POLICY DIRECTIVE 2020-04

31 March 2020

SUBJECT: Reasonable Accommodation (RA) and Personal Assistance Services (PAS)

1. Effective. This policy directive is effective on the date signed and supersedes previous policy memorandums or directives with subject above.

2. Applicability. This policy applies to Hawaii National Guard (HING) Title 32 Dual Status Technicians, Title 5 Employees, and prospective applicants for employment.

3. Purpose. The HING is committed to providing RA and PAS to employees and applicants for employment to ensure that individuals with disabilities (IWD) and individuals with targeted disabilities (IWTD) enjoy equal access to all employment opportunities. This policy establishes the responsibilities and procedures that support the prompt, fair, and efficient processing of RA and PAS requests in accordance with statutory and regulatory requirements.

4. References.
   c. EEOC Enforcement Guidance on Reasonable Accommodation and Undue Hardship under the Americans with Disabilities Act, October 17, 2002.

5. General.
   a. The Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990 requires federal agencies, as employers, to provide RA to qualified IWD, and PAS to IWTD, absent undue hardship.
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b. This policy is in compliance with the Affirmative Action for Individuals with Disabilities in Federal Employment, Rehabilitation Act, 29 C.F.R. § 1614.203, January 3, 2017. The Rule codifies a variety of obligations currently in place on federal agencies by management directives and Executive Orders. It also adds substantive affirmative action requirements mandating that federal agencies:

(1) Adopt employment goals for IWD and with sub-goals for IWTD;

(2) Provide PAS to certain employees who require them because of a targeted disability;

(3) Meet a number of other requirements designed to improve the recruitment, hiring, retention, and advancement of IWD and IWTD in the federal workforce;

c. RA and PAS removes the barriers that prevent IWD and IWTD from applying for or performing jobs for which they are qualified;

d. RA and PAS will ensure qualified IWD and IWTD have equal rights and opportunities. Both RA and PAS are case specific and fact specific processes.

6. Policy.

a. Requesting RA.

(1) RA requests may be requested at any time, either verbally or in writing, for an adjustment or change concerning some aspect of the application process, the job, or a benefit of employment for a reason related to a medical condition.

(2) Requests may be made by a designated representative such as a family member, health professional or anyone acting on the individual’s behalf. For example, a doctor’s note outlining medical restrictions is an acceptable form of a request for RA.

(3) Requests do not have to include any special words, such as reasonable accommodation, disability, or Rehabilitation Act. A request is any
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communication that informs the agency that an adjustment or change at work is required for a reason related to a medical condition. Requests do not require the employee or applicant to provide a specific accommodation when requesting.

(4) The RA process begins when an employee or applicant submits a verbal or written request for an accommodation. Requests may be submitted to the following:

(a) Supervisor/manager in the employee’s immediate chain of command;

(b) Labor Relations Specialist (LRS);

(c) In the case of an applicant involved in the application process, any agency employee in the application process;

(d) Requests made to or submitted to individuals other than those identified above may not be properly tracked and processed.

b. Requesting PAS.

(1) The process for requesting PAS is the same as the process for requesting RA in determining whether such services are required and the agencies right to deny such requests when provision of the services would pose an undue hardship.

(2) The HING is only required to provide PAS if the individual is an employee of the HING and:

(a) Employee has a targeted disability;

(b) Employee requires the services because of his or her targeted disability;

(c) Employee will be able to perform the essential functions of the job, without posing a direct threat to safety once PAS and/or any required RA have been provided;

(d) Providing PAS will not impose an undue hardship on the HING;
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(e) A PAS provider will provide PAS to the IWTD. The HING may require PAS providers to perform services to more than one IWTD and perform tasks unrelated to PAS, but only to the extent that doing so does not result in failure to provide PAS in a timely manner;

(f) If an IWTD recommends a PAS provider, i.e. because the PAS provider has worked with the IWTD in the past, the HING will consider the individual’s choice to the extent permitted by law;

(g) The HING is prohibited from taking adverse actions against job applicants or employees based on their need for or perceived need for PAS.

c. Processing Requests for RA and PAS.

(1) The LRS will complete the Confirmation of Request for Reasonable Accommodation/Personal Assistance Services form and assign a tracking number.

