Affirmative Action Plan
for the Recruitment, Hiring, Advancement, and Retention of Persons with Disabilities

To capture agencies’ affirmative action plan for persons with disabilities (PWD) and persons with targeted disabilities (PWTD), EEOC regulations (29 C.F.R. § 1614.203(e)) and MD-715 require agencies to describe how their affirmative action plan will improve the recruitment, hiring, advancement, and retention of applicants and employees with disabilities.

Section I: Efforts to Reach Regulatory Goals

EEOC regulations (29 CFR §1614.203(d)(7)) require agencies to establish specific numerical goals for increasing the participation of persons with disabilities and persons with targeted disabilities in the federal government 1.

1. Using the goal of 12% as the benchmark, does your agency have a trigger involving PWD by grade level cluster in the permanent workforce? If “yes”, describe the trigger(s) in the text box.
   a. Cluster GS-1 to GS-10 (PWD) Answer No
   b. Cluster GS-11 to SES (PWD) Answer Yes

For the GS 01-10 cluster in FY 2019, the Agency’s percentage of PWD was 12.36%, which exceeded the 12.00% benchmark. However, for the GS 11-SES cluster, the Agency’s percentage of PWD was 9.20%, which was less than the 12.00% benchmark.

*For GS employees, please use two clusters: GS-1 to GS-10 and GS-11 to SES, as set forth in 29 C.F.R. § 1614.203(d)(7). For all other pay plans, please use the approximate grade clusters that are above or below GS-11 Step 1 in the Washington, DC metropolitan region.

2. Using the goal of 2% as the benchmark, does your agency have a trigger involving PWTD by grade level cluster in the permanent workforce? If “yes”, describe the trigger(s) in the text box.
   a. Cluster GS-1 to GS-10 (PWTD) Answer No
   b. Cluster GS-11 to SES (PWTD) Answer Yes

For the GS 01-10 cluster in FY 2019, the Agency’s percentage of PWTD was 3.27%, which exceeded the 2.00% benchmark. However, for the GS 11-SES cluster, the Agency’s percentage of PWTD was 1.83%, which was less than the benchmark of 2.00% and which has indicated a trigger for the Agency.

<table>
<thead>
<tr>
<th>Grade Level Cluster(GS or Alternate Pay Plan)</th>
<th>Total</th>
<th>Reportable Disability</th>
<th>Targeted Disability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Numerical Goal</td>
<td>--</td>
<td>12%</td>
<td>2%</td>
</tr>
<tr>
<td>Grades GS-1 to GS-10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grades GS-11 to SES</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. Describe how the agency has communicated the numerical goals to the hiring managers and/or recruiters.

In the past, the Agency had relayed numerical goals to hiring managers and recruitment personnel through broadcast emails sent from the U.S. Department of Health and Human Services (HHS). However, HHS has ceased sharing this data in this manner. As a result, CMS began sharing such data in FY 2018 through a series of monthly meetings with the CMS recruitment and talent acquisition personnel within its Human Resources office, which has continued in FY 2019. Additionally, CMS has had meetings...
with senior leadership where the PWD and PWDT goals were discussed, as well as the demographic breakdown by demographic group as compared to the Civilian Labor Force (CLF) statistics. Finally, CMS has presented this data to employees through presentations to the CMS Disability Employee Resource Group (DERG). CMS has begun to work collaboratively with the DERG in identifying more specifically the barriers that exist and to brainstorm ways of eliminating those barriers.

Section II: Model Disability Program

Pursuant to 29 C.F.R. § 1614.203(d)(1), agencies must ensure sufficient staff, training and resources to recruit and hire persons with disabilities and persons with targeted disabilities, administer the reasonable accommodation program and special emphasis program, and oversee any other disability hiring and advancement program the agency has in place.

A. PLAN TO PROVIDE SUFFICIENT & COMPETENT STAFFING FOR THE DISABILITY PROGRAM

1. Has the agency designated sufficient qualified personnel to implement its disability program during the reporting period? If “no”, describe the agency’s plan to improve the staffing for the upcoming year.

   Answer: Yes

2. Identify all staff responsible for implementing the agency's disability employment program by the office, staff employment status, and responsible official.

<table>
<thead>
<tr>
<th>Disability Program Task</th>
<th># of FTE Staff By Employment Status</th>
<th>Responsible Official (Name, Title, Office Email)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Architectural Barriers Act Compliance</td>
<td>Full Time: 6, Part Time: 0, Collateral Duty: 0</td>
<td>Jodi Gram, Director, Division of Facilities and Space Management</td>
</tr>
<tr>
<td>Processing applications from PWD and PWTD</td>
<td>Full Time: 4, Part Time: 0, Collateral Duty: 0</td>
<td>Lei Lonni Giroux, Director, Talent Acquisition and Benefits Group</td>
</tr>
<tr>
<td>Answering questions from the public about hiring authorities that take disability into account</td>
<td>Full Time: 72, Part Time: 0, Collateral Duty: 0</td>
<td>Lei Lonni Giroux, Director, Talent Acquisition and Benefits Group</td>
</tr>
<tr>
<td>Section 508 Compliance</td>
<td>Full Time: 11, Part Time: 0, Collateral Duty: 130</td>
<td>Rajiv Uppal, Director, Office of Information Technology and Chief Information Officer</td>
</tr>
<tr>
<td>Special Emphasis Program for PWD and PWTD</td>
<td>Full Time: 1, Part Time: 0, Collateral Duty: 4</td>
<td>Craig Borne, Director, Affirmative Employment Group</td>
</tr>
<tr>
<td>Processing reasonable accommodation requests from applicants and employees</td>
<td>Full Time: 11, Part Time: 0, Collateral Duty: 1</td>
<td>Lee Lunsford, Acting Director, Civil Rights and EEO Policy Group, OEOCR</td>
</tr>
</tbody>
</table>

3. Has the agency provided disability program staff with sufficient training to carry out their responsibilities during the reporting period? If “yes”, describe the training that disability program staff have received. If “no”, describe the training
planned for the upcoming year.

Answer  Yes

In FY 2019, CMS primarily used LRP Publications and The Federal EEO and HR Practitioners Disabilities and Reasonable Accommodation Series of courses to provide supplemental training to RA staff. Such training included, but was not limited to, Reasonable Accommodation; Disability and the Law; and Mental and Emotional Disabilities. RA staff also received supplemental training through a 3-day training session (1 of which was an 8-hour session with a former EEOC Administrative Judge), participation in weekly team meetings, and one-on-one mentoring from the Group and Office Director/Deputy Director. The CMS Disability Program Manager also completed Disability Program Manager training in FY 2019 provided by the EEOC.

B. PLAN TO ENSURE SUFFICIENT FUNDING FOR THE DISABILITY PROGRAM

Has the agency provided sufficient funding and other resources to successfully implement the disability program during the reporting period? If “no”, describe the agency’s plan to ensure all aspects of the disability program have sufficient funding and other resources.

Answer  Yes

Section III: Program Deficiencies In The Disability Program
<p>| Brief Description of Program Deficiency | C.2.b.5. Does the agency process all initial accommodation requests, excluding ongoing interpretative services, within the time frame set forth in its reasonable accommodation procedures? [see MD-715, II(C)] If “no”, please provide the percentage of timely-processed requests, excluding ongoing interpretative services, in the comments column. |</p>
<table>
<thead>
<tr>
<th>Objective</th>
<th>Obtain the resources to secure more effective tracking system and establish processes to ensure 90% of accommodation request are processed within the time frame set forth in the Agency’s procedures for reasonable accommodation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target Date</td>
<td>Oct 31, 2020</td>
</tr>
<tr>
<td>Completion Date</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Planned Activities</th>
<th>Target Date</th>
<th>Completion Date</th>
<th>Planned Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dec 1, 2016</td>
<td></td>
<td>Determine whether efficiencies can be obtained by replacing the current use of multiple contracts and short-term contract vehicles with Blanket Agreement and/or longer-term contracts with more precise statement of work.</td>
</tr>
<tr>
<td></td>
<td>May 31, 2017</td>
<td></td>
<td>Identify options for replacing the existing reasonable accommodation database to obtain continued support and maintenance and enhanced reporting functions.</td>
</tr>
<tr>
<td></td>
<td>Jun 30, 2017</td>
<td></td>
<td>Review all steps and functions regarding the request and provision of reasonable accommodation and identify staff, training, contracts, process improvements and resources needed to meet the established timeframes.</td>
</tr>
<tr>
<td></td>
<td>Jun 30, 2017</td>
<td></td>
<td>Establish an equipment inventory process to allow more timely deployment of equipment.</td>
</tr>
<tr>
<td></td>
<td>Jan 31, 2020</td>
<td></td>
<td>Establish and launch a reasonable accommodations tracking database that will incorporate all phases of the accommodation process.</td>
</tr>
<tr>
<td></td>
<td>Jun 30, 2020</td>
<td></td>
<td>Continue formalizing reasonable accommodation standard operating policies, forms, templates, and documents.</td>
</tr>
</tbody>
</table>

