

ARTICLE 25: REASONABLE ACCOMMODATION

When an employee requests an accommodation pursuant to the ADA, the Fair Employment and Housing Act, and any other applicable laws, the District shall ~~start the interactive process immediately~~ meet with the employee and, at the written request of the employee, with the employee's Union representative, as part of the interactive process. ~~An employee's written request for accommodations shall be addressed to <District designated HR position>. In the event there is not a resolution after 10 working days,~~†The District ~~shall~~will inform the employee ~~and the representative~~ of the status of the employee's request for an accommodation ~~along with a timeline for resolution.~~ engage in the interactive process, and ~~The District shall~~ inform the employee ~~and the Union~~ of the resolution of the request in writing.

At the employee's request, a Union representative may be involved in the process, including any meetings with District representatives.

[The sentence below was moved from the end of the first paragraph to here]

As necessary, and on a case-by-case basis, the District ~~shall~~will meet with the employee ~~and Union representative~~ to review problems concerning reasonable accommodation.

~~If the employee is unable to perform work duties in the absence of reasonable accommodations, they shall not need to use sick days or otherwise be penalized for their inability to perform work duties due to the lack of accommodation.~~