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DEPARTMENT OF ADMINISTRATION

AFFIRMATIVE ACTION PLAN

1990

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AFFIRMATIVE ACTION PLAN Piscal Year 1990 For

A	DMINIS	TRA	ATION		_
				Subdivision)

1. This annual review revealed underutilization of the following protected group(s) in the following goal units: (Check each unit appropriate)

	PROTECTED GROUPS					
GOAL UNITS	WOMEN	MINORITIES	HANDICAPPED	VETERANS		
Law Enforcement						
Craft, Maintenance, Labor	V			NA		
Service	1			ı		
Health Care Non-Professional				\		
Health Care Professional		·				
Clerical				\		
Technical						
Correctional Guards				·		
State University Instructional				/		
Community College Instructional						
State University Administrative						
Professional Engineering Supervisory	V			:		
Health Treatment Professional						
General Professional	1					
Professional State Residential Instructional						
Supervisory	1					
Commissioner's Plan		W				
Managerial Plan			سا	\		
Other						

2.	This annual plan is and w	ill be posted at the following	central location so that
	every employee is aware of	f the department's commitments	in affirmative action for
	the year.		

In the Personnel Services Office, Room 114, Administration Building

3. This annual plan contains an internal procedure for processing complaints of alleged discrimination from employees, and each employee has been apprised of this procedure as well as our department's affirmative action goals for this fiscal year.

Affirmative Action Officer

June 22, 1989

Date

4. This annual plan contains clear designations of those persons and groups responsible for implementing the attached affirmative action plan as well as my personal statement of commitment to achieving the goals and timetables described herein.

Sanda Male 6/38/89
Agendy Read Date

5. This annual plan meets the rules governing affirmative action, Chapter 20: 2 MCAR 2.290-2.299, and contains grals and timetables as well as methods for achieving them which are reasonable and sufficiently aggressive to deal with the identified disparities.

Equal Opportunity Division

1-3-90 Date

PE--00102-02 (5/82)

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Policy

AFFIRMATIVE ACTION

"TO ASSURE THAT POSITIONS ARE EQUALLY ACCESSIBLE TO ALL QUALIFIED PERSONS AND TO ELIMINATE THE UNDERUTILIZATION OF QUALIFIED MEMBERS OF PROTECTED GROUPS," THE DEPARTMENT OF ADMINISTRATION WILL MAKE EVERY EFFORT TO RECRUIT, HIRE AND SUPPORT QUALIFIED PROTECTED GROUP MEMBERS.

43A.19 AFFIRMATIVE ACTION

Subdivision 1. <u>Statewide Affirmative Action Program.</u> To assure that positions in the executive branch of the civil service are equally accessible to all qualified persons, and to eliminate the underutilization of qualified members of protected groups, the commissioner shall adopt and periodically revise, if necessary, a statewide affirmative action program. The statewide affirmative action program shall consist of at least the following.

- a. Objectives, goals and policies.
- b. Procedures, standards and assumptions to be used by agencies in the preparation of agency affirmative action plans, including methods by which goals and timetables shall be established; and
- c. Requirements for the periodic submission of affirmative action progress reports from heads of agencies.

The commissioner shall designate a state director of equal employment opportunity who may be delegated the preparation, revision, implementation and administration of the program. The commissioner of employee relations may place the director's position in the unclassified service if the position meets the criteria established in section 43A.08, subdivision la.

Subdivision 2. Agency Affirmative Action Plans. The head of each agency in the executive branch shall prepare and implement an agency affirmative action plan consistent with this section and rules promulgated pursuant to section 43A.04, subdivision 3. No agency affirmative action plan may be implemented without the commissioner's approval.

Subdivision 3. Exemptions. Implementation of the provisions of this section shall not be deemed a violation of other provisions of Laws 1981, Chapter 210 or Chapter 363.

	INSTITUTIONS COVERED	PROVISIONS	ENFORCING AGENCY
M.3. 43A.19	All state agencies of the executive branch.	Requires affirmative action for minorities, women, handi- capped and Vietnam era Veterans. Prohibits discrimination based on race, sex, age disability, religion, & politics.	Equal Opportunity Division, Department of Personnel. Each agency has a complaint procedure.
MINNESOTA HUMAN RIGHTS ACT, M.S. 363	All institutions, including labor organizations.	Prohibits discrimination in employment, based on race, color, creed, religion, age, national origin, sex, sarital status, disability and reliance on public assistance.	Minnesota Department of Human Rights.
TITLE VI, CIVIL HIGHTS ACT OF 1964	All institutions receiving federal financial assistance.	Prohibits discrimination in, exclusion from participation in, or denial of benefits of any program or activity receiving federal financial assistance, based on race, color or national origin.	-Each federal agency which administers grants, loans, or contracts is responsible for the programs or activities funded through its assistance.
TITLE VII, CIVIL RIGHTS ACT OF 1964 (amended by Equal Employment Opportunity Act of 1972)	All institutions with 15 or more employees.	Prohibits discrimination in all terms and conditions of employment based on race, color, religion, national origin, or sex, and harassment of employees who file complaints.	U.S. Equal Employment Opportunity Commission (EEOC).
EQUAL PAY ACT OF 1963 (amended by Title IX Educa- tion Amendments Act of 1972)	All institutions, including labor organizations.	Prohibits discrimination in salaries (including almost all fringe benefits) based on sex.	U.S. Equal Employment Opportunity Commission (EEOC).
AGE DISCRIMINATION IN EMPLOYMENT ACT of 1967 (amended in 1974)	All institutions, including labor organizations.	frohibits discrimination in compensation, terms, conditions and privileges of employment, and status of employee, based on age (covers ages 40-70).	U.S. Equal Employment Opportunity Commission (EEOC).
PRESIDENT'S EXECUTIVE ORDER #11246 (amended by Executive Order #11375)	All institutions with federal contracts in excess of \$10,000.	Prohibits discrimination in all terms and conditions of employment based on race, color, religion, national origin, and sex.	Office of Federal Contract Compliance Programs (OFCCP) of the U.S. Dept. of Labor.
TITLE IX, EDUCATION AMENDMENTS OF 1972 (Higher Education Act)	All educational institutions receiving federal funds through grants, loans, or contracts.	Prohibits discrimination against students and employees on the basis of sex.	HEW Office for Civil Rights, Higher Education Division.
REHABILITATION ACT of 1973, Section 504.	All institutions receiving federal financial assistance.	Prohibits discrimination based on handicap in employment, in provision of services and in operation of programs.	HEW Office for Civil Rights. When fully promulgated, each federal agency will enforce own provisions.
REHABILITATION ACT of 1973, Section 503.	All institutions with federal contracts in excess of \$2500.	Requires affirmative action for qualified handicapped individuals.	Office of Federal Contract Compliance Programs (OFCCP) of the U.S. Dept. of Labor.
GOVERNOR'S EXECUTIVE ORDER Number 79-15 Effective March 27, 1979	All state agencies.	Requires conduct of state business in barrier-free buildings as soon as feasible.	Equal Opportunity Division of the Minnesota Department of Personnel and the Minnesota Department of Administration.