Accomplishments
REPORT OF ACCOMPLISHMENTS AND MODIFICATIONS TO

OBJECTIVE

Accomplishments: In timely achieving Planned Activity #1 above, CMS has created efficiencies by replacing the previous use of multiple contracts and short-term contract vehicles used for Sign Language Services, Workplace Task Assistance, and transportation services with single and longer term contracts. In timely achieving Planned Activity #2 above, as explained last year, HHS has deployed a web-based, interactive application called the Automated Reasonable Accommodation Processing System (ARAPS) for HHS Operating Division use. CMS engaged in testing in mid-2019 but determined that ARAPS would not meet its technical needs. CMS next worked with Salesforce, Inc. and Radiant, Inc. to develop a custom-made database that would significantly improve its ability to track, monitor, and develop reports on multiple aspects of the reasonable accommodation process. CMS has set a goal of January 2020 to have this new database launched and in use. In timely achieving Planned Activity #3 above, the CMS Reasonable Accommodation Program (RAP) continues to review all steps and functions regarding the request and provision of reasonable accommodation in order to meet the established timeframes. Multiple process improvements are in place or underway, including the re-establishment of an Assistive Technology Center with six workstations set up with potential solutions to accommodate employees who are blind or deaf, have low vision, are hard of hearing, or have cognitive or dexterity limitations. Standard Operating Procedures (SOP) for bulk orders and inventory are in the approval phase. RAP is working with the Office of Human Capital to ensure that employees hired under Schedule A or special veterans hiring authorities know that reasonable accommodations are available and how to make a request. A Telework Agreement – RA has been created along with other processes to better manage the processing and provision of flexiplace and telework as reasonable accommodations. In timely achieving Planned Activity #4 above, CMS completed its inventory and is working on other process improvements to expedite provision of equipment, including streamlining the Purchase Card Authorization and market research processes while still complying with the Federal Acquisition Regulation and guidance from the CMS Office of Acquisition and Grants Management and the Office of Financial Management. In timely achieving Planned Activity #5 above, CMS RAP continues to formalize its standard operating policies and create forms and templates. Forms and templates have been created for the Daily Living Assistance in the Workplace (DLAW) program, for accommodation requests regarding exemption from security screening procedures, for market research, and for reasonable accommodation telework. An Acting Director was assigned to the program and tasked with improving processing times by identifying root causes and implementing action plans. Two employees were reassigned from other functions in the EEO office to the reasonable accommodation program. Funding for additional contract support for Personal Assistant Services and Sign Language Interpreting was secured and contracting efforts are underway to put these additional contract resources in place. In timely achieving activity #1 above, OEOCR identified staffing and skill gaps in RAP that might be impacting processing times. In meeting activity #2 above, CMS reviewed various database possibilities for implementation at CMS, including traveling to the Centers for Disease Control (CDC) in Atlanta, Georgia, to preview and test software developed by the CDC. As a result of these efforts, HHS has deployed a web-based, interactive application called ARAPS to replace the current and outdated RA database. This was scheduled to occur sometime in January 2018, but CMS found that ARAPS did not fully meet its needs. As a result, CMS has implemented a new system (see above) in December 2019. In timely achieving activity #3 above, the RA Staff attend various training opportunities hosted by LRP Publications for Reasonable Accommodation. CMS also used The Federal EEO and HR Practitioners/Disabilities and RA Series courses such as RA,
Disability and the Law, and Mental and Emotional Disabilities. The CMS RA staff consist of RA Coordinators, Provision Specialists, and Intake Specialists with cross training to ensure that coverage is always available. • In timely achieving activity #4 above, CMS has conducted a rigorous inventory audit of all new and old equipment and is maintained and distributed bi-weekly to all RA Coordinators, the Office of Support Services and Operations (OSSO), and to the contractor working with the CMS IT Helpdesk. Any inventory returned due to departure or the employee no longer needing the equipment is retrieved and entered onto the inventory sheet as “available,” then stored in the RA-designated area within the CMS warehouse. • In working toward completion of activity #5 above, The RA SOPs previously established are in the process of being reviewed and reformatted to ensure compliance with the requirements of the new system. Due to this need to revise and update, CMS has modified its activity due date for #5 from September 30, 2017 to October 31, 2018.

Section IV: Plan to Recruit and Hire Individuals with Disabilities

Pursuant to 29 C.F.R. §1614.203(d)(1)(i) and (ii), agencies must establish a plan to increase the recruitment and hiring of individuals with disabilities. The questions below are designed to identify outcomes of the agency’s recruitment program plan for PWD and PWTD

A. PLAN TO IDENTIFY JOB APPLICATIONS WITH DISABILITIES

1. Describe the programs and resources the agency uses to identify job applicants with disabilities, including individuals with targeted disabilities.
2. Pursuant to 29 C.F.R. §1614.203(a)(3), describe the agency’s use of hiring authorities that take disability into account (e.g., Schedule A) to recruit PWD and PWTD for positions in the permanent workforce.

CMS presented new managers and supervisors training on non-competitive hiring authorities such as Schedule A and Veteran’s Preference during Leadership in Context (LinC) training. Additionally, CMS continued its modified strategic consultation process encouraging discussions directly with hiring managers about the vision for their vacant positions and to share information about the various hiring options to include non-competitive hiring authorities available to fill their positions. Using these hiring authorities allows managers to reach eligible candidates and reduce the amount of time needed to fill positions. Finally, CMS provided Veteran Employment and Uniformed Services Employment and Reemployment Rights Act (USERRA) training to all managers, Executive Officers, and Human Resources staff on the benefits of hiring Veterans. This course defined Veterans’ Preference and explained the uses of special appointing authorities. The course outlined methods for working as a team to cultivate a ready recruitment source of Veterans, especially disabled Veterans. The course outlined the rights of Federal employees under the law and provided details on how Veteran Employment and USERRA rights are to be implemented. In 2019, CMS developed a training program called, “Time-to-Hire Roadshow.” This training program uses a ‘learning map’ to teach hiring managers about the Federal Hiring Process through an analogy of taking a road trip. A significant portion of time is spent talking about non-competitive means to hire someone more quickly. This includes Schedule A and disabled veterans. Over 200 hiring managers attended this training program.

3. When individuals apply for a position under a hiring authority that takes disability into account (e.g., Schedule A), explain how the agency (1) determines if the individual is eligible for appointment under such authority; and, (2) forwards the individual’s application to the relevant hiring officials with an explanation of how and when the individual may be appointed.

In FY 2017, CMS implemented a web-based tool to provide hiring managers direct access to eligible non-competitive applicants. The database offers resumes of applicants eligible under the Schedule A hiring authority, along with other non-competitive appointment eligibilities. The database is available to hiring managers for self-guided recruitment and outreach. Job aids were created to assess managers in the first quarter of FY 2017. In addition to deployment of the database and training on non-competitive hiring authorities, CMS has dedicated staff available to provide refresher training for managers on non-competitive hiring and database assistance. In addition to the deployment of the database CMS provides training on non-competitive hiring authorities and has dedicated staff available to provide refresher training for managers on non-competitive hiring and database assistance. As of the end of FY 2019, the database had been updated with 174 new resumes. Throughout FY 2019, 1266 searches were processed by 155 distinct users.

4. Has the agency provided training to all hiring managers on the use of hiring authorities that take disability into account (e.g., Schedule A)? If “yes”, describe the type(s) of training and frequency. If “no”, describe the agency’s plan to provide this training.

Answer: Yes

During FY 2019, CMS presented new managers and supervisors training on non-competitive hiring authorities such as Schedule A and Veteran’s Preference during Leadership in Context (LinC) training. Additionally, CMS continued its modified strategic consultation process encouraging discussions directly with hiring managers about the vision for their vacant positions and to share information about the various hiring options to include non-competitive hiring authorities available to fill their positions. Using these hiring authorities allows managers to reach eligible candidates and reduce the amount of time needed to fill positions. Further, CMS, in conjunction with the Disability Employee Resource Group, conducted several Lunch and Learn workshops for managers focusing on Schedule A hiring and reasonable accommodations. Finally, CMS provided Veteran Employment and Uniformed Services Employment and Reemployment Rights Act (USERRA) Training to all managers, Executive Officers, and Human Resources staff on the benefits of hiring Veterans. This course defined Veterans’ Preference and explained the uses of special appointing authorities. The course outlined methods for working as a team to cultivate a ready recruitment source of Veterans, especially disabled Veterans. The course outlined the rights of Federal employees under the law and provided details on how Veteran Employment and USERRA rights are to be implemented. In 2019, CMS developed a training program called, “Time-to-Hire Roadshow.” This training program uses a ‘learning map’ to teach hiring managers about the Federal Hiring Process through an analogy of taking a road trip. A significant portion of time is spent talking about non-competitive means to hire someone more quickly. This includes Schedule A and disabled veterans. Over 200 hiring managers attended this training program. An abbreviated version of the training was delivered at an All Managers Meeting and to Executive Officers. Customized component training was delivered to six components.
B. PLAN TO ESTABLISH CONTACTS WITH DISABILITY EMPLOYMENT ORGANIZATIONS

Describe the agency’s efforts to establish and maintain contacts with organizations that assist PWD, including PWTD, in securing and maintaining employment.

