
RE: [EXTERNAL]: Re: Request for accommodations18 messages

Gregory McBurney <gmcburney@sos.ri.gov>

Mon, Mar 4, 2024 at 1:33 PM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>

Hello Mr. Tyler,

Per my previous email, Independent Presidential Candidates do not file declarations or obtain signatures to be on the ballot in Rhode Island. The process to get an Independent Presidential Candidate on the ballot in Rhode Island is done entirely by the presidential candidate's electors. You can have up to four registered Rhode Island voters run as your presidential electors.

If one or more of your electors would like to request an exception to the ballot access requirements of the State, then they can submit that request to the State Board of Elections. ([2000 Plainfield Pike, Cranston, RI 02921](#)).

There are no requirements to be a write-in candidate in Rhode Island. Voters have the option to write-in anyone they want for President.

Regards,

Greg



Gregory McBurney

Deputy Director of Elections

RI Department of State | Secretary of State Gregg M. Amore

Email: gmcburney@sos.ri.gov | Website: www.sos.ri.gov | Twitter: [@RISecState](https://twitter.com/RISecState)

[148 W. River St, Providence, RI 02903](#) | (401) 222-2340

From: Mathew Tyler <*****>**Sent:** Monday, March 4, 2024 3:39 PM**To:** Gregory McBurney <gmcburney@sos.ri.gov>**Cc:** elections <elections@sos.ri.gov>**Subject:** [EXTERNAL]: Re: Request for accommodations

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CAUTION: This email originated from outside of the RI Department of State. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Mr. McBurney,

I wish to be listed as an unaffiliated (independent) candidate, not as a write-in. As a disabled US citizen, I am also requesting ADA accommodations for an exception to any and all physical requirements that the State might impose to be listed on the ballot; including without limitation to: collecting signatures and submitting signatures. A number of states seem to have this requirement, which being required of some yet not all candidates seems to be a violation of the Equal protection clause of the 14th amendment to the US Constitution.

What the State of Rhode Island's law provides for and doesn't provide for is inconsequential as federal law (42 U.S.C. §§ 12101 et seq.) which supersedes state law (Article 6, clause 2 to the US Constitution) requires that the State provide reasonable accommodations or "...demonstrate that making such modifications would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations." If the State does not honor my request for reasonable accommodations and the State does not demonstrate how honoring my request would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations, you and the State will be committing a hate crime (18 U.S.C. § 249) against me by discriminating against me for my disability in my enjoyment of federally protected activities (18 U.S.C. § 245) which will also violate my civil rights (18 U.S.C. § 241 and 18 U.S.C. § 242).

Interfering with my:

18 U.S.C. § 245(b)(1)(A) ability to qualify as a candidate for elective office in any primary, special, or general election; and,

18 U.S.C. § 245(b)(1)(B) participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; and,

18 U.S.C. § 245(b)(1)(E) participating in or enjoying the benefits of any program or activity receiving Federal financial assistance

Would the State of Rhode Island like to proceed by making the reasonable accommodations I've requested by including my name on the ballot as an unaffiliated (independent) candidate or would the State of Rhode Island rather proceed by having me file criminal complaints for a hate crime and disability discrimination with the appropriate State of Rhode Island and federal law enforcement agencies?

-Mathew Tyler

On Mon, Mar 4, 2024 at 8:16 AM Gregory McBurney <gmcburney@sos.ri.gov> wrote:

Helo Mr. Tyler,

Thank you for contacting Secretary of State Gregg M. Amore's office.

We have received your letter dated January 28, 2024, requesting accommodations for ballot access in Rhode Island.

According to Rhode Island law, up to four presidential electors can declare for an Independent Presidential Candidate. There is no fee associated with this filing. The electors' names all appear on the same nomination petition, and they must receive 1,000 valid signatures from registered voters in Rhode Island to qualify for ballot access. The Independent Presidential candidate is not required to file a declaration or gather signatures. They must only certify to our office that the electors are authorized to run under their name.

If you have further questions, please don't hesitate to contact me.