THE LEGAL BASIS FOR AFFIRMATIVE ACTION

THE HISTORY OF EQUAL EMPLOYMENT OPPORTUNITY

Equal employment has been characterized by two distinct trends for approximately the last twenty years. The first trend, in fact, dates back to 1866 when the first Civil Rights Act designed to provide equality in the employment market place between blacks and whites was passed by congress. This trend progressed over the years and led to what we know today as the Civil Rights Act of 1964, which set forth the concept of "nondiscrimination".

In the early '60's, the President of the United States issued Executive Orders 11246 and 11375 mandating "affirmative action" on the part of anyone doing business or asking to do business with the federal government. This was the start of the second trend affecting equal employment opportunity. No longer would it be acceptable for employers to have a more or less passive stance of nondiscrimination. Contractors and potential contractors were required to take active steps to assure equal opportunity to anyone seeking employment regardless of race, creed, color, national origin or sex.

Specific requirements for the Civil Rights Act of 1954 and the Executive Orders prohibited employment discrimination and detailed the methods through which equal employment opportunity may be achieved. The most comprehensive of these methods is the requirement for affirmative action programs. The State of Minnesota, subject to these requirements, enacted the Minnesota Human Rights Act and various Executive Orders were issued mandating affirmative action for all executive branch agencies.

These Executive orders mandate the establishment of a stateside affirmative action program and created the Governor's Affirmative Action Office to administer and implement the program. Eventually, to conform with the direction of current thought, the Governor's Affirmative Action Office was replaced by the Equal Opportunity Division of the Department of Employee Relations under the leadership of the Director of Equal Opportunity. The concept behind this move is that affirmative action should be an integral part of the personnel process. In 1978, Minnesota Legislators passed a law Chapter 798 amending Minnesota Statutes 43.15. This law requires a statewide affirmative action program and agency affirmative action plans covering all employees in the executive branch.

*Excerpt from the State of Minnesota Affirmative Action Plan.

DEFINITIONS

AFFIRMATIVE ACTION - A management posture or point of view that initial employment and advancement opportunities for persons in protected groups shown to be underutilized in an agency's work force should be facilitated so that the imbalance is redressed.

AFFIRMATIVE ACTION OFFICER (AAO) - The individual designated to coordinate and monitor affirmative action activities in the Department.

AFFIRMATIVE ACTION PLAN - Rules governing the statewide affirmative action program.

BARRIER - Any factor, intentional or unintentional, be it policy, practice, action, omission, examination, physical facilities, negative attitudes, which <u>results</u> in unequal treatment of protected group(s) and/or which has an adverse <u>effect</u> on the employment or advancement opportunities for such groups.

COMPLAINANT - The person who files a complaint of discrimination.

DISCRIMINATION - Unequal treatment, intentional or unintentional, based on protected characteristics.

DISCRIMINATORY HARASSMENT - Behavior of one or more employees towards another employee based on sex, race, color, religion or national origin which serves to trouble, worry or torment that employee and which has a detrimental effect on the employee's work performance or which creates an intimidating, hostile or offensive working environment.

DISPARITY/UNDERUTILIZATION - The employment of fewer handicapped persons, minorities, women and Vietnam era veterans in the agency's work force that could reasonably be expected based on their availability in the labor area.

EQUAL EMPLOYMENT OPPORTUNITY - The policy of basing all personnel activities solely on individual merit of applicants and employees, related to the specific job requirements, and without regard to race, color, religion, sex, age, national origin, disability, political affiliation, or other non-merit factors.

EQUAL OPPORTUNITY OFFICER (EOO) -The Deputy Commissioner designated by the Commissioner to administer the Department's affirmative action programs.

GOALS - Good faith quantitative objectives set as the minimum requirement to be met within a certain time period.

HANDICAPPED PERSON - Any person who: 1) has a physical or mental impairment which substantially limits one or more major life activities, 2) has a record of such an impairment, or 3) is regarded as having such an impairment.

LABOR AREA - The geographical area from which the agency or agency subdivision can reasonably expect to attract applicants.

MINORITIES - Persons of Black, Hispanic, Asian, American Indian or Native Alaskan heritage.

PARITY - a condition where the work force is representative of all population groups in each job category, in proportion to their occurrence in the labor area work force.

PROTECTED CHARACTERISTIC - Any feature, aspect, condition opinion, or the like, which has no relation to one's ability to perform a particular job, such as race, color, creed, sex, age, marital status, national origin, specific disability, reliance on public assistance, religious or political opinions or affiliation.

PROTECTED CLASS/PROTECTED GROUP - Those individuals identifiable as handicapped, minorities, women or Vietnam era veterans.

RESPONDENT - A person or an entity against whom a discrimination complaint has been filed.

SEXUAL HARASSMENT - Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when: 1) submission to such conduct is made a term or condition of an individual's employment, 2) submission to, or rejection of, such conduct is used as the basis for employment decisions affecting an individual or 3) such conduct has the purpose or effect of unreasonable interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

VIETNAM ERA VETERANS - Those persons who served in the military service of this country during the period August 4, 1964 to May 7, 1975, and were separated under honorable conditions: a) after having served on active duty for 181 consecutive days, or b) by reason of disability incurred while service on active duty, and who are permanent residents of the State of Minnesota.

RACE/ETHNIC CATEGORIES

The U.S. Equal Opportunity Commission recently has revised its race/ethnic categories for the purposes of reporting employment stateistics on the EEO/4 form (for State and local governments). The revised categories are defined as follows:

- A. White, not of Hispanic origin persons having origins in any of the original peoples of Europe, North Africa, or the Middle East.
- B. Black, not of Hispanic origin persons having origins in any of the black racial groups of Africa.
- C. Hispanic persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish culture or origins, regardless of race.
- D. American Indian or Alaskan Native persons having origins in any of the original peoples of North America, and who maintain cultural identification through tribal affiliation or community recognition.
- E. Asian or Pacific Islander persons having origins in any of the original peoples of Far East, South East, Asia, in the Indian subcontinent, or the Pacific Islands. This area includes, for example China, Japan, the Philippine Islands, and Samoa.