CMS continues to effectively communicate with different organizations and their constituents to ensure that the CMS recruitment and hiring strategies are accomplished. In FY 2019, CMS participated in recruitment events (virtual and in-person) sponsored by organizations serving individuals with disabilities. CMS also offered webinars open to the public which outlined special hiring authorities such as Schedule A. Further, CMS continued to work through a variety of strategies that focus on existing relationships and contacts, while building new relationships and networks with local colleges and universities, vocational rehabilitation organizations, diverse organizations, and connecting through virtual platforms to enhance participation rates of individuals with targeted disabilities. In 2019, CMS participated in 6 Disability/Disabled Veterans Events: Gallaudet University (attended 2 events), Recruit Military (attended 3 events), and Equal Opportunity Publications-Careers and disAbled Expo.

C. PROGRESSION TOWARDS GOALS (RECRUITMENT AND HIRING)

1. Using the goals of 12% for PWD and 2% for PWTD as the benchmarks, do triggers exist for PWD and/or PWTD among the new hires in the permanent workforce? If “yes”, please describe the triggers below.
   a. New Hires for Permanent Workforce (PWD) Answer Yes
   b. New Hires for Permanent Workforce (PWTD) Answer No

The CMS new PWD hires in the permanent workforce for FY 2019 was at a rate of 9.09%, which is less than the benchmark of 12.00%. However, the CMS new PWTD hires in the permanent workforce for FY 2019 was at a rate of 2.08%, which is slightly above the benchmark of 2.00%.

<table>
<thead>
<tr>
<th>New Hires</th>
<th>Total (#)</th>
<th>Reportable Disability</th>
<th>Targeted Disability</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Permanent Workforce (%)</td>
<td>Temporary Workforce (%)</td>
</tr>
<tr>
<td>% of Total Applicants</td>
<td></td>
<td>%</td>
<td>%</td>
</tr>
<tr>
<td>% of Qualified Applicants</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>% of New Hires</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. Using the qualified applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among the new hires for any of the mission-critical occupations (MCO)? If “yes”, please describe the triggers below. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. New Hires for MCO (PWD) Answer Yes
   b. New Hires for MCO (PWTD) Answer Yes

Health Insurance Specialist – 0107: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.69%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 14.43%, which exceeded the benchmark. No trigger exists with respect to the rate of PWDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 2.51%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 3.09%, which exceeded the benchmark. No trigger exists with respect to the rate of PWTDs newly hired to this MCO.

Information Technology Specialist – 2210: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.66%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 8.70%, which exceeded the benchmark. No trigger exists with respect to the rate of PWDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 3.72%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the
rate of PWTDs newly hired to this MCO. Program Management – 0340: In FY 2019, the total PWD qualified applicant pool for this MCO was 1.79%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 16.67%, which exceeded the benchmark. No trigger exists with respect to the rate of PWTDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 1.79%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 16.67%, which exceeded the benchmark. No trigger exists with respect to the rate of PWTDs newly hired to this MCO. Financial Management Specialist – 0501: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.42%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 1.45%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs newly hired to this MCO. Medical Officer – 0602: In FY 2019, the total PWD qualified applicant pool for this MCO was 0.00%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 0.00%, which was the same as the benchmark. No trigger exists with respect to the rate of PWTDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 0.00%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 0.00%, which was the same as the benchmark. No trigger exists with respect to the rate of PWTDs newly hired to this MCO. Actuary - 1510: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.94%, which constituted the benchmark. PWD new hires for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs newly hired to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 2.94%, which constituted the benchmark. PWTD new hires for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs newly hired to this MCO.

<table>
<thead>
<tr>
<th>New Hires to Mission-Critical Occupations</th>
<th>Total</th>
<th>Reportable Disability</th>
<th>Targetable Disability</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Numerical Goal</strong></td>
<td>--</td>
<td>12%</td>
<td>2%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

3. Using the relevant applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among the qualified internal applicants for any of the mission-critical occupations (MCO)? If “yes”, please describe the triggers below. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Qualified Applicants for MCO (PWD)
   - Answer: Yes
b. Qualified Applicants for MCO (PWTD)
   - Answer: Yes

Health Insurance Specialist – 0107: In FY 2019, the total PWD applicant pool for this MCO was 3.84%, which constituted the benchmark. PWD qualified applicants for this MCO was at a rate of 3.69%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs qualified for this MCO. In FY 2019, the total PWTD applicant pool for this MCO was 5.04%, which constituted the benchmark. PWTD qualified applicants for this MCO was at a rate of 3.86%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs qualified for this MCO. Information Technology Specialist – 2210: In FY 2019, the total PWD applicant pool for this MCO was 2.78%, which constitutes the benchmark. PWD qualified applicants for this MCO was at a rate of 4.78%, which exceeded the benchmark. No trigger exists with respect to the rate of PWTDs qualified for this MCO. Program Management – 0340: In FY 2019, the total PWTD applicant pool for this MCO was 5.04%, which represents the benchmark. PWTD qualified applicants for this MCO was at a rate of 4.38%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs qualified for this MCO. Medical Officer – 0602: There were no vacancies for the Medical Officer series in FY 2019. Actuary - 1510: In FY 2019, the total PWD applicant pool for this MCO was 6.67%, which represents the benchmark. PWD qualified applicants for this MCO was at a rate of 1.79%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs qualified for this MCO.
rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWDs qualified for this MCO. In FY 2019, the total PWTD applicant pool for this MCO was 6.67%, which represents the benchmark. PWTD qualified applicants for this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs qualified for this MCO.

4. Using the qualified applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among employees promoted to any of the mission-critical occupations (MCO)? If “yes”, please describe the triggers below. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Promotions for MCO (PWD)
   Answer: Yes

b. Promotions for MCO (PWTD)
   Answer: Yes

| Health Insurance Specialist – 0107: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.69%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 9.09%, which exceeded the benchmark. Therefore, no trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 2.51%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 1.52%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs promoted to this MCO. |
| Information Technology Specialist – 2210: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.66%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 10.00%, which exceeded the benchmark. Therefore, no trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 3.72%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs promoted to this MCO. |
| Program Management – 0340: In FY 2019, the total PWD qualified applicant pool for this MCO was 1.79%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 1.79%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs promoted to this MCO. |
| Financial Management Specialist – 0501: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.42%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 20.00%, which exceeded the benchmark. Therefore, no trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 1.45%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 20.00%, which exceeded the benchmark. Therefore, no trigger exists with respect to the rate of PWTDs promoted to this MCO. |
| Medical Officer – 0602: In FY 2019, the total PWD qualified applicant pool for this MCO was 0.00%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 0.00%, which was the same as the benchmark. Therefore, no trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 0.00%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 0.00%, which was the same as the benchmark. Therefore, no trigger exists with respect to the rate of PWTDs promoted to this MCO. Actuary - 1510: In FY 2019, the total PWD qualified applicant pool for this MCO was 2.94%, which represents the benchmark. PWDs promoted to this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWDs promoted to this MCO. In FY 2019, the total PWTD qualified applicant pool for this MCO was 2.94%, which represents the benchmark. PWTDs promoted to this MCO was at a rate of 0.00%, which was less than the benchmark. Therefore, a trigger exists with respect to the rate of PWTDs promoted to this MCO. |

Section V: Plan to Ensure Advancement Opportunities for Employees with Disabilities

Pursuant to 29 C.F.R. §1614.203(d)(1)(iii), agencies are required to provide sufficient advancement opportunities for employees with disabilities. Such activities might include specialized training and mentoring programs, career development opportunities, awards programs, promotions, and similar programs that address advancement. In this section, agencies should identify, and provide data on programs designed to ensure advancement opportunities for employees with disabilities.