(2) The LRS will contact the employee or applicant within five (5) business days from date the request is received to review and discuss the following:

(a) The underlying disability or medical condition;

(b) The specific functional limitations resulting from the disability or medical condition, and how it relates to, or affect the employee or applicant’s job function;

(c) Any suggestions the employee or applicant may have for a reasonable accommodation;

(d) If not already completed, the LRS will require the employee or applicant to complete the Request for RA/PAS form for documentation and processing purpose. This will not stop or delay the interactive process.

(3) The LRS may require that the employee or applicant provide medical documentation that explains:

(a) Nature of the disability;
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(b) Need for RA or PAS;

c) How the requested accommodation will assist in applying for a job, perform the essential functions of a job, or enjoy the benefits and privileges of the workplace.

(4) The LRS has the right to request relevant supplemental medical information if the information received was insufficient and to have the medical information reviewed by a medical expert chosen and paid for by the HING.

(5) Information obtained from the employee, applicant or designated representative regarding the medical condition and related facts, documents, etc. will be kept confidential to the extent required by applicable law and will be shared only with individuals involved in the approval process.

(6) The LRS may need to consult with HING personnel, i.e. HING leadership, State Judge Advocate, or outside sources to obtain necessary information in order to make a determination.

(7) Decisions on RA or PAS requests will be expedited when:

(a) The RA or PAS is required to enable an applicant to apply for a job;

(b) The RA or PAS is required to enable the employee or applicant to apply for a job or attend a short notice event.

(8) In considering whether an RA or PAS can be provided, the employee’s supervisor/manager and the LRS should identify the essential job functions of the employee’s position, functional limitations to completing the essential job functions and whether there are any reasonable alternative approaches to meeting essential job functions.

(9) When a RA or PAS cannot be provided immediately, an interim accommodation will be identified in order to avoid, for example, a worsening of symptoms or exacerbation of a medical condition. Under extenuating circumstances, the time for processing an RA or PAS request and providing an accommodation or services will be extended as reasonably necessary. An extension will be limited to circumstances where it is necessary and only for as long as required to manage the extenuating circumstance.
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(10) Reassignment to another position may be an effective accommodation if no other accommodation is available to enable performance of the essential functions of the job, or if the only effective accommodation would cause undue hardship.

(11) The LRS will work with the Human Resource Office (HRO) and employee’s supervisor/manager to identify vacant positions, or positions identified as becoming vacant within the agency for which the employee may be qualified with or without RA.

(12) The HING has the authority to choose among possible RAs as long as the chosen RA is effective.

d. Approving/Denying Requests for RA and PAS:

(1) The LRS will notify the employee or applicant, in writing, when a determination is made to approve, deny, or offer alternate accommodation.

(2) For approved requests, the LRS will coordinate with the employee’s supervisor/manager with the implementation of the accommodation. It is the responsibility of the employee and supervisor/manager to ensure the approved accommodation or modification is implemented within the allotted time limits. If an assistive device or equipment is required, the supervisor/manager must ensure to follow appropriate policies and regulations prior to procuring equipment. Failure to provide the accommodation in a prompt manner may result in a violation of the Rehabilitation Act.

(3) For denied requests, the denial notification will explain the reason(s) for the denial, available internal appeal process or the informal dispute resolution process and the right to file an EEO complaint and invoke other statutory processes. If the denial is for reasons of undue hardship or the RA is not required by the Rehabilitation Act, an alternate accommodation will be explored. Requests will not be denied for reasons of cost, and that IWD are not excluded from employment due to the anticipated cost of a RA, if the resources available as a whole, excluding those designated by statute for a specific purpose that does not include RA, would enable it to provide an effective RA without undue hardship.
(4) Denial of an accommodation does not prevent the employee or applicant from making another request at a later time if circumstances change and an accommodation is required due to limitations from a disability, i.e. the disability worsens or assignment of new duties require an additional or different RA. Additionally, the LRS may not refuse to process a request for RA, and a RA may not be denied, based on a belief that the accommodation should have been requested earlier, i.e. during the application process.

e. **Time Limits for Processing Requests for RA and PAS.**

(1) The time frame for processing a request, including providing the accommodation and absent any extenuating circumstances, is as soon as possible but not later than 45 business days from the date the request is made. The timeframe begins when a verbal or written request for RA and PAS is made.

(2) Where there is a delay in either processing a request or providing a RA or PAS, the LRS will notify the employee or applicant of the reasons for the delay, including any extenuating circumstances that justify the delay. Unnecessary delays in processing RA and PAS requests can result in a violation of the Rehabilitation Act.