COMMISSIONER

The Commissioner of Administration is responsible for the Department's equal employment and affirmative action programs and the Department's compliance with federal and state laws, rules and regulations. She is accountable to the governor, the Legislature, the Commissioner of Employee Relations and the Director of Equal Opportunity for affirmative action matters.

- A. To direct the Executive Team to uphold and support the affirmative action policies and program in order to remove barriers to equal employment opportunities for minority, female, Vietnam Era Veterans and handicapped group members.
- B. To be accountable for affirmative action compliance.
- C. To be responsible for the agency's committment to meet affirmative action goals.
- D. To designate an affirmative action officer/designee.
- E. To approve and implement the department's affirmative action plan.
- F. To hold members of the staff responsible for the effectiveness of affirmative action activities under their respective jurisdictions by a specific program objective.
- G. To issue a written statement to staff affirming support of the State's equal opportunity policy and affirmative action program.
- H. To take action on complaints of discrimination.

Equal Opportunity Officer (Deputy Commissioner)

The Equal Opportunity Officer is responsible for administration of the Department's affirmative action policies, provisions and programs and is accountable to the Commissioner.

- A. To ensure that the DoA's affirmative action policies, program and directives are carried out.
- B. To coordinate in partnership with the Affirmative Action Officer, the affirmative action efforts of all bureaus and to advise and assist management to comply with federal and state regulations impacting Equal Employment Opportunity and Affirmative Action.
- C. To Chair the DoA's Affirmative Action Committee ensuring that the committee implements the Affirmative Action Program.

EXECUTIVE TEAM

The Executive Team is responsible to administer the Department's Affirmative Action Plan in the Bureaus and is accountable to the Commissioner and the Deputy Commissioner.

- A. To enforce AA/EEO rules, regulations and other related projects assigned by the Commissioner.
- B. To review compliance by division directors relative to their adherence with policies and procedures stipulated in the DoA affirmative action program.
- C. To offer support and technical resources, whenever feasible, to the Commissioner to achieve affirmative action goals, creating opportunities for upward mobility to enhance the careers of protected class members.
- D. To be accountable for Bureau affirmative action hires through an annual performance review
- E. To assist the Affirmative Action Officer in making hiring decisions for the Bureaus when an exception has been requested..

AFFIRMATIVE ACTION OFFICER

The Affirmative Action Officer is responsible to implement and maintain the Department's Affirmative Action Program and is accountable to the Equal Opportunity Officer, the Commissioner and the Director of Equal Opportunity.

- A. To develop for the Commissioner's approval the Department of Administrations written Affirmative Action Plan.
- B. To serve as the Department of Administration's liaison with the State Equal Opportunity Division in the design, implementation, and monitoring of the Department of Administration Affirmative Action Plan.
- C. To assist in the design and implementation of internal audit and report procedures that will measure the effectiveness of the Department of Administration Affirmative Action Program, indicate need for remedial action, and determine the extent to which the Department goals and objectives have been attained.
- D. To coordinate efforts of various Department of Administration bureaus and the Affirmative Action Committee in order to effectively reach all employees with information on affirmative action and provide training in affirmative action as needed.
- E. To assist the Department of Administration and staff of all levels in identifying and arriving at solutions to problems of equal employment opportunity, including complaint resolutions.
- F. To maintain files on affirmative action related materials, such as minutes of the Affirmative Action Committee meetings, in order to assure documentation on good faith efforts in the area.
- G. To serve as liaison between the Department of Administration and organizations representing the protected classes in order to develop and maintain a protected class recruitment network to provide for better recruitment from these groups.
- H. To coordinate the Department of Administration handicapped program as 504 coordinator.
- I. To keep the Commissioner and Department informed of the latest developments in the area of equal employment opportunity.

MANAGERS AND SUPERVISORS

The managers and supervisors are responsible to ensure their unit operates in compliance with the Department's Affirmative Action Plan. They are accountable to the Commissioner, the Executive Team and the Affirmative Action Officer.

- A. To ensure compliance with all equal opportunity and affirmative action policies and programs.
- B. To assist the Affirmative Action Officer in identifying and resolving problems and eliminating barriers which inhibit equal opportunity.
- C. To participate in a pre-hiring review process of all staffing decisions when protected groups are underrepresented.
- D. To participate in a pre-review of all layoffs to determine their effect on affirmative action goals.
- E. To communicate the equal opportunity/affirmative action policy to assigned staff.
- F. To respond within time constraints of the complaint procedure to any alleged complaints of discrimination or requests for information from the Affirmative Action Officer.
- G. To perform such other specific duties as may be assigned in the Affirmative Action Plan.

Dissemination of Affirmative Action Information

The impact of the Affirmative Action Plan can be fully realized only to the extent that its provisions are known by those who must apply it and those who are to benefit by it. With this in mind the following describes methods to be used to disseminate information both internally and externally.

Internal

- I. The Affirmative Action Plan shall be posted on the Personnel Office bulletin board at 201 Administration Building.
- II. The Affirmative Action Policy and the Commissioner's Statement of Commitment will be circulated in writing to all employees of the Department of Administration.
- III. The Department's Affirmative Action Policy and the Commissioner's State of Commitment will be included in new employee orientation presentations.
- IV. The Affirmative Action Plan will be given to each member of the Executive Team, Management Team and Operations Team. In addition, the Plan shall be available to anyone upon request.
- V. All managers and supervisors will be annually informed of their affirmative action responsibilities as outlined in the Affirmative Action Plan.
- VI. Each person reviewing an Affirmative Action Plan shall be responsible for communicating to his/her staff any relevant portions of the Plan as well as other relevant affirmative action information disseminates throughout the year.

External

- I. The commitment of the Department of Administration to affirmative action will be publicized through a wide variety of media so that minorities, females, the handicapped and Vietnam Ara Veterans are encouraged to seek employment and promotion in our agency.
- II. The statement "An Equal Opportunity Employer" will appear on all stationery, job announcements and advertisements.
- III. Copies of the Affirmative Action Plan will be made available to the public upon request.

COMPLAINT PROCEDURE

1. INFORMAL

A. An employee who has a complaint of discrimination or harassment may bring it to the attention of his/her supervisor or affirmative action officer in an attempt to reach a satisfactory resolution without the necessity of further action.