A. ADVANCEMENT PROGRAM PLAN

Describe the agency’s plan to ensure PWD, including PWTD, have sufficient opportunities for advancement.
B. CAREER DEVELOPMENT OPPORTUNITIES

1. Please describe the career development opportunities that the agency provides to its employees.

CMS is committed to continuous learning and exploring innovative methods to develop and retain highly-skilled employees to carry out its mission critical functions. A wide range of professional development opportunities are provided to all CMS employees, including PWD and PWTD employees, to support career satisfaction and development within the agency. In FY 2019, CMS conducted the following workshops, activities, and programs to assist employees with their careers and professional development goals. The Agency plans to continue such efforts in FY 2020: • The CMS Asian American and Pacific Islander (AAPI) Employee Resource Group sponsored a panel discussion with senior leadership of Asian descent discussing the role career development played in their success, which was open to all employees. • The CMS Federal Women’s Group sponsored the Building Your Professional Network Lunch and Learn workshop for all employees. Participants learned how to share knowledge and influence to help others, grow social capital, develop a networking strategy, and focus on making high-quality connections. • The CMS Veterans Assistance Committee sponsored the Unlocking the Mysteries of Veteran Benefits for Veterans and their Families workshop, which was available to all CMS employees. During this session, participants learned about the benefits available to veterans and their family members and shared tools on how to access these critical benefits. • The CMS Disability Employee Resource Group and the Reasonable Accommodations Program Team hosted two separate workshops on the CMS Reasonable Accommodations Process, one specific to managers and the other to employees. The purpose of these two one-hour workshops was to outline the procedures for requesting reasonable accommodations within CMS, as well as to tailor the question and answer segment specifically to managers and employees. These workshops were able to train a total of 84 employees and 39 managers in the Reasonable Accommodation process. • The CMS Disability Employee Resource Group organized its second Peer Mentoring workshop. This workshop featured discussions on the responsibilities of mentors and mentees, as well as qualifications and expected commitments. To date, this endeavor has doubled last year’s total by engaging 14 mentor/mentee relationships as a result of these efforts. CMS will continue to offer the following career development programs in FY 2020 in addition to the multiple Employee Resource Group opportunities presented above: • CMS Intra-Agency Rotation Program (Traditional Program) • CMS Intra-Agency Rotation Program (Direct Match Pilot) • Presidents Management Council (PMC) Program • White House Leadership Development Program (WHLDP) • Federal Executive Institute Leadership for a Democratic Society

2. In the table below, please provide the data for career development opportunities that require competition and/or supervisory recommendation/ approval to participate.

<table>
<thead>
<tr>
<th>Career Development Opportunities</th>
<th>Total Participants</th>
<th>PWD</th>
<th>PWTD</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Applicants (#)</td>
<td>Selectees (#)</td>
<td>Applicants (%)</td>
</tr>
<tr>
<td>Internship Programs</td>
<td>1518</td>
<td>81</td>
<td>5.10%</td>
</tr>
</tbody>
</table>
### Career Development Opportunities

<table>
<thead>
<tr>
<th>Career Development Opportunities</th>
<th>Total Participants</th>
<th>PWD</th>
<th>PWTD</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Applicants (#)</td>
<td>Selectees (#)</td>
<td>Applicants (%)</td>
</tr>
<tr>
<td>Other Career Development Programs</td>
<td>160</td>
<td>97</td>
<td>2.60%</td>
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<tr>
<td>Mentoring Programs</td>
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<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>Fellowship Programs</td>
<td>72</td>
<td>19</td>
<td>n/a</td>
</tr>
<tr>
<td>Coaching Programs</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>Training Programs</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>Detail Programs</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
</tbody>
</table>

3. Do triggers exist for PWD among the applicants and/or selectees for any of the career development programs? (The appropriate benchmarks are the relevant applicant pool for the applicants and the applicant pool for selectees.) If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. Applicants (PWD) Answer Yes
   b. Selections (PWD) Answer Yes

CMS Intra Agency Rotation Program (IARP; GS-11 to SES) In FY 2019, 126 total employees out of a pool of 5,687 eligible employees applied for the IARP. Of that total, 85 employees were selected for participation in the program, which constituted 67.46% of applicants. A trigger exists for the applicant pool of 5 PWDs to the program, which constituted a participation rate of 0.96% and which was less than the 2.36% inclusion rate of non-PWD applicants. Likewise, a trigger exists in the selection of 3 PWDs to the program, which was at a participation rate of 60.00% and which was lower than the non-PWD inclusion rate of 67.77%.

White House Leadership Development Program (WHLDP; GS-15) In FY 2019, 5 total employees out of a pool of 826 eligible employees applied for the WHLDP. Of that total, 2 employees were selected for participation in the program, which constituted 40.00% of applicants. A trigger exists for the applicant pool of no PWTDs to the program, which constituted a participation rate of 0.00% and which was less than the 0.65% inclusion rate of non-PWTDs. Likewise, a trigger exists in the selection of no PWTDs to the program, which was at a participation rate of 0.00% and which was lower than the non-PWD inclusion rate of 40.00%.

President’s Management Council Program (PMCP; GS-13 to 15) In FY 2019, 6 total employees out of a pool of 4,601 eligible employees applied for the PMCP. Of that total, 2 employees were selected for participation in the program, which constituted 33.33% of applicants. A trigger exists for the applicant pool of no PWTDs to the program, which constituted a participation rate of 0.00% of the applicant pool and which was less than the inclusion rate of 0.14%. Likewise, a trigger exists in the selection of no PWTD to the program, which was at a participation rate of 0.00% and which was lower than the inclusion rate for non-PWTDs of 33.33%.

Federal Executive Institute Program (FEIP; GS-15 to SES) In FY 2019, 23 total employees out of 897 eligible employees applied for the FEIP. Of that total, 8 employees were selected for participation in the program, which constituted 34.78% of applicants. A trigger exists for the applicant pool of 1 PWTD to the program, which constituted a participation rate of 1.64% of the applicant pool and which was less than the inclusion rate of 2.63%. Likewise, a trigger exists in the selection of no PWTDs to the program, which was at a rate of 0.00% and which was less than the non-PWD inclusion rate of 36.36%.

4. Do triggers exist for PWTD among the applicants and/or selectees for any of the career development programs? (The appropriate benchmarks are the relevant applicant pool for the applicants and the applicant pool for selectees.) If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. Applicants (PWTD) Answer Yes
   b. Selections (PWTD) Answer Yes

CMS Intra Agency Rotation Program (IARP; GS-11 to SES) In FY 2019, 126 total employees out of a pool of 5,687 eligible employees applied for the IARP. Of that total, 85 employees were selected for participation in the program, which constituted 67.46% of applicants. A trigger exists for the applicant pool of 2 PWTDs to the program, which constituted a participation rate of 1.92% of the applicant pool and which was less than the 2.22% inclusion rate of non-PWTDs. Likewise, a trigger exists in the...
selection of 1 PWTD to the program, which was at a participation rate of 50.00% and which was lower than the non-PWTD inclusion rate of 67.74%. White House Leadership Development Program (WHLD; GS-15) In FY 2019, 5 total employees out of a pool of 826 eligible employees applied for the WHLD. Of that total, 2 employees were selected for participation in the program, which constituted 40.00% of applicants. A trigger exists for the applicant pool of no PWTDs to the program, which constituted a participation rate of 0.00% of the applicant pool and which was less than the inclusion rate of 0.61%. Likewise, a trigger exists in the selection of no PWTDs to the program, which was at a participation rate of 0.00% and which was lower than the non-PWTD rate of 40.00%. President’s Management Council Program (PMCP; GS-13 to 15) In FY 2019, 6 total employees out of 4,601 eligible employees applied for the PMCP. Of that total, 2 employees were selected for participation in the program, which constituted 33.33% of applicants. A trigger exists for the applicant pool of no PWTDs to the program, which constituted a participation rate of 0.00% of the applicant pool and which was less than the inclusion rate of 0.13%. Likewise, a trigger exists in the selection of no PWTDs to the program, which was at a participation rate of 0.00% and which was lower than the inclusion rate of 2.59%.

Federal Executive Institute Program (FEIP) In FY 2019, 23 total employees out of a pool of 897 eligible employees applied for the FEIP. Of that total, 8 employees were selected for participation in the program, which constituted 33.33% of applicants. A trigger exists for the applicant pool of no PWTDs to the program, which constituted a participation rate of 0.00% of the applicant pool and which was less than the inclusion rate of 2.59%. Likewise, a trigger exists in the selection of no PWTDs to the program, which was at a participation rate of 0.00% and which was less than the non-PWTD inclusion rate of 38.78%.

C. AWARDS

1. Using the inclusion rate as the benchmark, does your agency have a trigger involving PWD and/or PWTD for any level of the time-off awards, bonuses, or other incentives? If “yes”, please describe the trigger(s) in the text box.

   a. Awards, Bonuses, & Incentives (PWD) Answer Yes

   b. Awards, Bonuses, & Incentives (PWTD) Answer No

Performance-based Cash Awards: In FY 2019, 3,830 employees received a performance-based cash award. Of that total, 347 PWDs received a performance-based cash award, constituting a participation rate of 9.06%. A trigger exists with respect to PWD performance-based cash awards, since the participation rate is less than the inclusion rate of 12.00%. In FY 2019, 3,830 employees received a performance-based cash award. Of that total, 205 PWTDs received a performance-based cash award, constituting a participation rate of 5.35%. No trigger exists with respect to PWTD performance-based cash awards, since the participation rate exceeded the inclusion rate of 2.00%.

