have to television.

O. Health Services will ensure inmates who require hearing aids or cochlear processors have access to such equipment and devices, as determined necessary by an audiologist or qualified medical provider. Replacement batteries for such equipment and devices will be provided at no cost to the inmate. Batteries will be available within twenty-four (24) hours of the inmate’s need for replacement batteries, including weekends and holidays.

P. Health Services will send an inmate’s hearing aids, cochlear processors, and other such devices to appropriate repair companies promptly, upon receipt of notice or request for repair by the inmate.
   1. The date the device was sent out for repairs should be documented in the inmate’s medical file.
   2. Written documentation of the repairs completed will be available for review by the inmate upon request and retained.
   3. The inmate’s needs for effective communication will be met and accommodated while the device is unavailable to the inmate.

Q. If an inmate with a communication disability is determined by Health Services staff to have a medical condition or need that requires immediate action, and a qualified interpreter or service is not available, staff will respond by providing the inmate the same medical care, treatment, evaluation, or service that would be provided to an inmate without a communication disability, under similar circumstances.
   1. Staff will use the most effective means of communicating with the inmate available at the time.
   2. An interpreter or other appropriate accommodation or service will be made available to the inmate as soon as reasonably possible, as requested by the inmate.

R. The ADA Facility Coordinator or designee will assess the effectiveness and availability of aids, services and accommodations offered to individual inmates with a communication disability a minimum of every six (6) months, starting with the date the accommodation is first provided. The coordinator or designee will communicate directly with the inmate to verify the effectiveness of the aid, service, or accommodation and note any additional accommodation needs shared by the inmate. Assessment of the aid, service, or accommodation will continue until terminated, or the inmate is transferred or discharged. The results, findings, and other pertinent information will be documented in COMS as a case note.

5. **Inmate Request for Accommodation:**

A. Inmates requesting accommodation must complete an Inmate Request for Reasonable Accommodation form (See Attachment 1) and turn this into unit staff or the ADA Facility Coordinator or request an administrative remedy through the approved process. One (1) additional page may be attached to the form if necessary to explain the reason for requesting the accommodation. Any inmate requiring assistance with completing or submitting their request should contact a member of their unit team or the ADA Facility Coordinator.
B. Unit staff will ensure all requests, including requests for administrative remedy, are sent to the ADA Facility Coordinator. Inmates may submit a request any time they believe their disability requires an accommodation that is not currently offered.

C. Inmates with requests for accommodations for medical or behavioral health issues should send their requests directly to Health Services or Behavioral Health or route the request through sick call. Health Services or Behavioral Health staff will forward requests and any response to the ADA Facility Coordinator.

D. Upon receipt of the request, the ADA Facility Coordinator will discuss the request for accommodation with the inmate and designated staff.

E. The ADA Facility Coordinator may request additional information from the inmate and/or staff to develop an appropriate response to the request.

F. After compiling the necessary information, the ADA Facility Coordinator will respond in writing to the request within five (5) business days. The response may include notifying the inmate of an extension to the response time, based on the complexity of the issue/request. A copy of the response will be sent to the inmate, Warden, and ADA Coordinator. A copy of the response will also be documented in COMS.

G. If a request for accommodation creates undue financial or administrative burden or may result in a fundamental alteration of programs or services, the ADA Facility Coordinator, in conjunction with the ADA Coordinator and Warden, will ascertain whether other alternatives exist which may provide accommodation.
   1. If the inmate is approved for accommodation, the inmate will be added to the institution’s list of inmates with approved accommodations. This list is maintained by the ADA Facility Coordinator. A description of the accommodation will be included in the inmate’s case notes.
      a. Documentation will include the staff responsible for ensuring the accommodation is offered to the inmate.
      b. Reasons for terminating an accommodation must be documented.
   2. Accommodations may differ, depending on the abilities of the inmate, severity of the disability, impact on the inmate’s major life activities, nature of the program or activity, access issues, and other relevant factors.
   3. Inmates may be required to participate in evaluations, assessments, or screening to further investigate, assess, and/or determine the extent of their disability and to identify appropriate and reasonable accommodations. If an inmate refuses to participate, staff shall respond to the request based on the information available.

6. **Inmate Appeals:**

   A. If an inmate does not agree with the findings or investigation process applied, accommodation offered, or a denial of their request, the inmate may request relief through the administrative remedy process.
   1. Inmates with a communication disability may seek assistance documenting their request for remedy from fellow inmates, staff, family members, attorneys, or an outside advocate. Requests for assistance may be directed to the ADA Facility Coordinator.

   B. The inmate will submit all necessary documentation that substantiates and supports their request for administrative remedy.