2. FORMAL

Step 1:

Failing resolution through the informal process, the employee alleging discrimination/harassment (complainant) may submit a written complaint to the affirmative action officer setting forth the nature of the complaint, the facts upon which it is based and the remedy requested. The complaint must be submitted within a reasonable period of time, not to exceed 30 calendar days, of the occurrence of the event giving rise to the complaint. If the affirmative action officer determines that the complaint is not a complaint based on discrimination, but rather a general personnel concern, the employee alleging discrimination shall be notified and advised of other complaint procedures.

If the affirmative action officer determines the complaint would suffer a reparable loss in the absence of immediate action, he or she may proceed directly to step 2.

Within 7 calendar days after receiving the written complaint, the affirmative action officer shall meet with the supervisor with or without the complainant, in an attempt to resolve the complaint. The supervisor shall give a written answer to the affirmative action officer within five calendar days following the meeting. If dissatisfied with the supervisor's response, the complainant may, by written request within 5 calendar days, proceed to step 2.

Step 2:

The affirmative action officer shall arrange a meeting with the appointing authority within 10 calendar days of the request to proceed to step 2. The affirmative action officer shall prepare a summation of the issues and the recommendation of remedy to the appointing authority prior to the scheduled meeting. All parties should be present to allow for a full discussion of the issue.

Within 60 calendar days of the filing of a formal complaint, the appointing authority shall respond in writing with the final answer or remedy. If the complainant is not satisfied, he/she shall be advised by the affirmative action officer of the right to file a charge of discrimination with the Minnesota Department of Human Rights. All disposition of complaints shall be filed with the Commissioner of Employee Relations within 30 days of final disposition.

STATE DEPARTMENT OF ADMINISTRATION POLICY REGARDING SEXUAL HARASSMENT

The Minnesota State Department of Administration believes that sexual harassment has no place in the work environment. Additionally, under federal and state law, sexual harassment of employees is illegal. Therefore, it is against Department policy for any employee or other person to subject another employee or other person to sexual harassment. Any acts of sexual harassment should be immediately reported. After investigation, appropriate disciplinary action, up to and including termination, will be instituted against anyone found to have violated this policy.

- 1. Acts of sexual harassment, which are prohibited by this policy, include but are not limited to: unwelcome sexual advances; requests, demands, or subtle pressure for sexual favors or sexual activity of another employee; and other verbal or physical conduct of a sexual nature (e.g., lewd comments or gestures; unwanted, intentional physical contact of a sexual nature, and subjecting fellow employees to written or pictorial materials of a sexual nature) when:
 - (a) Submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment;.
 - (b) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual;
 - (c) such conduct is offered in order to receive special treatment or in exchange for or in consideration of any personnel action;
 - (d) such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment.
- Retaliation against any employee for refusing a sexual advance, for refusing a request, demand, or subtle pressure for sexual favors or activity, or for reporting an incident of possible sexual harassment to the Personnel Department is also prohibited.

Sexual harassment is strictly prohibited. If anyone engages in any such conduct, let the offending person know immediately and firmly that you find the conduct offensive, and report the matter to your supervisor, the Department's Affirmative Action, a Union steward, your Division Director, or the Personnel Director. The Personnel Division will make a complete investigation, and appropriate disciplinary action will be taken.

HARASSMENT STATEMENT

It is the department's policy to prohibit any behavior of co-workers or supervisors which is unwelcome, personally offensive, insulting or demeaning.

Harassment may take the following forms:

- 1) Exclusion from orientation or teamwork
- Repeated disparaging, belittling, demeaning, insulting remarks
- 3) Repeatedly making the employee, or a characteristic unique to the employee, the butt of jokes
- 4) Repeated ridicule of an employee
- 5) Sabotage of an employee's character, reputation, work efforts or property
- 6) Unequal assignment of the "dirty work", less responsible or less challenging duties, not based on ability
- 7) Unequal application of performance standards, discipline or work rules

Behavior may include harassment in the following areas:

- I. Sexual (See the State Department of Administration Policy Regarding Sexual Harassment)
 - 1) Any of the previously listed forms of treatment which the employee states is causing discomfort because of one's sex
 - 2) Unwanted sexual compliments, looks, innuendos or suggestions about one's clothing, body or sexual activity
 - 3) Unwanted, unnecessary touching, brushing against one's body, petting or pinching
 - 4) Demanding sexual favors accompanied by implied or overt threats concerning conditions of employment
 - 5) Displaying pictures or objects depicting nude or scantily-clad women and men in work areas
 - 6) Use of language implying inferiority or an employee based on sex such as "girl" or "boy", rather than "woman" or "man"

II. Racial and Heritage

- 1) Any behavior previously listed in this statement which is applied to one's race, color, heritage or national origin.
- 2) Telling jokes or making derogatory remarks about one's race or national heritage.
- 3) Use of language implying inferiority of a race or national heritage.

III. Religion, Disability, and Age

- 1) Any behavior previously listed in this statement which is applied to one's religion, disability or age.
- 2) Use of demeaning, derogatory names or remarks about an employee's religion, disability or age.

The Commissioner is responsible for the application of this position within the department; each manager and supervisor has the responsibility within their units. This responsibility includes initiating and supporting programs and practices designed to develop understanding, acceptance, commitment, and compliance with the framework of this statement. All employees must be informed that harassment is unacceptable behavior, and each supervisor will be responsible for orienting his/her staff to the department's position.

PROCEDURES

RESPONSIBILITIES

Managers and Supervisors

- Take all steps necessary to prevent harassment from occurring, such as affirmatively raising the subject, expressing strong disapproval, informing employees of their rights to raise the issue of harassment and to make it known that disciplinary action will be taken against employees who engage in any form of harassment of other employees.
- 2. Contact the Department of Administration Affirmative Action Officer immediately when they become aware of a harassment complaint.
- 3. Fully investigate complaints of harassment in conjunction with the Affirmative Action Officer and Personnel Director.
- 4. Maintain a file or written documentation regarding complaints.
- 5. Prohibit retaliation by others against any employee who files a harassment complaint.
- 6. Review, as necessary, with subordinates, the Department of Administration Harassment Guidelines.

The Harassed Employee

- 1. Immediately inform the person causing the harassment that their behavior is objectionable and ask that it cease.
- 2. If the harassment does not cease, report it to your Supervisor or Division Director.
- 3. Maintain a written record of the instances of harassment and the names of any witnesses.
- 4. If, after taking the complaint to an immediate Supervisor or Division Director, the harassment continues, contact the Department of Administration Affirmative Action Officer.