Performance-based Time-off Awards: In FY 2019, 1,488 employees received a performance-based time-off award. Of that total, 141 PWDs received a performance-based time-off award, constituting a participation rate of 9.48%. A trigger exists with respect to PWD performance-based time-off awards, since the participation rate is less than the inclusion rate of 12.00%. In FY 2019, 1,488 employees received a performance-based time-off award. Of that total, 79 PWTDs received a performance-based time-off award, constituting a participation rate of 5.31%. No trigger exists with respect to PWTD performance-based time-off awards, since the participation rate exceeded the inclusion rate of 2.00%.

2. Using the inclusion rate as the benchmark, does your agency have a trigger involving PWD and/or PWTD for quality step increases or performance-based pay increases? If “yes”, please describe the trigger(s) in the text box.

   a. Pay Increases (PWD) Answer Yes

   b. Pay Increases (PWTD) Answer No

Quality Step Increase (QSI): In FY 2019, 207 employees received a QSI. Of that total, 13 PWDs received a QSI award, constituting a participation rate of 6.28%. A trigger exists with respect to PWD QSI awards, since the participation rate is less than the inclusion rate of 12.00%. In FY 2019, 207 employees received a QSI. Of that total, 8 PWTDs received a QSI award, constituting a participation rate of 3.86%. No trigger exists with respect to PWTD QSI awards, since the participation rate exceeded the inclusion rate of 2.00%.
3. If the agency has other types of employee recognition programs, are PWD and/or PWTD recognized disproportionately less than employees without disabilities? (The appropriate benchmark is the inclusion rate.) If “yes”, describe the employee recognition program and relevant data in the text box.

   a. Other Types of Recognition (PWD)  Answer  N/A
   b. Other Types of Recognition (PWTD)  Answer  N/A

Not applicable.

D. PROMOTIONS

1. Does your agency have a trigger involving PWD among the qualified internal applicants and/or selectees for promotions to the senior grade levels? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) For non-GS pay plans, please use the approximate senior grade levels. If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. SES
      i. Qualified Internal Applicants (PWD)  Answer  No
      ii. Internal Selections (PWD)  Answer  No

   b. Grade GS-15
      i. Qualified Internal Applicants (PWD)  Answer  Yes
      ii. Internal Selections (PWD)  Answer  No

   c. Grade GS-14
      i. Qualified Internal Applicants (PWD)  Answer  Yes
      ii. Internal Selections (PWD)  Answer  Yes

   d. Grade GS-13
      i. Qualified Internal Applicants (PWD)  Answer  Yes
      ii. Internal Selections (PWD)  Answer  No

Internal Selection for Senior Level Positions: SES: In FY 2019, there were no internal PWD applicants for this grade, constituting a benchmark of 0.00%. Likewise, there were no qualified PWD applicants, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the qualified PWD applicant participation rate for this grade, since the participation rate was the same as the benchmark. In FY 2019, there were no internal qualified PWD applicants for this grade, constituting a benchmark of 0.00%. Likewise, there were no PWD selectees, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate was the same as the benchmark. GS 15: In FY 2019, there were 1,085 internal applicants for this grade. Of this total, PWDs accounted for 66 applicants, constituting a benchmark of 6.08%. Of the total qualified applicant pool of 260 individuals, there were 11 qualified PWD applicants, constituting a participation rate of 4.23%. Therefore, a trigger exists with respect to the qualified PWD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 260 internal qualified applicants for this grade. Of this total, PWDs accounted for 11 qualified applicants, constituting a benchmark of 4.23%. Of the 48 total selectees, PWDs accounted for 3 selectees, constituting a participation rate of 6.25%. Therefore, no trigger exists with respect to the PWTD selectee participation rate.
for this grade, since the participation rate exceeded the benchmark. GS 14: In FY 2019, there were 2,115 internal applicants for this grade. Of this total, PWDs accounted for 132 applicants, constituting a benchmark of 6.24%. Of the 686 qualified applicants, there were 34 qualified PWD applicants, constituting a participation rate of 4.96%. Therefore, a trigger exists with respect to the qualified PWD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 686 internal qualified applicants for this grade. Of this total, PWDs accounted for 34 qualified applicants, constituting a benchmark of 4.96%. Of the 73 total selectees, PWDs accounted for 3 selectees, constituting a participation rate of 4.11%. Therefore, a slight trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate was less than the benchmark.

GS 13: In FY 2019, there were 4,928 internal applicants for this grade. Of this total, PWDs accounted for 459 applicants, constituting a benchmark of 9.31%. Of the 1,089 qualified applicants, there were 99 qualified PWD applicants, constituting a participation rate of 9.09%. Therefore, a trigger exists with respect to the qualified PWD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 1,089 internal qualified applicants for this grade. Of this total, PWDs accounted for 99 qualified applicants, constituting a benchmark of 9.09%. Of the 130 total selectees, PWDs accounted for 14 selectees, constituting a participation rate of 10.77%. Therefore, no trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate exceeded the benchmark.

2. Does your agency have a trigger involving PWTD among the qualified internal applicants and/or selectees for promotions to the senior grade levels? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) For non-GS pay plans, please use the approximate senior grade levels. If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. SES
   i. Qualified Internal Applicants (PWTD) Answer No
   ii. Internal Selections (PWTD) Answer No

b. Grade GS-15
   i. Qualified Internal Applicants (PWTD) Answer Yes
   ii. Internal Selections (PWTD) Answer No

c. Grade GS-14
   i. Qualified Internal Applicants (PWTD) Answer Yes
   ii. Internal Selections (PWTD) Answer Yes

d. Grade GS-13
   i. Qualified Internal Applicants (PWTD) Answer Yes
   ii. Internal Selections (PWTD) Answer Yes

SES: In FY 2019, there were no internal PWTD applicants for this grade, constituting a benchmark of 0.00%. Likewise, there were no qualified PWTD applicants, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the qualified PWTD applicant participation rate for this grade, since the participation rate was the same as the benchmark. In FY 2019, there were no internal qualified PWTD applicants for this grade, constituting a benchmark of 0.00%. Likewise, there were no PWTD selectees, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was the same as the benchmark. GS 15: In FY 2019, there were 1,085 internal applicants for this grade. Of this total, PWTDs accounted for 35 applicants, constituting a benchmark of 3.23%. Of the total qualified applicant pool of 260 individuals, there were 5 qualified PWTD applicants, constituting a participation rate of 1.92%. Therefore, a trigger exists with respect to the qualified PWTD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 260 internal qualified applicants for this grade. Of this total, PWTDs accounted for 5 qualified applicants, constituting a benchmark of 1.92%. Of the 48 total selectees, PWTDs accounted for 1 selectee, constituting a participation rate of 2.08%. Therefore, no trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate exceeded the benchmark. GS 14: In FY 2019, there were 2,115 internal applicants for this grade. Of this total,
PWTDs accounted for 54 applicants, constituting a benchmark of 2.55%. Of the 686 qualified applicants, there were 12 qualified PWTD applicants, constituting a participation rate of 1.75%. Therefore, a trigger exists with respect to the qualified PWTD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 686 internal qualified applicants for this grade. Of this total, PWTDs accounted for 12 qualified applicants, constituting a benchmark of 1.75%. Of the 73 total selectees, PWTDs accounted for 1 selectee, constituting a participation rate of 1.37%. Therefore, a slight trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was less than the benchmark. GS 13: In FY 2019, there were 4,928 internal applicants for this grade. Of this total, PWTDs accounted for 256 applicants, constituting a benchmark of 5.19%. Of the 1,089 qualified applicants, there were 37 qualified PWTD applicants, constituting a participation rate of 3.40%. Therefore, a trigger exists with respect to the qualified PWTD applicant participation rate for this grade, since the participation rate was less than the benchmark. In FY 2019, there were 1,089 internal qualified applicants for this grade. Of this total, PWTDs accounted for 37 qualified applicants, constituting a benchmark of 3.40%. Of the 130 total selectees, PWTDs accounted for 4 selectees, constituting a participation rate of 3.08%. Therefore, a slight trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was less than the benchmark.

3. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWD among the new hires to the senior grade levels? For non-GS pay plans, please use the approximate senior grade levels. If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

<table>
<thead>
<tr>
<th>Grade</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Hires to SES (PWD)</td>
<td>No</td>
</tr>
<tr>
<td>New Hires to GS-15 (PWD)</td>
<td>Yes</td>
</tr>
<tr>
<td>New Hires to GS-14 (PWD)</td>
<td>Yes</td>
</tr>
<tr>
<td>New Hires to GS-13 (PWD)</td>
<td>No</td>
</tr>
</tbody>
</table>

Per HHS, the BIIS system does not collect data regarding new hires for the senior grades. The below analysis is based on the “selected” category within the OPM USA Staffing applicant flow data charts for FY 2018. SES: In FY 2019, there were 28 qualified applicants for this grade. Of this total, PWDs accounted for no qualified applicants, constituting a benchmark of 0.00%. There was only 1 selectee, but PWDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate was the same as the benchmark. GS 15: In FY 2019, there were 508 qualified applicants for this grade. Of this total, PWDs accounted for 24 qualified applicants, constituting a benchmark of 4.72%. Of the 10 total selectees, PWDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate was less than the benchmark. GS 14: In FY 2019, there were 425 qualified applicants for this grade. Of this total, PWDs accounted for 20 qualified applicants, constituting a benchmark of 4.71%. Of the 4 total selectees, PWDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate was less than the benchmark. GS 13: In FY 2019, there were 8,574 qualified applicants for this grade. Of this total, PWDs accounted for 382 qualified applicants, constituting a benchmark of 4.46%. Of the 85 total selectees, PWDs accounted for 5 of the selectees, constituting a participation rate of 5.88%. Therefore, no trigger exists with respect to the PWD selectee participation rate for this grade, since the participation rate exceeded the benchmark.

4. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWTD among the new hires to the senior grade levels? For non-GS pay plans, please use the approximate senior grade levels. If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

<table>
<thead>
<tr>
<th>Grade</th>
<th>Answer</th>
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<tbody>
<tr>
<td>New Hires to SES (PWTD)</td>
<td>No</td>
</tr>
<tr>
<td>New Hires to GS-15 (PWTD)</td>
<td>Yes</td>
</tr>
<tr>
<td>New Hires to GS-14 (PWTD)</td>
<td>Yes</td>
</tr>
<tr>
<td>New Hires to GS-13 (PWTD)</td>
<td>Yes</td>
</tr>
</tbody>
</table>
Per HHS, the BIIS system does not collect data regarding new hires for the senior grades. The below analysis is based on the “selected” category within the OPM USA Staffing applicant flow data charts for FY 2019. SES: In FY 2019, there were 28 qualified applicants for this grade. Of this total, PWTDs accounted for no qualified applicants, constituting a benchmark of 0.00%. Of the 1 total selectee, PWTDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, no trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was the same as the benchmark. GS 15: In FY 2019, there were 508 qualified applicants for this grade. Of this total, PWTDs accounted for 9 qualified applicants, constituting a benchmark of 1.77%. Of the 10 total selectees, PWTDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was less than the benchmark. GS 14: In FY 2019, there were 425 qualified applicants for this grade. Of this total, PWTDs accounted for 9 qualified applicants, constituting a benchmark of 2.12%. Of the 4 total selectees, PWTDs accounted for none of the selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was less than the benchmark. GS 13: In FY 2019, there were 8,574 qualified applicants for this grade. Of this total, PWTDs accounted for 193 qualified applicants, constituting a benchmark of 2.25%. Of the 85 total selectees, PWTDs accounted for 1 of the selectees, constituting a participation rate of 1.18%. Therefore, a trigger exists with respect to the PWTD selectee participation rate for this grade, since the participation rate was less than the benchmark.

5. Does your agency have a trigger involving PWD among the qualified internal applicants and/or selectees for promotions to supervisory positions? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. Executives
      i. Qualified Internal Applicants (PWD) Answer N/A
      ii. Internal Selections (PWD) Answer N/A

   b. Managers
      i. Qualified Internal Applicants (PWD) Answer N/A
      ii. Internal Selections (PWD) Answer N/A

   c. Supervisors
      i. Qualified Internal Applicants (PWD) Answer Yes
      ii. Internal Selections (PWD) Answer No

*CMS does not differentiate between managers, supervisors, or executives (except for those in the Senior Executive Service). As such, the following information and analysis represents all three supervisory designations. In FY 2019, there were 1,475 internal applicants for supervisory positions. Of this total, PWDs accounted for 91 applicants, constituting a benchmark of 6.17%. Of the total qualified applicant pool of 492 individuals, there were 22 qualified PWD applicants, constituting a participation rate of 4.47%. Therefore, a trigger exists with respect to the qualified PWD applicant participation rate for supervisory positions, since the participation rate was less than the benchmark. In FY 2019, there were 492 internal qualified applicants for this grade. Of this total, PWDs accounted for 22 qualified applicants, constituting a benchmark of 4.47%. Of the 67 total selectees, PWDs accounted for 3 selectees, constituting a participation rate of 4.48%. Therefore, no trigger exists with respect to the PWD selectee participation rate for supervisory positions, since the participation rate slightly exceeded the benchmark.

6. Does your agency have a trigger involving PWTD among the qualified internal applicants and/or selectees for promotions to supervisory positions? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

   a. Executives
      i. Qualified Internal Applicants (PWTD) Answer N/A
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<tr>
<th>Section</th>
<th>Description</th>
<th>Answer</th>
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</thead>
<tbody>
<tr>
<td>ii. Internal Selections (PWTD)</td>
<td>Answer</td>
<td>N/A</td>
</tr>
<tr>
<td>b. Managers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Qualified Internal Applicants (PWTD)</td>
<td>Answer</td>
<td>N/A</td>
</tr>
<tr>
<td>ii. Internal Selections (PWTD)</td>
<td>Answer</td>
<td>N/A</td>
</tr>
<tr>
<td>c. Supervisors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Qualified Internal Applicants (PWTD)</td>
<td>Answer</td>
<td>N/A</td>
</tr>
<tr>
<td>ii. Internal Selections (PWTD)</td>
<td>Answer</td>
<td>N/A</td>
</tr>
</tbody>
</table>

*CMS does not differentiate between managers, supervisors, or executives (except for those in the Senior Executive Service). As such, the following information and analysis represents all three supervisory designations. In FY 2019, there were 1,475 internal applicants for supervisory positions. Of this total, PWTDs accounted for 43 applicants, constituting a benchmark of 2.92%. Of the total qualified applicant pool of 492 individuals, there were 9 qualified PWTD applicants, constituting a participation rate of 1.83%. Therefore, a trigger exists with respect to the qualified PWTD applicant participation rate for supervisory positions, since the participation rate was less than the benchmark. In FY 2019, there were 492 internal qualified applicants for supervisory positions. Of this total, PWTDs accounted for 9 qualified applicants, constituting a benchmark of 1.83%. Of the 67 total selectees, PWTDs accounted for 1 selectee, constituting a participation rate of 1.49%. Therefore, a trigger exists with respect to the PWTD selectee participation rate for supervisory positions, since the participation rate was less than the benchmark.

7. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWD among the selectees for new hires to supervisory positions? If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

| a. New Hires for Executives (PWD) | Answer | N/A |
| b. New Hires for Managers (PWD) | Answer | N/A |
| c. New Hires for Supervisors (PWD) | Answer | Yes |

CMS does not differentiate between managers, supervisors, or executives (except for those in the Senior Executive Service). As such, the following information and analysis represents all three supervisory designations. In FY 2019, there were 447 qualified applicants for supervisory positions. Of this total, PWDs accounted for 21 qualified applicants, constituting a benchmark of 4.70%. Of the 7 total selectees, PWDs accounted for no selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWD selectee participation rate for supervisory positions, since the participation rate was less than the benchmark.

8. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWTD among the selectees for new hires to supervisory positions? If “yes”, describe the trigger(s) in the text box. Select “n/a” if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

| a. New Hires for Executives (PWTD) | Answer | Yes |
| b. New Hires for Managers (PWTD) | Answer | N/A |
| c. New Hires for Supervisors (PWTD) | Answer | N/A |

CMS does not differentiate between managers, supervisors, or executives (except for those in the Senior Executive Service). As such, the following information and analysis represents all three supervisory designations. In FY 2019, there were 447 qualified applicants for supervisory positions. Of this total, PWTDs accounted for 21 qualified applicants, constituting a benchmark of 4.70%. Of the 7 total selectees, PWTDs accounted for no selectees, constituting a participation rate of 0.00%. Therefore, a trigger exists with respect to the PWTD selectee participation rate for supervisory positions, since the participation rate was less than the benchmark.
Section VI: Plan to Improve Retention of Persons with Disabilities

To be model employer for persons with disabilities, agencies must have policies and programs in place to retain employees with disabilities. In this section, agencies should: (1) analyze workforce separation data to identify barriers retaining employees with disabilities; (2) describe efforts to ensure accessibility of technology and facilities; and (3) provide information on the reasonable accommodation program and workplace assistance services.