(3) In certain circumstances, an RA or PAS request will require an expedited review and decision. This includes an accommodation needed to enable an applicant to apply for a position or to enable an employee to attend a short notice event. Cases that require expedited processing will be adjudicated as soon as possible.

f. **Informal Dispute Resolution.**

(1) An employee or applicant dissatisfied with the resolution of a RA or PAS request may ask the Human Resource Officer to reconsider the decision. Request for a reconsideration must be submitted within ten business days of receiving a written denial. A request for reconsideration will not extend the time limits for initiating administrative, statutory, or collective bargaining claims. Requests may be submitted to the Human Resource Officer at the address above.

(2) An employee or applicant has the right to file an informal complaint if he/she believes the denial of the RA or PAS request is based on discrimination
or harassment due to a disability. Complainant must contact an EEO Counselor within 45 calendar days from the date of the most recent alleged unlawful practice or discriminatory act, or within 45 calendar days from the date the complainant was notified or became aware of the alleged violation.

(3) Whenever possible and in accordance with the desires of the complainant, the matter will be resolved in an informal setting. Informal resolution may include mediation when the parties agree. These mediation services may include consultation with the complainant and any other parties involved, either separately or jointly. Confidentiality in mediation will be maintained.

g. Information Tracking and Reporting.

(1) The Reasonable Accommodation or Personal Assistance Services Information Tracking Form will be used to track RA and PAS requests. Employees or applicants may contact the LRS directly for updates on pending requests.

(2) Records will be maintained and secured at the HRO for the duration of the employee’s tenure, and for non-select applicants one calendar year after the selection date.

(3) RA and PAS requests will be used to report the following information:

(a) Types of reasonable accommodation;

(b) Occupational series, grade level and organization;

(c) Whether the accommodation was needed to apply for a job, perform essential functions of a job or enjoy the benefits and privileges of employment;

(d) Whether request was granted or denied and basis for denial;

(e) Identity of the deciding official;

(f) Processing time (Number of days).
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7. **Responsibilities.**
   
a. **Human Resources Officer.**
   
   (1) Approving authority for RA and PAS requests.
   
   (2) Provides oversight and administration of the RA and PAS program.
   
   (3) Ensures statutory and regulatory requirements are enforced.
   
b. **Labor Relations Specialist (LRS).**
   
   (1) Manages the RA and PAS program.
   
   (2) Receive, log, review, process and track RA and PAS request.
   
   (3) Consult with HING leadership, State Judge Advocate, and outside sources as required.
   
   (4) Provides guidance, training, and assistance to managers, supervisors, employees, and applicants regarding the RA and PAS program.
   
   (5) Disseminate information on available RA and PAS resources.
   
c. **State Equal Employment Manager (SEEM).**
   
   (1) Conduct training annually for supervisors and managers and newly appointed supervisors and managers.
   
   (2) Track and report RA requests in the annual Individuals with Disabilities Affirmative Action Program Plan.
   
   (3) Submit RA data to the National Guard Bureau EEO Office annually.
   
d. **Supervisors/Managers.**
   
   (1) Ensure employees are aware that RA is available for IWD.
   
   (2) Receive, review and forward RA requests to LRS within five (5) business days.
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(3) Participate in the interactive process to ensure accommodations meet the employee’s needs and enables the employee to perform the essential functions of the position.

(4) Notify employee of actions taken and status of RA request.

(5) In the case of higher-level supervisors, receive and consider requests reconsideration from employees whose RA requests were previously denied by a subordinate supervisor.

e. Employee or Applicant with a Disability or Medical Condition.

(1) Cooperate in the interactive process. Failure to do so may result in a denial for RA or PAS.

(2) Promptly provide any requested medical information about the disability, functional limitations, and need for RA or PA.

(3) Submit any request for reconsideration to the approving authority within ten business days from date of receipt of the denial notification.

8. Annual Review. An annual review will be conducted for all approved RA and PAS requests to determine if there is a continuing need for the accommodation. The review will be conducted on or about the anniversary date of the initial approval of the RA and PAS request.

9. Proponent. The HRO is the proponent for this policy. Questions may be directed to Mr. John Yim, Deputy HRO at (808) 672-1555.

3 Encls
Encl A – Definitions
Encl B – Examples of RA
Encl C – Request for RA/PAS Form