Regards,

Greg



Gregory McBurney

Deputy Director of Elections

RI Department of State | Secretary of State Gregg M. Amore

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2 attachments



image001.png
21K



image003.jpg
4K

Mathew Tyler <*****>

Mon, Mar 4, 2024 at 2:27 PM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>

Mr. McBurney,

What is the law that states the process or official flow chart or something because according to what I've read;

"An independent presidential candidate must petition for placement on the general election ballot. This petition must contain 1,000 signatures. Petitions must be submitted to local elections officials for verification no later than 54 days prior to the general election" via https://ballotpedia.org/Ballot_access_requirements_for_presidential_candidates_in_Rhode_Island

and,

"Nomination papers are the forms on which you will obtain valid signatures of registered voters who are eligible to vote for the office that you are seeking. In order to be on the ballot, you will need to obtain a specified number of valid signatures on your nomination papers. All candidates for federal, state and local public office need nomination papers. The only candidates who do NOT need nomination papers are ENDORSED candidates for party offices (i.e. district, city, town or ward committees). However, UNENDORSED candidates for district, city, town or ward committees MUST gather signatures on

nomination papers." via <https://vote.sos.ri.gov/Candidates/Nominations>

-Mathew Tyler

[Quoted text hidden]

Gregory McBurney <gmcburney@sos.ri.gov>

Mon, Mar 4, 2024 at 4:17 PM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>

Mr. Tyler,

Attached please find the Department of State Regulation for ballot placement. Section 1.5 discusses the process for Independent Presidential Candidates and Electors.

[Quoted text hidden]

4 attachments



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Mathew Tyler <*****>

Tue, Mar 5, 2024 at 7:48 AM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>

Mr. McBurney,

As a disabled US citizen, I am requesting ADA accommodations for an exception to any and all physical requirements that the State might impose to be listed on the ballot as an unaffiliated (independent) candidate; including without limitation to: 100-20-00 R.I. Code R. § 1.5(A) ("100 R.I. Code R. § 100-RICR-20-00-1.5-A"), 100-20-00 R.I. Code R. § 1.5(C) ("100 R.I. Code R. § 100-RICR-20-00-1.5-C"), collecting signatures, and submitting signatures.

-Mathew Tyler

[Quoted text hidden]

Gregory McBurney <gmcburney@sos.ri.gov>

Tue, Mar 5, 2024 at 9:05 AM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Rob Rock <rrock@sos.ri.gov>

Mr. Tyler,

The ballot access process is dictated by state laws and rules/regulations. Our office does not have the authority to grant waivers.

[Quoted text hidden]

4 attachments



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Mathew Tyler <*****>

Tue, Mar 5, 2024 at 9:12 AM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>, Rob Rock <rrock@sos.ri.gov>

Mr. McBurney,

Federal law (42 U.S.C. §§ 12101 et seq.) which supersedes state law (Article 6, clause 2 to the US Constitution) requires that the State provide reasonable accommodations or "...demonstrate that making such modifications would fundamentally alter the nature of such goods, services, facilities, privileges,

advantages, or accommodations." If the State does not honor my request for reasonable accommodations and the State does not demonstrate how honoring my request would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations, you and the State will be committing a hate crime (18 U.S.C. § 249) against me by discriminating against me for my disability in my enjoyment of federally protected activities (18 U.S.C. § 245) which will also violate my civil rights (18 U.S.C. § 241 and 18 U.S.C. § 242).

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-Mathew Tyler

[Quoted text hidden]

Rob Rock <rrock@sos.ri.gov>

Tue, Mar 5, 2024 at 11:15 AM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mr. Tyler,

Our office does not have the power to grant accommodations that conflict with state law. I don't believe we are committing a hate crime with our stance however, we certainly understand your position.

Rob



Rob Rock

Deputy Secretary of State / Director of Administration

RI Department of State | Secretary of State Gregg M. Amore

Email: rrock@sos.ri.gov | Website: www.sos.ri.gov | Twitter: [@RISecState](https://twitter.com/RISecState)

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Mathew Tyler <*****>

Tue, Mar 5, 2024 at 11:25 AM

To: Rob Rock <rrock@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mr. Rock,

The choices for the State are:

1. Honor my request and make the reasonable accommodations that I requested; or,
2. "...demonstrate that making such modifications would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations."; or,
3. Refuse to honor my request and fail to satisfy the aforementioned demonstration requirement thereby committing a hate crime and disability discrimination against me
 1. State and federal criminal charges will be pursued against all that participate in the aforementioned hate crime and disability discrimination; and,
 2. Civil litigation will be pursued

Please let me know how the State would like to proceed.

-Mathew Tyler

[Quoted text hidden]

Rob Rock <rrock@sos.ri.gov>

Tue, Mar 5, 2024 at 12:18 PM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mr. Tyler,

We cannot honor your request however, if you are running as an independent presidential candidate, you are not eligible to file on your behalf. Up to four Rhode Island electors must file on your behalf and gather the 1,000 signatures. If they do so, your name will appear on the ballot.

