Georgetown University Law Center
Office of Accessibility Services
Hotung International Building 3101
600 New Jersey Avenue NW
Washington, D.C. 20001

Policy for Requesting Disability Accommodations 2023-2024

Georgetown University Law Center is committed to ensuring equal opportunity in its educational programs and services. Central to that mission, the Office of Accessibility Services works in partnership with Law Center faculty, staff and students to create environments that are accessible to individuals with disabilities. The Law Center does not discriminate or deny access to an otherwise qualified student with a disability on the basis of disability. Students with disabilities may be eligible for reasonable accommodations or modifications in accordance with Section 504 of the Rehabilitation Act of 1973 and Title III of the Americans with Disabilities Act (ADA), as amended (ADAAA), to provide access to University programs, services and activities.

Interactive Process for Requesting Disability Accommodations

In accordance with those statutes and their implementing regulations, Accessibility Services will engage in an interactive process to determine reasonable accommodations. Accessibility Services will consider many factors including, but not limited to, the nature of a student’s disability, a student’s academic history, observations, interactions and discussions during intake meetings, history of accommodations, the unique characteristics of each course, activity or program, the requested accommodations, and any other documentation provided.

1. Submit Registration and Documentation. Students requesting accommodations should start by completing the Office of Accessibility Services’ Interactive Registration Form and submitting documentation. Documentation may also be hand delivered, mailed or uploaded to Box. Requests are addressed on a case-by-case basis because each student, disability, course, program, and educational environment is unique.

Timing of Request: Students may start the interactive registration process at any time during the semester. At a minimum, documentation must be provided at least ten business days before the student is asking for the accommodation to be implemented.

[1] A person with a disability is someone who has a physical or mental impairment that substantially limits one or more major life activities; has a record of such an impairment; or is regarded as having such an impairment. A qualified individual with a disability is someone who meets the academic and technical standards requisite to admission to or participation in an education program or activity.
(and for final exam accommodations, at least ten business days before the next exam period commences). However, it may take up to 3–4 weeks for the information to be reviewed and accommodations to be put in place, so students are encouraged to submit their requests and supporting documentation at least one month before the requested accommodation would be implemented.

Documentation, along with any questions or concerns, should be directed to:

Office of Accessibility Services
Georgetown University Law Center
600 New Jersey Avenue NW, Hotung 3101
Washington, DC 20001
accessibilityservices@georgetown.edu

2. **Documentation Review.** If the documentation submitted is incomplete or does not support a student’s accommodation request, Accessibility Services may request additional information within 20 business days of the submission of the original documentation. If additional documentation is required, it is the student’s responsibility to provide the requested information. If a student does not have documentation, they are encouraged to meet with Accessibility Services to discuss possible referrals.

3. **Intake Meeting.** Accessibility Services will contact the student to schedule an intake meeting within 10 business days of submission of complete documentation. Reasonable accommodations do not: a) create a fundamental alteration to, lower, or waive programmatic, course or degree requirements considered to be an essential requirement of the program or instruction, or b) result in an undue financial or administrative burden or hardship on the University.

4. **Accommodation Determination.** Following documentation review, an intake meeting, and clinician consultation (when necessary and with approval), one or more of the following will occur:

   a. Accessibility Services will email the student a letter with approved accommodations.
   b. Accessibility Services will email the student requesting additional documentation.
   c. Accessibility Services will email the student a letter noting any denied requests.

**Accommodation Implementation**

Testing accommodations are implemented by Accessibility Services in collaboration with the Office of the Registrar. In cases where timed assessments are administered by the professor or faculty assistant in class or via Canvas, Accessibility Services will coordinate implementation as needed. In cases where a faculty member must be made aware of classroom accommodations, Accessibility Services will encourage the student to reach out to the faculty member directly, or will help facilitate a conversation between the faculty member and the student.
Accommodation Renewal

The accommodation process is an interactive and collaborative partnership between Accessibility Services and the student. Following initial registration with the office, students are encouraged to contact Accessibility Services if they believe accommodations are not being implemented appropriately or are inadequate. If the current documentation on file does not substantiate the need for the new or modified accommodation, updated documentation and/or a brief meeting may be requested. New documentation and all requests to change accommodations must be provided at least ten business days before the accommodation is to be implemented (and for final exam accommodations, at least ten business days before the exam period commences). However, students are encouraged to submit requests and supporting documentation at least one month before the requested accommodation would be implemented, as it may take up to 3–4 weeks for the information to be reviewed and accommodations to be put in place.