NOTE: Employees have the right to report a harassment complaint directly to the Affirmative Action Officer in circumstances where they feel uncomfortable reporting it to their immediate Supervisor or the Division Director. However, if at all possible, it is advised to go directly through the chain of supervision.

This procedure does not replace the right of any employee to file a formal complaint with the Department of Human Rights.

AFFIRMATIVE ACTION PLAN

Ideal Goals

Fiscal Year <u>- 1990</u>

DEPARTMENT OF ADMINISTRATION

(Agency or Agency Subdivision)

1. This annual review revealed underutilization of the following protected group(s) in the following units:

	PROTECTED GROUPS					
GOAL UNITS	WOMEN	MINORITIES	HANDICAPPED			
Law Enforcement						
Craft, Maintenance, Labor	9		4			
Service	21					
Health Care Non-Professional						
Health Care Professional						
Clerical						
Technical						
Correctional Guards						
State University Instructional						
Community College Instructional						
State University Administration						
Professional Engineering Super.	1					
<u>Health Treatment Professional</u>						
General Professional	11	3	1			
Prof. State Res. Instructional						
Supervisory	3		2			
Commissioner's Plan			1			
Managerial Plan		2	4			
Other						

AFFIRMATIVE ACTION GOAL ACHIEVEMENT & SPECIAL HANDLING REPORT PAYROLL ENDING JULY 4, 1989

					NAM	E=ADMINIS	STRATION G	OALUNII	=001						
BARG	NUMBER FEMALES		FEMALE GOAL PCT	NUMBER MIN_GRP EMPLYS	MIN EMPL PCT	GOAT	NUMBER HANDICAP EMPLYS	HAND EMPL PCT	HAND NUM GOAL VIE PCT VET		VET EMPL PCT	VETERAN GOAL PERCENT	UNIT	BARG UNIT	SPEC HAND CODE
CRAFT '	0	0.00	22.55	9 (2	5.00	4.69	0	0.00	8.20 4	10	25.00	9.00	40	202	6
SERVICE	29	26.36	44.57	21 (14	12.73	4.69	2 (10	9.09	8.20	14	12.73	9.00	110	203	2
OFFICE	215	74.65		23	7.99	4.69	(24	8.33	8.20	12	4.17	9.00	288	206	8
TECHNCL	34	47.22	44.57	10	13.89	4.69	7	9.72	8.20	6	18-133	9.00	72	207	8
ENGRS	0	0.00	7.18	1	12.50	2.61		12.50	8.20)	1	$\frac{1}{12.50}$	9.00	. 8	212	2
PROFSNL	70	38.89	44.57	1\ 6	3.33	4.69	3 14	7.78	8.20	20	11.11	9.00	180	214	7
SUPVRS	32	34.41	37.04	3 6	6.45	1.53	6	6.45	8.20 🍣	10	10.75	9.00	93	216	6
COM PLN	15	75.00	45.10		5.00	4.69) 1	5.00	8.20	1	5.00	9.00	20	9CP	С
MGRS	(16	30.77	24.60	- 2	3.85	6.95	£ 1	1.92	8.20 H	7	13.46	9.00	52	9MP	5

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Anticipated Opportunities and Proposed Goals

FY 90

The following chart indicates the number of total anticipated hires, the number of anticipated opportunities to hire affirmatively and the number of protected group class people we might expect to actually hire in 1989.

<u>Unit Name</u>	Anticipated total <u>hires FY 19</u> 90	Anticipated Opportunities	FY 19 Goals		
CRAFT	2	1	F-0	H-1	
SERVICE	12	7	F-6	H-1	
CLERICAL	20	0			
TECHNICAL	8	0			
ENGINEERS	1	0			
PROFESSIONAL	25	10	F-6	H-2	M-2
SUPERVISORY	3	2	F-1	H-1	
MANAGERIAL	2	2	M-1	H-1	
,	-				
TOTALS	73	. 22	F-14	H - 6	M-2

AFFIRMATIVE ACTION PLAN CHANGE IN STATUS SINCE 7/88

UNIT	FEMALES	MINORITIES	HANDICAPPED
Craft			
Service	. +2		+1
Clerical		+5	+1
Technical	-2	+2	+1
Engineers			
Professional	+12	- 2	+4
Supervisory	+1	-	
Commissioner's	+4		+1
Managers	+4	+1	

OBJECTIVE: Pilot a workshop on cultural diviersity based on the Hennepin County model

ACTION STEPS	RESPONSIBILITY	TARGET DATE
1. Contact Hennepin County for outline of workshop	Chuck MacDonald	December 1989
2. Contact other agencies for information on other workshops related to cultural diversity	Chuck MacDonald Cynthia McLagan	December 1989
 Design pilot workshop for use in the department and determine presenter, i.e. consultant or inhouse 	Chuck MacDonald Cynthia McLagan	February 1990
4. Identify division/s to receive pilot workshop	Chuck MacDonald Cynthia McLagan Karen Hanson	February 1990
5. Deliver pilot workshops to chosen division/s	Chuck MacDonald Cynthia McLagan Karen Hanson	April 1990
6. Evaluate effectiveness of workshop	Chuck MacDonald Cynthia McLagan Karen Hanson	April 1990
7. Revise workshop format or present to other divisions as piloted	Chuck MacDonald Cynthia McLagan Karen Hanson	May 1990

OBJECTIVE:

Sponsor a two to three hour briefing on Affirmative Action/EEO issues to the Managment Team, using Steve Cooper, Commissioner of Department of Human Rights

ACTION STEPS		RESPONSIBILITY	TARGET DATE
1.	Determine date for presentation at Management Team meeting	Chuck MacDonald Cynthia McLagan Management Program committee	December 1989
2.	Contact Stephen Cooper to arrange his appear- ance at the Management Team Meeting	Chuck MacDonald Cynthia McLagan	January 1990
3.	Have Management Team Meeting with S. Cooper	Management Program committee	to be determined
4.	Evaluate effectiveness of meeting and presentation	Chuck MacDonald Management Program committee	following his presentation

PRE-EMPLOYMENT REVIEW

PURPOSE:

The rules governing statewide affirmative action programs require that methods of auditing, evaluating and reporting program success be established for all agencies. This includes a procedure that requires a pre-employment review of all hiring decisions for goal units with unmet affirmative action goals and pre-review of all layoff decisions to determine their effect on the department's goals. The purpose of this section is to provide managers and supervisors with information about the pre-employment review process

PROCEDURE

When a vacancy occurs in a goal unit which has unmet affirmative action goals, the following procedures shall be followed:

Actor

Action

Transaction Coordinator

 Obtains list of eligibles for vacancy, applications of eligibles and a Protected group report from the Department of Employee Relations, and logs the date of list.