A. VOLUNTARY AND INVOLUNTARY SEPARATIONS

1. In this reporting period, did the agency convert all eligible Schedule A employees with a disability into the competitive service after two years of satisfactory service (5 C.F.R. § 213.3102(u)(6)(i))? If “no”, please explain why the agency did not convert all eligible Schedule A employees.

Answer: No

In FY 2019, CMS converted all Schedule A employees, except five. Of these employees, four left the agency prior to eligibility and one employee was not converted after the two-year probationary period because of the relatively recent eligibility (September 2019). OHC is informing the employing office of the employee’s conversion eligibility to ensure the appropriate steps are taken to convert the employee.

2. Using the inclusion rate as the benchmark, did the percentage of PWD among voluntary and involuntary separations exceed that of persons without disabilities? If “yes”, describe the trigger below.

   a. Voluntary Separations (PWD)  Answer: Yes
   b. Involuntary Separations (PWD) Answer: Yes

In FY 2019, there were 557 PWDs at CMS and 5,405 non-PWDs. During the reporting period, 43 PWDs voluntarily separated from CMS at a separation rate of 7.72%. The voluntary separation rate for the 273 non-PWDs was 5.05%. Therefore, a trigger exists with respect to PWD voluntary separations, since the voluntary separation rate of PWDs exceeds that of non-PWD voluntary separations. During the same period, 1 PWD involuntarily separated from CMS at a separation rate of 0.18%. The involuntary separation rate for the 4 non-PWDs was 0.07%. Therefore, a trigger exists with respect to PWD involuntary separations, since the involuntary separation rate of PWDs exceeds that of non-PWD involuntary separations.

3. Using the inclusion rate as the benchmark, did the percentage of PWTD among voluntary and involuntary separations exceed that of persons without targeted disabilities? If “yes”, describe the trigger below.

   a. Voluntary Separations (PWTD)  Answer: Yes
   b. Involuntary Separations (PWTD) Answer: Yes

In FY 2019, there were 113 PWTDs at CMS and 5,849 non-PWTDs. During the reporting period, 9 PWTDs voluntarily separated from CMS at a separation rate of 7.96%. The voluntary separation rate for the 307 non-PWTDs was 5.25%. Therefore, a trigger exists with respect to PWTD voluntary separations, since the voluntary separation rate of PWTDs exceeds that of non-PWTD voluntary separations. During the same period, 1 PWTD involuntarily separated from CMS at a separation rate of 0.18%. The involuntary separation rate for the 4 non-PWTDs was 0.07%. Therefore, a trigger exists with respect to PWTD involuntary separations, since the involuntary separation rate of PWTDs exceeds that of non-PWTD involuntary separations.

4. If a trigger exists involving the separation rate of PWD and/or PWTD, please explain why they left the agency using exit interview results and other data sources.
CMS collected limited exit interview data through an HHS contract, which was terminated in July 2019. According to the limited exit survey data collected through HHS, less than 15% of all voluntary separations from CMS actually completed the survey (involuntary separations do not complete exit surveys). However, approximately 9.52% of all survey completions self-identified as a PWD/PWTD. Although most of the data related to each separation was generic in nature and not specifically on point with having a disability, no specific comments provided by separating individuals indicated that the disability or a lack of a reasonable accommodation lead to the separation. CMS is currently exploring the development of an internal exit survey platform in FY 2020, and the Agency will look at providing specific questions for disability-related separations at this time.

### B. ACCESSIBILITY OF TECHNOLOGY AND FACILITIES

Pursuant to 29 CFR §1614.203(d)(4), federal agencies are required to inform applicants and employees of their rights under Section 508 of the Rehabilitation Act of 1973 (29 U.S.C. § 794(b), concerning the accessibility of agency technology, and the Architectural Barriers Act of 1968 (42 U.S.C. § 4151-4157), concerning the accessibility of agency facilities. In addition, agencies are required to inform individuals where to file complaints if other agencies are responsible for a violation.

1. Please provide the internet address on the agency’s public website for its notice explaining employees’ and applicants’ rights under Section 508 of the Rehabilitation Act, including a description of how to file a complaint.


2. Please provide the internet address on the agency’s public website for its notice explaining employees’ and applicants’ rights under the Architectural Barriers Act, including a description of how to file a complaint.


3. Describe any programs, policies, or practices that the agency has undertaken, or plans on undertaking over the next fiscal year, designed to improve accessibility of agency facilities and/or technology.

   Throughout FY 2018 and into FY 2019, CMS worked to provide a web-based interactive application to assist employees with disabilities to submit a request for reasonable accommodation. This web-based system was abandoned in FY 2019 due to a question regarding the accessibility of the targeted program. Instead, CMS began developing a proprietary database system internally, and this database is anticipated to be launched in early FY 2020. Further, based on stakeholder input and to provide its customers with technical, visual, and hands on experience with specific technology, CMS updated its Assistive Technology Center (ATC). Finally, CMS worked with the organization responsible for the Continuity of Operations Plan (COOP) to provide assistive technology for those under emergency relocation.

### C. REASONABLE ACCOMMODATION PROGRAM

Pursuant to 29 C.F.R. § 1614.203(d)(3), agencies must adopt, post on their public website, and make available to all job applicants and employees, reasonable accommodation procedures.

1. Please provide the average time frame for processing initial requests for reasonable accommodations during the reporting period. (Please do not include previously approved requests with repetitive accommodations, such as interpreting services.)

   The average timeframe for processing an initial request for reasonable accommodation was 56 calendar days in FY 2019, which was down significantly from 96 calendar days the previous fiscal year. This time period varies greatly depending on an employee’s ability to provide the required medical documentation and if the physicians at Federal Occupation and Health (FOH) are requested to conduct a review and provide a recommendation. The time period also depends greatly on the time needed to conduct market research and the delivery of items that are ultimately purchased.

2.
Describe the effectiveness of the policies, procedures, or practices to implement the agency’s reasonable accommodation program. Some examples of an effective program include timely processing requests, timely providing approved accommodations, conducting training for managers and supervisors, and monitoring accommodation requests for trends.

OEOCR provides a variety of training for CMS supervisors and managers on the RA process. Throughout FY 2019, OEOCR presented EEO and RA Roadshows covering the RA process for CMS central office components, as well as two Lunch and Learn presentations for supervisors in July 2019. CMS also provides information through the Agency’s monthly newsletter, This Just In, on a variety of RA-related topics. The manager of an employee seeking a reasonable accommodation is provided an opportunity to ask questions and is generally required to participate in an interactive dialogue with a CMS Reasonable Accommodation Coordinator. In order to ensure effective processing of requests, OEOCR coordinates all requests with any relevant CMS component division that will be involved in implementation. The CMS Reasonable Accommodation Program maintains a designated storage area in the CMS warehouse and maintains an inventory of certain frequently ordered items. OEOCR monitors accommodation requests for trends. Trending items or more frequently requested items may be ordered in bulk to help facilitate timely processing of reasonable accommodations. CMS maintains a list of the top accommodations requested and shares a “top 10” list with senior leadership.

D. PERSONAL ASSISTANCE SERVICES ALLOWING EMPLOYEES TO PARTICIPATE IN THE WORKPLACE

Pursuant to 29 CFR §1614.203(d)(5), federal agencies, as an aspect of affirmative action, are required to provide personal assistance services (PAS) to employees who need them because of a targeted disability, unless doing so would impose an undue hardship on the agency.

Describe the effectiveness of the policies, procedures, or practices to implement the PAS requirement. Some examples of an effective program include timely processing requests for PAS, timely providing approved services, conducting training for managers and supervisors, and monitoring PAS requests for trends.

At CMS, the Personal Assistance Service program required by 29 C.F.R. 1614.203(d)(5) is known as Daily Living Assistance at Work (DLAW) and is administered by OEOCR’s Reasonable Accommodation Program. CMS drafted a policy consistent with the regulation, which was submitted to the EEOC for review and approval. The DLAW program has a dedicated CMS email mailbox to receive requests. All requests have been timely processed. Training was provided to a leadership meeting as well as to the Office of Human Capital, and requests are monitored for trends.

Section VII: EEO Complaint and Findings Data

A. EEO COMPLAINT DATA INVOLVING HARASSMENT

1. During the last fiscal year, did a higher percentage of PWD file a formal EEO complaint alleging harassment, as compared to the governmentwide average?

   Answer   Yes

2. During the last fiscal year, did any complaints alleging harassment based on disability status result in a finding of discrimination or a settlement agreement?

   Answer   No

3. If the agency had one or more findings of discrimination alleging harassment based on disability status during the last fiscal year, please describe the corrective measures taken by the agency.

   In FY 2019, there were 35 total formal EEO complaints, of which there were 10 formal EEO complaints where a disability-based complaint alleged a hostile work environment. This accounted for 28.57% of the total formal complaints. Based on 2018 data, the government-wide average was 20.00%. Therefore, the Agency rate exceeded the government-wide average.