Temporary Conditions

The Office of Accessibility Services recognizes that individuals with temporary conditions that do not qualify for accommodation under the ADA or Section 504 may benefit from access to services, resources, or other modifications. Examples of such temporary disabilities may include, but are not limited to, broken limbs, hand injuries, concussions, or a virus such as mononucleosis, influenza or COVID. It is the Law Center’s general practice to facilitate reasonable short-term modifications. Students with temporary conditions (i.e., likely lasting less than one semester) are encouraged to submit documentation from a treating physician that includes a diagnosis, severity, functional limitations, prognosis, and estimated duration. Upon receipt, Accessibility Services will reach out to schedule a meeting to discuss reasonable modifications. Students whose illnesses or injuries are expected to last longer than one semester should register with Accessibility Services.

Confidentiality

The Law Center recognizes that disability-related information is sensitive and confidential and thus takes significant precautions to keep all such information secure. Information submitted directly to Accessibility Services will not become part of a student’s permanent record. It is the Law Center’s practice to only release such information if the student provides written authorization to release such information or in the unlikely event that disclosure is compelled by legal process.

Appeals Process

A student who disagrees with or seeks clarification of any accommodation decision made by Accessibility Services may, within five business days of receiving written or oral notice of the decision, request an informal meeting with both the Director and the Dean of Students. That meeting will be scheduled as soon as possible and in most cases within ten business days of the student’s request. As soon as possible and preferably within five business days of the informal meeting, Accessibility Services will notify the student in writing of any changes to the decision.
If, thereafter, the student disagrees with the latest written decision, the student may appeal the decision in writing to the Law Center’s Associate Dean for Academic Affairs within five business days of receiving notice of the decision. The written appeal to the Associate Dean should state in detail the basis for the appeal and include all relevant documentation in support of the appeal. The Director and Dean of Students also will provide to the Associate Dean any documentation or other information pertinent to the disputed decision, as well as a written summary of communication with the student. Students who are unable to provide a statement in writing due to their disability should schedule a meeting with the Associate Dean by telephone or in person to request an accommodation to submit the appeal orally or in another agreed-upon format.

The Associate Dean will review the appeal, supporting documentation, and latest decision of Accessibility Services and meet with the student. The Associate Dean also may review any additional information deemed relevant to the appeal. The Associate Dean will then render a written decision to the student as soon as possible, preferably within ten business days of receiving the written appeal. The decision of the Associate Dean regarding accommodation is final.

**Grievance Procedure**

Georgetown University’s Office of Institutional Diversity, Equity, and Affirmative Action (IDEAA) reviews alleged violations of the University’s Equal Opportunity and Non-Discrimination in Education Policy, including allegations of unlawful discrimination on the basis of disability. The University encourages anyone who believes they have been subjected to unlawful discrimination or harassment to report the incident and seek redress through IDEAA’s Grievance Procedures. A student need not have exhausted the Law Center’s appeals process to report concerns to IDEAA. More information about IDEAA’s grievance process can be found on the [IDEAA website](mailto:ideaa@georgetown.edu).

The following person has been designated to coordinate Georgetown University’s compliance with Section 504 of the Rehabilitation Act of 1973:

Olabisi Ladeji Okubadejo  
Vice President for Equal Opportunity, Affirmative Action and Compliance  
Georgetown University  
M-36 Darnall Hall  
37th & 0 Streets NW Washington, DC 20057  
Tel: (202) 687-4798  
Fax: (202) 687-7778  
[ideaa@georgetown.edu](mailto:ideaa@georgetown.edu)