   C. The ADA Coordinator may respond to a request for remedy, or coordinate a response with facility staff, as deemed appropriate. All responses to a request for remedy must be reviewed by the ADA Coordinator.
D. Staff shall not discriminate against any inmate that opposes any act or practice made unlawful by the ADA, or because the inmate made a charge, testified, assisted, or participated in any manner in an ADA related investigation, proceeding, or hearing. Staff shall not coerce, intimidate, or threaten any inmate (See 28 C.F.R. §35.134). Staff shall not coerce, intimidate, threaten, or interfere with any inmate who files an ADA complaint or encourages another inmate to file a complaint.

7. Inmate Access to Programs, Facilities, Activities, Benefits, Aids and Services:

A. Inmates with a disability shall not be excluded from participation in programs or services or denied access to programs, services, benefits, and aids provided to inmates without a disability solely on the basis of their disability. This includes, but is not limited to, work, education, recreation, and early discharge opportunities. Inmates with a disability shall not be denied access to programs or activities offered in a DOC facility because the area where the service, program, or activity is scheduled is inaccessible or unusable by individuals with disabilities (See 28 C.F.R. §35.149).

B. Inmates with a disability will have access to all programs which they would otherwise be entitled access to which are provided to inmates without a disability.

C. Inmates with disabilities shall be offered equal access to education, vocational opportunities, work release, institutional employment, religious programs, and opportunities for early release, whether mandatory or voluntary, as other like inmates without a disability.

D. The DOC is not required to allow inmates with a disability to participate in, or benefit from services, programs, facilities, privileges, advantages, or activities offered, or provided, when it is determined through reasonable judgement, that allowing such participation poses a direct threat to the health or safety of staff or others (See 28 C.F.R. § 35.139 (a)).
   1. Reasonable judgment relies on current knowledge or the best available objective evidence to ascertain: the nature, duration, and severity of the risk posed by the inmate; the probability injury will actually occur, and whether reasonable modifications to policies, practices or procedures, or provision of auxiliary aids or services will mitigate the risk (See 28 C.F.R. § 35.139 (b)).
   2. A direct threat is a significant risk to the health or safety of others that cannot be eliminated by a reasonable modification of policies, practices or procedures, or provision of auxiliary aids or services to mitigate the risk. See 28 C.F.R. § 35.139 (b) Direct threat.

8. Inmate Housing:

A. Inmates with disabilities will be housed in the most integrated housing appropriate to meet the needs of the inmate, and in a manner that ensures the inmate has access to and is offered the elements necessary to afford the inmate safe housing (See 28 C.F.R. §35.130, 35.152). Housing placement shall be made on the basis of criteria that is validated, dynamic, and meets the inmate’s security and custody level/requirements as well as any identified medical or behavioral health needs. Housing assignments shall be consistent with the inmate’s AIMS code, PREA code, medical restrictions/needs, and separation requirements.
   1. If an inmate’s approved accommodation requires an inmate be assigned to housing that is different than initially determined appropriate for the inmate (transfer of the inmate), the ADA Coordinator will document information detailing the reasons substantiating the justification for the housing change in COMS as a case note.

B. When determining appropriate housing placement for an inmate, the following will apply:
   1. Staff will not place an inmate with a disability in a facility or unit that exceeds the inmate’s custody classification solely because there are no accessible cells or beds available in the facility or unit that provide the approved accommodation required by the inmate.
2. Staff will not place inmates with a disability in designated medical housing, i.e., the infirmary, chronic care unit, or secure mental health unit unless the inmate is actually receiving required or necessary care, treatment, programming, or direct supervision in these units and the placement is deemed appropriate and necessary by Health Services or Behavioral Health Services.

3. Staff will not place inmates with a disability in a facility or unit which does not offer similar programs, services, or activities to the inmate as the facility where the inmate would ordinarily be housed, absent their accommodation needs.

C. Inmates with mobility disabilities will be provided appropriate auxiliary aids and services, including but not limited to, access to wheelchairs, manually powered mobility aids, walkers, crutches, canes, braces, shower chairs, or other similar devices designed to allow the inmate to access areas of the facility typically accessible to inmates without a disability (See 28 C.F.R. §35.137).

D. The Classification and Transfer Manager or designee will ensure information documenting an inmate’s need for accommodation is included in any transfer order. Inmates with a disability, who have an approved accommodation at one facility, may be transferred to another facility, provided the receiving facility will provide the approved accommodation to the inmate. All efforts shall be made to provide the accommodation without significant or unreasonable interruption.