Rob



Rob Rock

Deputy Secretary of State / Director of Administration

RI Department of State | Secretary of State Gregg M. Amore

Email: rrock@sos.ri.gov | Website: www.sos.ri.gov | Twitter: [@RISecState](https://twitter.com/RISecState)

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From: Mathew Tyler <*****>

Sent: Tuesday, March 5, 2024 2:26 PM

To: Rob Rock <rrock@sos.ri.gov>

Cc: Mathew Tyler <*****>; Kathy Placencia <kplacencia@sos.ri.gov>; Gregory McBurney <gmcburney@sos.ri.gov>

Subject: Re: [EXTERNAL]: Re: Request for accommodations

You don't often get email from ***** . [Learn why this is important](#)

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Sent: Tuesday, March 5, 2024 12:12 PM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>; Kathy Placencia <kplacencia@sos.ri.gov>; Rob Rock <rrock@sos.ri.gov>

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From: Mathew Tyler <*****>

Sent: Tuesday, March 5, 2024 10:49 AM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>; Kathy Placencia <kplacencia@sos.ri.gov>

Subject: Re: [EXTERNAL]: Re: Request for accommodations

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From: Mathew Tyler <*****>

Sent: Monday, March 4, 2024 5:28 PM

To: Gregory McBurney <gmcburney@sos.ri.gov>

Cc: Mathew Tyler <*****>; Kathy Placencia <kplacencia@sos.ri.gov>

Subject: Re: [EXTERNAL]: Re: Request for accommodations

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Cc: elections <elections@sos.ri.gov>

Subject: [EXTERNAL]: Re: Request for accommodations

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If you have further questions, please don't hesitate to contact me.

Regards,

Greg



Gregory McBurney

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Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mr. Rock,

State and federal hate crime charges for all that participate in this disability discrimination then.

-Mathew Tyler

[Quoted text hidden]

Mathew Tyler <*****>

Wed, Mar 6, 2024 at 3:10 PM

To: Ask.CRT@usdoj.gov

Abuse of a public office. Disability discrimination

[Quoted text hidden]

Mathew Tyler <*****>

Mon, Apr 8, 2024 at 10:07 AM

To: Mathew Tyler <*****>

Cc: Rob Rock <rrock@sos.ri.gov>, Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

What other actions/alternatives to my request for reasonable modifications is the state proposing to make to satisfy the state's obligation to operate in an inclusive manner; providing me, a qualified individual with disabilities with an equal opportunity to participate in, and enjoy the benefits of, a service, program, or activity of the state?

As mandated by federal law (28 CFR § 35.107), what is the contact information of the ADA coordinator / designated employee [28 CFR § 35.107(a)] and what is the published complaint procedure for grievances [28 CFR § 35.107(b)]?

29 U.S.C. § 794(a)

-Mathew Tyler

[Quoted text hidden]

Rob Rock <rrock@sos.ri.gov>

Tue, Apr 9, 2024 at 4:56 AM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mathew,

Do you have between one and four Rhode Islanders that will file Declarations of Candidacy forms on your behalf on June 24, 25, or 26th?

[Quoted text hidden]



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Mathew Tyler <*****>

Wed, Apr 10, 2024 at 10:34 AM

To: Rob Rock <rrock@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Rob,

What people seem to fail to realize is: not only have I planned this far, to leverage the law in a way that I have; I have also planned for beyond. It is my opinion that one of two things will happen, either the state will honor my request for reasonable modifications or everything, the ADA, case laws, statutes, my opinions, everything will be public. The latter allowing for anyone, including foreign interests, even if through litigation, to advance my efforts of advancing US disability policy 29 U.S.C. § 701(c) and purpose 29 U.S.C. § 701(b), 42 U.S.C. § 12101(b) and antidiscrimination policy of the US.

Constituting violations of: 18 U.S.C. § 595, 18 U.S.C. § 241, and 18 U.S.C. § 242; Federal and state presidential eligibility requirements (e.g., requiring candidates to get X amount of signatures of eligible voters from that state, PER state) are plainly unconstitutional, an illegal and illegitimate government overreach. Violating the tenth amendment to the US Constitution, by the state attempting to defraud or thieveryly conniving "the people" of the right to establish qualifications for the Presidency as explicitly conferred to the US Constitution pursuant to Article II, section 1, clause 5 of the US Constitution. Violating my due process and equal protection rights. In accordance with the "Supremacy Clause" to the US Constitution (Article 6, clause 2), the US Constitution is the supreme law of the land, superseding/preempting conflicting state laws, in this case inferior state requirements conflict with all Presidency eligibility requirements as vested in the supreme law of the land; i.e., it is established, "Qualifications for the Presidency," not "Qualifications for the Presidency and inferior state requirements" Promulgated by *Trump v. Anderson, No. 23-719, 601 U.S. (2024)*, "It would be incongruous to read this particular Amendment as granting the States the power — silently no less — to disqualify a candidate for federal office," establishes: (1) States lack the power to disqualify a candidate for federal office and, (2) that not including a candidate on the ballot, even for a primary would be disqualifying the candidate.