Personnel Representative /Transactions Coordinator

- 2. Determines if applicable labor agreement provides for selection on the basis of seniority provided the senior employee's ability and capacity to perform the job are relatively equal to that of other bidders.
 - 2a. If yes, records seniority unit dates on the list and processes selection as prescribed by the labor agreement provisions.
- 3. Gives list and protected group report to Affirmative Action Officer.

Affirmative Action Officer

- 4. Reviews DoA records to verify if goals have been met, i.e., whether disparities exist in the bargaining unit for which the department is hiring.
- 5. Follows up the written information with a personal interview with the supervisor to inform the supervisor of the department's policy on Affirmative Action.
- 6. Returns paperwork to the Transactions Coordinator.

Transactions Coordinator

7. Sends paperwork to supervisor.

Supervisor

- 8. Conducts interviews:
 - 8a. in accordance with objective interview techniques using structured interview questions.
 - 8b. ensuring that applicants are aware of conditions of employment (full time, part time, permanent, etc.) salary range, and physical requirements of the job.
- Makes preliminary and final ratings of applicants after all interviews are conducted.
- 10. (Optional) Conducts reference checks.
- 11. Decides on a qualified person, considering any contractual, statutory, and Affirmative Action obligations.
- 12. Discusses candidate selection with Personnel Representative or Affirmative Action Officer.

Personnel Rep/ Affirmative Action Officer

- 13. If selection is in violation of applicable labor agreement, discusses rationale and ramifications of such action with the supervisor.
 - 13b. If selection is in violation of law, advises supervisor of the situation and possibly over-rules the selection decision after discussion with the division director and the Personnel Director.

Note: Steps 14-24 are applicable only if decision is made to hire a non-protected group member for reasons other than compliance with a labor agreement, lack of protected group candidates or no disparity exists. Otherwise continue with the normal hiring process.

- 14. If selection is not in accordance with DoA's Affirmative Action policy, listens to supervisor's reasons for selecting non-protected group member.
- 15. If the supervisor and Affirmative Action Officer agree that protected candidate is not qualified, approves hire of nonprotected applicant.
- 16. If the supervisor and Affirmative Action Officer agree the protected applicant would be qualified by the end of the probationary period, the Affirmative Action Manager strongly urges the supervisor to hire the protected candidate.

Supervisor

- 17. If unwilling to hire the qualified protected applicant, may ask his/her Assistant Commissioner for an exception to the department policy on Affirmative Action by providing the following information:
 - 17a. A statement explaining the reasons the protected candidates were not qualified for the position, and explaining the exceptional qualifications for the non-protected candidate.
 - 17b. A list of employees who work for him/her in the <u>classification</u> of the vacancy by race, sex, handicapped and Vietnam Era Veteran status depending on the list.
 - 17c. A list of employees in the <u>whole series</u> by protected group. (For example, if the vacancy is an entry level Management Analyst, the list would be all MA's, MA 2's, MA 3's etc.)

Affirmative Action Officer

- 18. Provides the following information to the Assistant Commissioner of the supervisor who requests the exception:
 - 18a. A statement that the Affirmative Action Officer feels that the protected candidate is qualified to do the job or could be qualified within the probationary period.

- 18b. A statement about the progress the department has made toward meeting the numerical goal for that bargaining unit.
- 18c. A history of recent new hires in that bargaining unit.
- 18d. A history of that supervisor's hiring over the last few hires.
- 19. Meets with Assistant Commissioner and supervisor if desired.

Assistant Commissioner

- 20. Makes a decision to approve or disapprove the exception.
- 21. If approves the exception, takes the request for the exception to the Deputy Commissioner for final approval.
- 22. If disapproves the exception, tells the supervisor to select the protected applicant.

Deputy Commissioner

- 23. Considers all of the following in deciding whether to grant an exception to the departments affirmative action policy.
 - 23a. There is an exceptionally well qualified applicant on the list who is not a member of a group of persons for which there is a disparity;
 - 23b. The vacancy is in a bargaining unit where the last few hires have been protected applicants;
 - 23c. DoA has made considerable progress toward meeting the Affirmative Action goals for that bargaining unit;
 - 23d. The supervisor with the current vacancy has recently filled several vacancies in the same bargaining unit and has selected a protected applicant each time.

23e. The vacancy is an entry level position and DoA has enough protected employees in the whole series to ensure enough protected applicants for promotions, so that this one vacancy will not greatly affect the pool for promotions into higher level positions.

Supervisor

- 24. If an exception is granted, gives all supporting documentation to the Affirmative Action Officer for appropriate filing.
- 25. Continues with the normal hiring process.

REASONABLE ACCOMMODATION PROVISION

I. POLICY

It is the policy of this agency to encourage the employment and promotion of any qualified person including the handicapped. If the reason for the denial of employment or advancement in employment is the need to make reasonable accommodations to the physical or mental needs of a handicapped employee or job applicant, it must be demonstrated that: a) the accommodation would impose an undue hardship on the agency; b) the accommodation does not overcome the effects of the person's handicap; or c) the handicapped person is not qualified to perform that particular job. This agency's reasonable accommodations policy applies to all departmental employees with any known physical or mental limitations, and any job applicant requesting accommodation prior to employment interview.

This agency will provide accommodations to qualified handicapped employees/job applicants when such accommodations are directly related to performing a job or competing for a job on an equal basis. Accommodation will not be required for non-job related personal needs of individuals even though they may be a qualified handicapped individual. In such cases questions may arise as to whether the accommodation is personal or job related. The primary factors in evaluating an accommodation is whether the accommodation will enable the person to perform the job on an equal basis in the most cost effective manner and in the most integrated setting possible.

Transportation to and from work is the responsibility of the employee. This agency will not provide transportation to and from work as the part of reasonable accommodation.

II. SCOPE

This policy statement establishes the department's workforce standard for accommodation to the needs of handicapped employees. Reasonable accommodation requirements apply to both job applicants as well as current employees.