9. **New Construction or Altered Part of a Facility:**

A. The DOC will comply with all applicable 2010 ADA accessibility standards when constructing any building or facility or altering any part of a DOC owned or occupied facility accessible to staff, the public, or inmates. The design and construction of the new or altered part of the facility shall be readily accessible to and usable by individuals with disabilities.

1. Projects that increase, expand, or extend a facility’s gross floor area or height of a facility are considered additions. Additions must comply with the requirements of the standards applicable to new construction.

2. Alterations include remodeling, renovation, rehabilitation, reconstruction, restoration, resurfacing of paths or vehicle ways, changes or rearrangements in structural parts, and changes or rearrangements of walls and full-height partitions. Normal maintenance, reroofing, painting, or changes to mechanical and electrical systems are not considered alterations unless they affect usability.

3. Any alteration of a primary function area, defined as any area where inmates carry out one or more major activities, requires the altered primary function area and elements being altered comply with the standards. Alterations made to areas containing a primary function also require an accessible path of travel to the extent that it is not disproportionate to the cost. Spaces within a facility that are not considered primary function areas include entrances, corridors, restrooms, and closets.

   c. When altering a primary function area, the costs for additional alterations to comply with the standards, beyond the cost of the primary alteration, are considered disproportionate if the costs for the additional alterations exceed twenty percent (20%) of the cost of the primary alteration.

B. The DOC will ensure that if any portion of an existing facility is altered in such a way that affects, or could affect, the usability of the facility or portion thereof, said alteration will comply with, to the maximum extent feasible, the applicable 2010 ADA Standards.

1. Full compliance with the standards is not required if the DOC demonstrates it is structurally impracticable to meet the requirements of the standard(s).

C. Each newly constructed facility will provide mobility features for at least three percent (3%), but not less than one (1), of the total number of cells/rooms allocated for housing inmates.
D. The DOC will ensure each newly constructed or altered facility has accessible cells with mobility features complying with the 2010 ADA Standards.
   2. The term “new construction” shall mean each facility or part of a facility constructed by, on behalf of, or for the use of the DOC where construction commenced after January 26, 1992.

E. As required by the 2010 ADA Standards, at least two percent (2%) but no less than one (1) of the total number of cells/rooms shall be equipped with audible emergency alarm systems and visual alarms.

F. Each facility shall have video phones and telephones available to inmates that include appropriate communication features such as volume control.

10. Suspension of Policy:

A. Accommodations offered to inmates with a disability shall be maintained in operable working condition, including those features of facilities and equipment that are required to be readily accessible to and usable by those with disabilities (28 C.F.R. § 35.133).

B. In an emergency or disruption of normal institutional operation; or furtherance of the legitimate penological interests of the DOC, any provision or section of this policy may be temporarily suspended. Notice of isolated or temporary suspension of specific services, aids, or accommodations shall be provided to the ADA Facility Coordinator and ADA Coordinator. Any isolated or temporary suspension of such shall last no longer than is absolutely necessary and will be lifted as soon as practicable. The suspension will be thoroughly documented with an explanation as to reason and duration and forwarded to the ADA Coordinator.

V. RESPONSIBILITY

The DOC Executive team and ADA Coordinator will be responsible for the annual review and maintenance of this policy.

VI. AUTHORITY

28 C.F.R. §35.130, 28 C.F.R. Section 35.130(b) (7), 28 C.F.R. Section 35.133, 28 C.F.R. Section 35.134, 28 C.F.R. Section 35.137, 28 C.F.R. Section 35.139(a), 28 C.F.R. Section 35.139(b), 28 C.F.R. Section 35.149, 28 C.F.R. Section 35.152, 28 C.F.R. Section 35.160

VII. HISTORY

July 2021
July 2020
December 2019
December 2017 – New policy.

ATTACHMENTS (Published in PolicyTech unless otherwise noted)

1. Inmate Request for Reasonable Accommodation
2. DOC Policy Implementation / Adjustments
**DOC POLICY IMPLEMENTATION/ADJUSTMENTS**

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>TITLE</th>
<th>POLICY #</th>
<th>EFFECTIVE</th>
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<tr>
<td>Case Records</td>
<td>Americans with Disabilities Act (ADA)</td>
<td>1.1.E.7</td>
<td>07/01/2022</td>
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(FACILITY/WORK UNIT NAME)

WILL ACCEPT AND IMPLEMENT THE PROVISIONS OF THE ABOVE ADMINISTRATIVE REGULATION:

[ ] AS WRITTEN
[ ] NOT APPLICABLE
[ ] WITH THE FOLLOWING PROCEDURES TO ACCOMPLISH THE INTENT OF THE POLICY

(SIGNED) _________________________ (DATE) _________________________

Warden