Pertaining to my being a qualified individual with disability (42 U.S.C. § 12131[2]), for me personally afflicted with Central core disease, ADHD, among other ailments, major life activities affected by Central core disease: performing manual tasks, walking, standing, lifting, bending, breathing, and stamina; ADHD: learning, reading, concentrating, thinking, communicating, time/appointments, and working; 28 C.F.R. § 35.108(d)(ii), "...**primary object of attention** in **cases brought under title II of the ADA** should be **whether public entities** have **complied** with **their obligations** and **whether discrimination has occurred**..." (emphasis added)

In your opinion, when the federal government talks about terminating or refusing to grant or refusing to continue federal financial assistance (42 U.S.C. § 2000d-1[1], "...authorized and directed to effectuate the provisions of section 2000d ... termination of or refusal to grant or to continue assistance under such program or activity to any recipient ... failure to comply with such requirement..."), do you think that applies to the entire state or just the election(s) that the state is discriminating against me in? 42 U.S.C. § 12132 -> 42 U.S.C. § 12133 -> 29 U.S.C. § 794a(a)(2) -> 42 U.S.C. § 2000d -> 42 U.S.C. § 2000d-1(1)

In accordance with federal law (28 C.F.R. § 35.107), what is the contact information of the ADA coordinator / designated employee as required by 28 C.F.R. § 35.107(a)? What are the published grievance procedures providing for prompt and equitable resolution of complaints as required by 28 C.F.R. § 35.107(b)? In accordance with 28 C.F.R. § 35.105(c)(2)-(3), I wish to inspect your department's self-evaluation report (28 C.F.R. § 35.105[a]).

The socialist constructs that are: the state, the department, agency etc are codified as a "public entity," 42 U.S.C. § 12131(1).

The state refusing my request for reasonable modifications does not release the state from its obligations 28 C.F.R. § 35.102(a); 28 C.F.R. § 35.101(b); 29 U.S.C. § 794(a), 28 CFR § 35.149; 28 C.F.R. § 35.130(g); 28 C.F.R. § 35.160(a)(1), (b); 42 U.S.C. § 12132; 42 U.S.C. § 12182(b)(1)(A); 42 U.S.C. § 12182(b)(1)(B)-(D); 42 U.S.C. § 2000a(d); to not exclude me, a qualified individual with a disability from the participation in or be denied the benefits of the services, programs, or activities of a public entity, 28 C.F.R. § 35.130(a); 28 C.F.R. § 35.130(b)(1)(i)-(iii), (v), (vii); (3), (6), (7)(i), (8), (c), (d); 42 U.S.C. § 2000a(d). Especially a public entity that is receiving, or wants to receive federal financial assistance, 42 U.S.C. § 2000d. Also violating at least one international law, the 1990 Copenhagen Commitment; specifically sections 5.1, 5.3, 5.4, 6, 7.1, 7.3, 7.5, 7.6, 7.7, 7.8

Duties required by the head of a public entity, 28 C.F.R. § 35.164

28 C.F.R. § 35.160(c)(2) prohibits public entities from relying on an adult accompanying an individual with a disability to facilitate communication

According to *Nat'l Fed'n of the Blind v. Lamone, 813 F.3d 494, 506-7 (4th Cir. 2016)*, a qualified individual with a disability should not have to rely on other people to participate in any aspect of voting; "...the purpose of the Rehabilitation Act is 'to **empower individuals with disabilities to maximize employment, economic self-sufficiency, independence, and inclusion and integration into society**.... **The right to vote should not be contingent on the happenstance that others are**

available to help." especially when the state is required to provide an exception by preempted superior law that has been affirmed by, *Mary Jo C. v. New York State and Local Retirement Sys., No. 11-2215, 35 at 6 - 36 at 2, 37 at 7 - 39 at 9 (2d Cir. 2013)*

"Voting is a quintessential public activity. In enacting the ADA, Congress explicitly found that " `individuals with disabilities ... have been ... relegated to a position of political powerlessness in our society, based on characteristics that are beyond the control of such individuals.' " *Tennessee v. Lane*, 541 U.S. 509, 516, 124 S.Ct. 1978, 158 L.Ed.2d 820 (2004) (quoting 42 U.S.C. § 12101(a)(7)). Ensuring that disabled individuals are afforded an opportunity to participate in voting that is equal to that afforded others, 28 C.F.R. § 35.130, helps ensure that those individuals are never relegated to a position of political powerlessness." *Nat'l Fed'n of the Blind v. Lamone*, 813 F.3d 494, 507 (4th Cir. 2016)

Non ADA laws prohibiting the signature provision,

52 U.S.C. § 10501(a) via 52 U.S.C. § 10501(b)(4) and I would also argue (b)(1) as the residents presumably have to read where to fill out as well as write their information.