III. DEFINITIONS

A. Handicapped Persons

A handicapped person for purposes of this policy is anyone who meets the definition as stated in the Section 504 regulation of the 1973 Rehabilitation Act as amended in 1978, Sub-part A, Section 84.3 j1-2 and k104 and Chapter 363 of the state's Human Rights Act. A handicapped person is anyone who:

- 1. Has a physical or mental impairment which substantially limits one or more of such person's major life activities.
- 2. Has a record of such impairment which means that a person has a history of or has been misclassified has having a mental or physical impairment that substantially limits one or more major life activities.

- Is regarded as having such an impairment which means:
 - a. Has a physical or mental impairment that may not substantially limit major life activities but that is treated by an employer as constituting such a limitation;
 - b. Has a physical or mental impairment that substantially limits major life activities only as a result of the attitudes of others toward such impairment; or
 - c. Has no impairment but is treated by an employer has having such an impairment.

An employee with an acute disabling condition which is expected to be temporary, such as appendicitis, broken arms, pulled muscles, etc. will meet the definition of qualified handicapped person. In most cases, these individuals will require short term methods of reasonable accommodation such as scheduled modification, limited work assignments, etc. until they can return to their usual work schedule. If a residual medical impairment is determined and a permanent condition is demonstrated, the provision of permanent reasonable accommodation will be considered.

IV. REQUEST FOR REASONABLE ACCOMMODATIONS

In order to avoid processing delays, the procedures for processing requests for reasonable accommodations should reflect the least number of approval steps necessary. The steps in requesting reasonable accommodations for current employees are:

- A. The supervisor and the handicapped employee consult to determine the need for the accommodation and to discuss alternatives such as job restructuring, job site modification, and assistant devices.
- B. The supervisor submits a written request form obtained from the Affirmative Action Officer/Designee for reasonable accommodation. The request includes a justification for the accommodation, and includes a statement of the disability. A medical statement of limitations may be included if the supervisor deems advisable.
- C. The supervisor submits the request to the Affirmative Action Officer/Designee within five working days upon receipt of the request. The Affirmative Action Officer and the Supervisor gather information regarding availability and cost within twenty working days.
- D. The Affirmative Action Officer reports to the agency head with a recommendation. The agency head considers the available alternatives and decides whether or not to grant the requested accommodation and determines what accommodation should be provided. The decision is then provided in writing to the supervisor within five working days after the agency makes his or her determination.
- E. The Affirmative Action Officer fills out the Reasonable Accommodations Agreement Form and obtains necessary signatures.
- F. The Affirmative Action Officer submits appropriate purchasing documents to the purchasing agent if equipment, furniture, or other assistive devices must be purchased.

V. METHODS OF PROVIDING REASONABLE ACCOMMODATION

The following are some methods of providing reasonable accommodations to qualified handicapped individuals. Other forms of reasonable accommodation may also be provided.

A. Modification of equipment or assistive devices.

The provision of equipment may include special telephone equipment "talking" calculators, one-handed typewriters, closed circuit televisions, specifically designed desk and files, TDD communications equipment and other types of equipment to facilitate the performance of job duties. These items may include: off the shelf devices as well as highly specialized, customized and/or prescription items.

B. Job site modification.

The planning and provisions of accessibilty to existing facilities may be required in order for disabled individuals to work in them. Modifications may include adjustments to equipment height including desks, chairs, etc., addition of electrical outlets, rearrangement of furniture and equipment, widening doorways, reallocation of the job site to an accessible area, provision of special parking facilities, modifications of ventilation, heating, cooling and lighting systems, and other types of similar modifications. This agency will negotiate any changes with Real Estate Management Division, Department of Administration to determine costs involved.

C. Job restructuring.

The restructuring of any job may include modifying work hours and/or changing job duties while retaining the basic job functions. Arrangements must be considered for full-time permanent and intermittent employment. Job sharing and flexible work hours may permit handicapped employees to meet such needs as medical appointments and medical dietary requirements.

D. <u>Support services</u>.

Support services such as interpreters for hearing impaired individuals, readers for blind, special attendants, etc. must be provided when it is clearly demonstrated that these services are required for a disabled employee's performance of the essential functions of the job. Support services may also be needed for job applicants during the interview process. This agency may directly or on a contractual basis of any agency outside the department provide the training necessary to allow staff members to provide support services when such training and the provisions of such support services are administratively feasible.

VI. UNDUE HARDSHIP

- A. In determining whether or not the making of a reasonable accommodation would impose an "undue hardship" on the operation of a recipient's program, factors to be considered must include:
 - 1. The overall size of the recipient's program (i.e., number and type of facilities, size of budget).
 - 2. The type of the recipient's operation including the composition and structure of the recipient's workforce.

- 3. The nature and cost of the accommodation needed.
- 4. The reasonable ability to finance the accommodation and each site of business; and
- 5. Documented good faith efforts to explore less restrictive or less expensive alternatives including consultation with the disabled person or with knowledgeable disabled persons or organizations.

VII. FUNDING FOR REASONABLE ACCOMMODATION

This agency will make funds available in order to provide reasonable accommodations to handicapped employees/job applicants. (The amount will be determined by the agency head and funds will be used only when a reasonable accommodation request has been approved and signed by the agency head.)

VIII. PURCHASE AND MAINTENANCE OF ACCOMMODATIONS

- A. This agency is free to choose the specific accommodation provided to qualified handicapped persons. The person requesting reasonable accommodations will suggest appropriate accommodations. This agency may provide another accommodation equal or superior to the one proposed in practicality, usefulness, or cost effective.
- B. All tangible accommodations purchased by this agency will be the property of the State of Minnesota and shall be used only for job related functions. The maintenance of equipment will be the responsibility of the department and projected maintenance costs will be a factor in the initial decision to provide accommodations. Example: repair special office equipment, etc.

IX. DENIAL OF ACCOMMODATION

All denials of requests for reasonable accommodation will be documented and kept on file by the affirmative action officer. A copy of the document denying the request for reasonable accommodation will be given to the supervisor. The Affirmative Action Officer will notify the employee of the denial and inform the employee of his/her right to appeal and to file with other government agencies such as Human Rights and Equal Employment Opportunity Commission.

X. APPEALS

An employee who is dissatisfied with the reasonable accommodation decision can appeal directly to the agency head within thirty working days of the decision. The agency head will within ten working days of the individuals appeal, convene a reasonable accommodation review committee which shall consist of persons previously not involved. For example, an employee in the same job classification as the person requesting accommodation a rehabilitation engineer (or other person knowledgeable of the requested accommodation). This committee will review all pertinent material and steps leading to the decision according to the following criteria.

