Request for ADA Accommodation

7 messages

David Lang < David.Lang@sos.nh.gov>

Thu, Apr 11, 2024 at 7:10 AM

Dear Mr. Tyler:

As the NH Secretary of States ADA Coordinator I am emailing you with an attachment regarding your request for an ADA Accommodation. You will find in this attachment the decision regarding your request and a process for an appeal if you chose.

Sincerely,



David Lang | Chief of Staff

ADA Coordinator

New Hampshire Secretary of State

(603) 271-1463

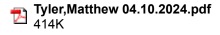
www.sos.nh.gov_











To: David Lang < David.Lang@sos.nh.gov>

Thu, Apr 11, 2024 at 11:29 AM

Dear Mr. Lang,

Where are the grievance procedures providing for prompt and equitable resolution of complaints **published**? 28 C.F.R. § 35.107(b)

-Mathew Tyler [Quoted text hidden]

David Lang <david.lang@sos.nh.gov> To: Mathew Tyler <************************************</david.lang@sos.nh.gov>	Thu, Apr 11, 2024 at 12:47 PM
Mr. Tyler:	
As outlined in the attached letter emailed to you, we have provided you with a process for prompt and equitable resolution to your complaint. We further recognized we do not have a "published ADA grievance procedure".	
Sincerely	
[Quoted text hidden]	
Mathew Tyler <************************************	Thu, Apr 11, 2024 at 1:14 PM
Mr. Lang,	
How am I or anyone else expected to utilize a published grieve equitable resolution of complaints that doesn't exist despite be 35.107[b])? A federal law which the state has become aware appropriate actions to remedy it. In my opinion, in and of itsel is prohibited by federal law and for recipients and applicants of § 12132 -> 42 U.S.C. § 12133 -> 29 U.S.C. § 794a(a)(2) -> 41(1).	ing required by federal law (28 C.F.R. § of its violation of and has still failed to take of the constituting disability discrimination which rederal financial assistance; i.e., 42 U.S.C.
In accordance with 28 C.F.R. § 35.105(c)(2)-(3), I also wish to existent self-evaluation report as mandated by 28 C.F.R. § 35.1	
-Mathew Tyler [Quoted text hidden]	
David Lang <david.lang@sos.nh.gov> To: Mathew Tyler <************************************</david.lang@sos.nh.gov>	Mon, Apr 15, 2024 at 7:45 AM
Mr. Tyler:	
We have provided you a prompt and equitable response and have nothing to a	add.
Sincerely,	
Dave Lang	



David Lang | Chief of Staff

New Hampshire Secretary of State

[Quoted text hidden]

[Quoted text hidden]

Mathew Tyler <**************

Mon, Apr 15, 2024 at 11:52 AM

Mr. Lang,

What does providing a "...prompt and equitable response..." have to do with anything? Federal law, 28 C.F.R. § 35.107, requires New Hampshire to "...adopt and publish grievance procedures providing for prompt and equitable *resolution* of complaints..." Resolution [rez-uh-loo-shuhn] is not the same as a response [ri-spons]. Part of the purpose of the grievance procedure being published is so people know they're being treated fairly and that things aren't being played by ear. If one thinks a resolution is unfair/unjust, one can then take that procedure to court for the matter to be adjudicated or litigated...

I'm aware of the "procedure" that the state has provided for my complaint about the state discriminating against me. What is the grievance procedure for me to file a complaint against the state for acting in violation of federal law 28 C.F.R. § 35.107(b) and 28 C.F.R. § 35.105(a)?

Federal law, 28 C.F.R. § 35.107, can be viewed at, https://www.law.cornell.edu/cfr/text/28/35.107. Disability discrimination codified can be viewed at, https://www.law.cornell.edu/uscode/text/42/12132

-Mathew Tyler [Quoted text hidden]

To: AttorneyGeneral@doj.nh.gov

Mon, Apr 15, 2024 at 11:59 AM

Violation of civil rights, disability discrimination, by New Hampshire. 3 of 3. Request for criminal prosecution and promulgation of federal policy

[Quoted text hidden]