52 U.S.C. § 10502(a)(1), (3)-(6)

* durational residency is established by the requirement of registered voters of the state to sign a petition

** A durational-residency requirement is a rule that requires a person to be a resident of a particular state for a specific period before they can exercise a particular right or privilege.

52 U.S.C. § 10502(b) abolishes the durational residency requirement as a precondition to voting for President and Vice President

52 U.S.C. § 10502(c) "No citizen of the United States who is otherwise qualified to vote in any election for President and Vice President shall be denied the right to vote for electors for President and Vice President, or for President and Vice President, in such election because of the failure of such citizen to comply with any durational residency requirement of such State or political subdivision"

"The right to vote freely for the candidate of one's choice is of the essence of a democratic society, and any restrictions on that right strike at the heart of representative government. [...] Undoubtedly, the right of suffrage is a fundamental matter in a free and democratic society. Especially since the right to exercise the franchise in a free and unimpaired manner is preservative of other basic civil and political rights, any alleged infringement of the right of citizens to vote must be carefully and meticulously scrutinized."; *Reynolds v. Sims*, 377 U.S. 533, 555 (1964)

-Mathew Tyler

[Quoted text hidden]

Rob Rock <rrock@sos.ri.gov>

Thu, Apr 11, 2024 at 4:32 AM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mathew,

To obtain ballot access, between 1 and 4 people need to file a Declaration of Candidacy form with our office on June 24, 25, or 26 (by 4p on the 26th). They will then come back to our office on July 2 to pick up the blank nomination papers that will need to be signed by at least 1,000 Rhode Island registered voters. If those filing the declarations are unable to gather the signatures, they can designate others to do so.

If you have any questions, please let me know.

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image001.png
21K

Mathew Tyler <*****>

Thu, Apr 11, 2024 at 11:24 AM

To: Rob Rock <rrock@sos.ri.gov>

Cc: Mathew Tyler <*****>, Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Rob,

I have the following questions,

1. What is the contact information of the state's ADA coordinator / designated employee as required by 28 C.F.R. § 35.107(a)?
2. What are the published grievance procedures providing for prompt and equitable resolution of complaints as required by 28 C.F.R. § 35.107(b)?
3. What is your state's self-evaluation report 28 C.F.R. § 35.105(a)?

-Mathew Tyler
[Quoted text hidden]

Rob Rock <rrock@sos.ri.gov>

Thu, Apr 11, 2024 at 11:53 AM

To: Mathew Tyler <*****>

Cc: Kathy Placencia <kplacencia@sos.ri.gov>, Gregory McBurney <gmcburney@sos.ri.gov>

Mathew,

The Governor's Commission on Disabilities is the best place to contact. Here is their information: <https://gcd.ri.gov/about-us/staffcontact-us>.

Rob



Rob Rock

Deputy Secretary of State / Director of Administration

RI Department of State | Secretary of State Gregg M. Amore

Email: rrock@sos.ri.gov | Website: www.sos.ri.gov | Twitter: [@RISecState](https://twitter.com/RISecState)

State House - 82 Smith St. Room 218, Providence, RI 02903 | (401) 222-7979

From: Mathew Tyler <*****>

Sent: Thursday, April 11, 2024 2:25 PM

To: Rob Rock <rrock@sos.ri.gov>

Cc: Mathew Tyler <*****>; Kathy Placencia <kplacencia@sos.ri.gov>; Gregory McBurney

<gmcburney@sos.ri.gov>

Subject: Re: [EXTERNAL]: Re: Request for accommodations

CAUTION: This email originated from outside of the RI Department of State. Do not click links or open attachments unless you recognize the sender and know the content is safe.

[Quoted text hidden]



Mathew Tyler <*****>

Fri, Apr 12, 2024 at 1:32 PM

To: Crystal.M.Martin@gcd.ri.gov, GCD.Disabilities@gcd.ri.gov

[Quoted text hidden]