B. EEO COMPLAINT DATA INVOLVING REASONABLE ACCOMMODATION
1. During the last fiscal year, did a higher percentage of PWD file a formal EEO complaint alleging failure to provide a reasonable accommodation, as compared to the government-wide average?
   Answer: Yes

2. During the last fiscal year, did any complaints alleging failure to provide reasonable accommodation result in a finding of discrimination or a settlement agreement?
   Answer: No

3. If the agency had one or more findings of discrimination involving the failure to provide a reasonable accommodation during the last fiscal year, please describe the corrective measures taken by the agency.

In FY 2019, there were 10 formal EEO complaints out of a total of 35 formal EEO complaints filed that alleged failure to provide a reasonable accommodation, accounting for 28.57% of the total. Based on 2018 data, the government-wide average was 13.00%. Therefore, the Agency exceeded the government-wide average.

Section VIII: Identification and Removal of Barriers

Element D of MD-715 requires agencies to conduct a barrier analysis when a trigger suggests that a policy, procedure, or practice may be impeding the employment opportunities of a protected EEO group.

1. Has the agency identified any barriers (policies, procedures, and/or practices) that affect employment opportunities for PWD and/or PWTD?
   Answer: Yes

2. Has the agency established a plan to correct the barrier(s) involving PWD and/or PWTD?
   Answer: Yes

3. Identify each trigger and plan to remove the barrier(s), including the identified barrier(s), objective(s), responsible official(s), planned activities, and, where applicable, accomplishments.
STATEMENT OF CONDITION THAT WAS A TRIGGER FOR A POTENTIAL BARRIER:

Provide a brief narrative describing the condition at issue.

How was the condition recognized as a potential barrier?

<table>
<thead>
<tr>
<th>STATEMENT OF BARRIER GROUPS:</th>
<th>Barrier Group</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>People with Disabilities</td>
</tr>
</tbody>
</table>

BARRIER ANALYSIS:

Provide a description of the steps taken and data analyzed to determine cause of the condition.

<table>
<thead>
<tr>
<th>STATEMENT OF IDENTIFIED BARRIER:</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Low Entry/High Exit Barrier Analysis has identified that CMS has low participation rates for Persons With Disabilities (PWD) in both permanent new hires and in voluntary/involuntary separations. Analysis of the data revealed that PWD new permanent hires were underrepresented at a rate of 9.09% of the CMS new hires, as compared to the overall PWD participation rate of 9.36%. Likewise, the FY 2019 PWD separation rate was 11.53%, which was higher than the PWD participation rate of 9.36%, indicating that barriers exists with respect to the hiring and retention of PWDs at CMS. Further analysis of the data related to Persons with Targeted Disabilities (PWTD) revealed that PWTD new permanent hires were overrepresented at a rate of 2.08% of the CMS new hires, as compared to the overall PWTD participation rate of 1.90%. However, the FY 2019 PWTD separation rate of PWTDs was 3.12%, which was higher than the overall PWTD participation rate of 1.90%, indicating that a barrier exists with r</td>
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</table>

Objective

1. To work with OHC to improve the current recruitment processes until the desired application rates are achieved.
2. To educate hiring officials that there is a low participation rate for this demographic group.
3. To conduct further analysis into reasons for separation of PWDs.

<table>
<thead>
<tr>
<th>Date Objective Initiated</th>
<th>Target Date For Completion Of Objective</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1, 2018</td>
<td>Jul 1, 2018</td>
</tr>
</tbody>
</table>

Responsible Officials

Anita Pinder  Director, Office of Equal Opportunity & Civil Rights
Elisabeth Handley  Director, Office of Human Capital

<table>
<thead>
<tr>
<th>Target Date (mm/dd/yyyy)</th>
<th>Planned Activities</th>
<th>Sufficient Staffing &amp; Funding (Yes or No)</th>
<th>Modified Date (mm/dd/yyyy)</th>
<th>Completion Date (mm/dd/yyyy)</th>
</tr>
</thead>
<tbody>
<tr>
<td>08/01/2018</td>
<td>OEOCR and OHC will review all recruitment schedules and plans. Both will reach out to disability employee groups, including the CMS Disability Employee Resource Group (DERG), to obtain suggestions for improvement. OEOCR and OHC will discuss adding to the recruitment plans any additional sources provided.</td>
<td>Yes</td>
<td>08/01/2018</td>
<td></td>
</tr>
<tr>
<td>10/01/2018</td>
<td>OEOCR and OHC will discuss the practical use of exit surveys to gather additional information on retention. OEOCR will assist OHC in brainstorming ideas that will best work within the Agency and will gather best practices from other agencies.</td>
<td>Yes</td>
<td>07/01/2018</td>
<td></td>
</tr>
<tr>
<td>06/01/2018</td>
<td>OEOCR and OHC will discuss possible reasons why hiring rates are low and separation rates are slightly high. This will assist in identifying resources and improved processes that may be utilized.</td>
<td>Yes</td>
<td>07/01/2018</td>
<td></td>
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<tr>
<td>10/01/2019</td>
<td>OEOCR will continue to expand its data by gaining access to applicant flow data and by performing additional analysis to determine entry and exit data for targeted demographic groups.</td>
<td>Yes</td>
<td>10/01/2018</td>
<td></td>
</tr>
<tr>
<td>05/01/2018</td>
<td>OEOCR will develop a project schedule and standard operating procedure for conducting barrier analysis.</td>
<td>Yes</td>
<td>05/01/2018</td>
<td></td>
</tr>
<tr>
<td>Fiscal Year</td>
<td>Accomplishments</td>
<td></td>
<td></td>
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<tr>
<td>2018</td>
<td>During the reporting period, CMS developed a project schedule and a draft standard operating procedure for conducting barrier analysis. OEOCR and OHC began meeting monthly to discuss possible reasons why hiring rates are low and began to identify resources and improved processes that may be utilized in the future. In August of 2018 and 2019, OEOCR and OHC met to review all recruitment schedules and plans, and OEOCR provided recommendations on targeted recruitment based on applicant flow data provided through USA Staffing. Both will continue these efforts by reaching out to other disability employee groups, including the CMS Disability Employee Resource Group to obtain suggestions. OEOCR and OHC will discuss adding to the FY 2021 recruitment outreach plan any additional sources provided. CMS expanded its data pool by gaining access to applicant flow data in July of 2018 through USA Staffing. In October of 2018, CMS was provided access to the upgraded USA Staffing system, which has allowed the Agency to pinpoint more accurately recruitment-related data. Using the capabilities of the upgraded information, CMS has performed additional analysis to determine entry and exit data for targeted demographic groups from FY 2019 and has included this analysis in the FY 2019 report.</td>
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4. Please explain the factor(s) that prevented the agency from timely completing any of the planned activities.

Not applicable. CMS initiated its objectives and goals for eliminating the above barrier in December of 2017 and is on target for an October 2019 completion date.

5. For the planned activities that were completed, please describe the actual impact of those activities toward eliminating the barrier(s).

During the reporting period, CMS developed a project schedule and a draft standard operating procedure for conducting barrier analysis. This important step has helped the Agency prioritize its next steps in conducting overall barrier analysis. OEOCR and OHC began meeting monthly to discuss possible reasons why hiring rates are low and began to identify resources and improved processes that may be utilized in the future. By conducting these ongoing dialogues, the Agency can work in tandem between its Human Resources and EEO function, instead of debriefing at the end of each fiscal year. In August of 2018, OEOCR and OHC met to review all recruitment schedules and plans, and OEOCR provided recommendations on targeted recruitment based on applicant flow data provided through USA Staffing. Both will continue these efforts by reaching out to other disability employee groups, including the CMS Disability Employee Resource Group to obtain suggestions. OEOCR and OHC will discuss adding to the FY 2020 recruitment outreach plan any additional sources provided. Further, CMS expanded its data pool by gaining access to applicant flow data in July of 2018 through USA Staffing. In October of 2018, CMS was provided access to the upgraded USA Staffing system, which will allow the Agency to pinpoint more accurately recruitment-related data. Using the capabilities of the upgraded information, CMS has begun to perform additional analysis to determine entry and exit data for targeted demographic groups from FY 2018 and will include this analysis in the FY 2019 report. Finally, CMS began collecting exit surveys from voluntary separations to gather additional information on retention. CMS learned that less than 15% of all voluntary separations actually complete the survey and is currently exploring ways of increasing this participation rate. CMS began gathering best practices from other agencies with respect to exit surveys and will continue this into the next fiscal year.

6. If the planned activities did not correct the trigger(s) and/or barrier(s), please describe how the agency intends to improve the plan for the next fiscal year.

Not applicable. CMS initiated its objectives and goals for eliminating the above barrier in December of 2017 and is on target for an October 2019 completion.