- A. Job relatedness.
- B. Effectiveness.
- C. Necessity.

- D. The relationship between the accommodation and essential job functions.
- E. Cost.
- F. Other claims of undue hardship.

The committee will make a recommendation to the agency within ten working days from the date the committee was convened unless more time is needed to obtain more information from outside sources. The agency head will make a final determination within ten working days from receiving the committee's recommendation. The Affirmative Action Officer will then convey written copies of the agency head's decision to the employee and supervisor. If the employee is still dissatisfied with the decision, she/he may file with federal, state, local and human rights legislation. The department's Affirmative Action Officer will provide employees and compliance agencies with information in assistance needed in the appeals process. Information will be provided in compliance with the Minnesota Government Data Privacy Act. Compliance agencies which are investigating complaints of request information from the agency head will be provided documentation relating to the denial of a request for reasonable accommodation.

XI. ASSISTANCE WITH COMPLIANCE

Assistance with reasonable accommodation compliance, all requests for information or assistance in determining reasonable accommodations for qualified handicapped employees and employees/job applicants may be for the Handicapped, or the Director of Equal Opportunity. That person also assists in locating resources or interpreting reasonable accommodation requirements.

XII. REQUEST FOR REASONABLE ACCOMMODATIONS FOR JOB APPLICANTS

- A. All initial communication with job applicant regarding job vacancies shall indicate the willingness of the agency to make reasonable accommodation to the known physical or mental handicap and shall invite the applicant to contact the agency for the needed accommodation.
- B. The individual contacted with the request shall contact the Affirmative Action Officer immediately. In order to ensure that the accommodation is provided at the interview, requests shall be handled in a timely manner.
- C. The Affirmative Action Officer shall contact the job applicant to discuss the needed accommodation and possible alternatives.
- D. If the agreed upon accommodation requested costs no more than \$75.00, the Affirmative Action Officer shall approve the accommodation.
- E. If the accommodation costs more that \$75,00, the Affirmative Action Officer shall request approval of the accommodation from the agency head.
- F. If the accommodation is approved, the Affirmative Action Officer will take the necessary steps to see that the accommodation is provided.

XIII. DENIAL OF ACCOMMODATION

If the requested accommodation is denied, the Affirmative Action Officer shall advise the applicant of his/her right to file a complaint with the Department of Human Rights alleging violation of the Minnesota Human Rights Act.

EMPLOYEE REQUEST FOR REASONABLE ACCOMMODATION

Please Print or Type		
mployee Name	Classification	Date of Request
Division des		AAA
Division *Sta	itement of Disability (Attach medical statement if
		requested by manager)
 Attach Additional Sheets for 	Questions Relow if New	CAC 2 PV
Witacii Additional Sheets 101	dastions below it were	cessary.
1. Type of accommodation reques	ted to perform essentia	al function:
· · · · · · · · · · · · · · · · · · ·	, , , , , , , , , , , , , , , , , , ,	
•		•
	of your job will the re	equested accommodation allow you
to perform?		
3. Why is the requested accommo	dation necessary to ner	form the essential inh
function(s)?	dation necessary to per	Torm the essential god
	•	
How will the requested accom	modation be effective i	in allowing performance of the
<pre>essential job function(s)?</pre>		
	•	
5. Have any non-essential job f	unctions been eliminate	nd? Dlassa describa
3. Have any non-essential Job 1	dictions been eliminate	ed: Flease describe.
Signature of Employee		Date
Signature of Supervisor		Date
·		
Signature of Manager		Date
Signature of manager		Jace
·		
Additional Comments:		
• .		

Information on this form shall be confidential with the exceptions according to the Rehabilitation Act of 1973, Section 504, Subd. 84.14.

PE-00091-01 (3/83)

REASONABLE ACCOMMODATION AGREEMENT

This form is to be completed by the Department's Affirmative Action Officer after the reasonable accommodation decision has been made. The signature's on the bottom of this form indicates an agreement between the employee and the Department to the specific accommodation.

Name of Employee	Name of Division Manager
The request for reasonable accommo handicapped employee was:	dation to the needs of the above named
ACCEPTED DENIED	
Justification for the decision (in	dicate specific factors considered)
If reasonable accommodation was appaccepted?	proved, was the employee's suggestion
Yes No Par	tially
REASON:	
**************************************	,
DESCRIBE specific accommodations to	o be made
COST ESTIMATE	
	or reasonable accommodation. I understand urchased by the Department, will become the
Signature of Employee	Date
Signature of Commissioner	Date
Signature of Affirmative Action Off	Ficer Date

PE-00092-01 (4/83)

Reasonable Accommodations

Severe Weather and Building Evacuation

Upon notification by Captiol Security, the Building Emergency Director will make the appropriate announcement over the Public Address System. The Floor Wardens, Area Monitors, and Handicapped Assistants will then assume their particular responsibilities.

Each person with a disability will be provided with three assistants who will help him or her during emergency procedure.

Severe Weather

Captiol Security (Department of Public Safety) monitors the National Weather Services Bulletins through the National Air Warning System (NAWAS).

If Capitol Security is informed through the NAWAS systems that St. Paul is in danger, immediately a public address announcement will be made directing personnel to relocate.

In the event of a tornado warning the assistants shall help the disabled person in moving to the ground floor corridor. If the onset of the severe weather emergency is such that there is insufficient time to relocate to the ground floor, the Area Monitor shall direct that the assistants help the disabled in moving to an inner office, where there are no windows and doors.

Building Evacuation

In the event of an emergency requiring building evacuation, the Building Emergency Director will make the appropriate announcement over the public address system.

<u>Fire</u>

When building alarm sounds the three assistants shall help the disabled person as follows:

Relocate mobility impaired employees to a safe area of the building free from smoke or fire. The third assistant will then immediately evacuate to the main entrance (or other safe entrance) to await the fire department. Upon arrival of the fire department the assistant will notify them of the handicapped individuals' location.

Reasonable Accommodations

Weather Emergency Notification

In the event a weather emergency occurs and state officials determine state offices will be closed, the Department of Administration will follow this procedure.

The Director of Computer Operations Division, upon hearing of the emergency closing, will contact his designee on shift in the Computer Operation Section (shifts are on around the clock). That designee or an assigned staff person who has been trained on the use of the TDD, will contact DoA employees previously identified as needing special notification, to tell them of the closing.