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Overview of the ADA and SANDAG Responsibilities

Title II of the Americans with Disabilities Act (ADA), enacted on July 26, 1990 prohibits state and local governments from discriminating against persons with disabilities or from excluding participation in or denying benefits of programs, services, or activities to persons with disabilities.

As required by Title II, SANDAG performed a self-evaluation to examine its activities and services, identify problems or physical barriers that may limit accessibility to such activities and services by persons with disabilities, and describe potential compliance solutions in this ADA Access Plan. The self-evaluation is reviewed annually by SANDAG staff. The ADA requires that SANDAG prepare the Access Plan to describe the process for making any changes to make SANDAG activities and services accessible as identified in the self-evaluation. This Access Plan is prepared pursuant to Title II and is intended to outline the methods by which changes will be or have been made to implement Title II's non-discrimination policies.

As in the past, SANDAG will continue to work with disabled individuals to find a mutually acceptable way to mitigate barriers to existing programs and facilities.
This Access Plan is intended to serve as a step toward achieving this goal. The section of this Access Plan entitled “SANDAG Compliance Plan for FY 2014” describes the additional actions SANDAG intends to undertake as updates to its last Access Plan. The remaining sections of this Access Plan summarize the steps SANDAG already has in place to implement its previous Access Plans.

Job Description of ADA Compliance Officer
The Director of Administration has been designated as the SANDAG ADA Compliance Officer. The following tasks, duties, and responsibilities are hereby added to the job description of the Director of Administration: oversee SANDAG compliance with disability discrimination laws, including but not limited to Section 504 of the Rehabilitation Act, the California Fair Employment and Housing Act, and Title II of the Americans with Disabilities Act.

Review of Organizational Policies
The Office of General Counsel has reviewed the SANDAG Employee Handbook as well as all other organizational policies for compliance with the disability discrimination law. Documents are updated as needed to ensure continued compliance.
Reasonable Accommodation Requests
All relevant SANDAG staff members have been trained on the procedure for handling a reasonable accommodation request from employees, directors, and members of the public.
SANDAG Compliance
Plan for FY 2014

Using the section of the self-evaluation containing recommended areas of change, as well as recommendations from Caltrans from its March 2013 ADA Compliance Review, SANDAG has identified additional methods for meeting or exceeding those recommendations, which will be implemented as part of this Access Plan as set forth in this section.

Input from the Disabled Community

This Access Plan and future updates will be provided to the Social Services Transportation Advisory Committee (SSTAC) for review and comment. The SSTAC membership includes persons with disabilities from the local area who are not employees of SANDAG. The SSTAC will be asked to assist SANDAG on its self-evaluation and Access Plan in addition to assisting SANDAG with evaluating the impact of proposed projects and public programs on the disabled community, including public safety and emergency management; appropriate methods of communication, including electronic technology; and website accessibility. SANDAG will document actual participation by persons with disabilities in order to identify appropriate resolutions on ADA-related matters.
Accessibility of Existing Facilities

SANDAG has determined that its restroom facilities on the 7th and 8th floor at 401 B Street, San Diego, California, are in need of remodeling. These restrooms are used most often by SANDAG visitors as the organization’s large meeting rooms are on these floors. When the restrooms are remodeled in FY 2014, buttons that automatically open the door for entry and exit will be added to increase access and ease of use by disabled persons.

Compliance with ADA for Public Business, Outreach, and Meetings

As of July 1, 2013 SANDAG designated the Director of Administration as its agency-wide ADA Coordinator and disseminated the necessary contact information in various forums to the public, agency customers, vendors, and contractors; in public reception areas; and on the SANDAG website.

SANDAG now has a link on its main homepage to the ADA program/policy page that specifically includes the name and contact information for the agency's designated ADA Coordinator.

SANDAG provided specific ADA training to staff in summer 2013 and will provide additional training every
two years to update staff on roles and responsibilities with regard to ADA implementation.

SANDAG Board Policy No. 009 was modified in November 2013 to more clearly identify the Director of Administration as the SANDAG ADA Coordinator, and to add statements regarding effective communication, making reasonable modifications to SANDAG policies and programs, and not placing surcharges on modifications or auxiliary aids and services.

The SANDAG website has been updated to clearly notify the public of TTD/TTY access to ensure that persons with disabilities are provided an appropriate phone number to call for any issue. The availability of SANDAG TTY equipment is included in a notice in the SANDAG lobby areas at 401 B Street to inform the public. The TTY equipment is provided at the 401 B Street location and staff has been instructed to include the TTY phone number on all documents where phone numbers are provided to the public for specific information on the agency’s programs and services. A schedule of periodic equipment checks has been developed to ensure that all assisted listening devices and TTY equipment are in working order (i.e., included in routine physical or ergonomic inspections). Periodic training will be provided to SANDAG staff to ensure adequate knowledge of appropriate communication
methods, resources, and etiquette when providing services to persons with disabilities.

At the 1129 La Media location, TTY equipment will be in place by January 2014 and procedures similar to those at 401 B Street will be established.

**Website**

SANDAG has a work plan to fully update its main website (www.sandag.org) and train relevant information technology staff and webpage contributors on accessibility features consistent with Version 2.0 of Web Content Accessibility guidelines (WCAG), released on December 11, 2008.

At this time, SANDAG websites are at an 80% or better compliance rate with ADA requirements. With over 20 external websites at various levels of compliance, it is expected remediation efforts to reach 100% compliance will take one to two years to review and modify all of SANDAG’s websites. Remediation work will begin in the second quarter of FY 2014 and continue throughout FY 2015.

**Publications and Materials**

The public will be notified when the Access Plan and updates to the Plan are available for review, and how to provide comments to SANDAG regarding these documents.
All written and electronic publications will be available upon request in accessible formats for persons with visual and hearing disabilities.

**Complaint Procedures**

Training has been provided to staff to increase awareness of SANDAG Board Policy No. 009, which describes procedures for handling external ADA matters.

An ADA-specific complaint form has been developed to avoid confusion and to maintain consistency and integrity about the type of information gathered to track and investigate an ADA inquiry, grievance, or complaint.

The complaint form and grievance procedure will be available in alternate formats to assure accessibility by persons with sensory impairments.

Staff training on the ADA complaint procedure for non-employees will be provided at the time of hire for those staff engaged with the public and repeated with updates at least every two years to ensure knowledge of updated regulations, policies and processes, tools, and resources. SANDAG also will ensure consistency in training regarding practices and procedures, including documentation of complaints, to prevent duplication of efforts and costs.
Compliance for Existing and Constructed Facilities

ADA Building Compliance Survey for 401 B Street, San Diego, California

An ADA compliance survey was prepared by the Irvine Company building management for the SANDAG main offices. This document was reviewed by the SANDAG Americans with Disabilities Coordinator in November 2013 and establishes compliance with the building accessibility requirements of Title II of the ADA for all SANDAG office space.

ADA Compliance Survey for Other SANDAG Locations

The SANDAG offices located at 1129 La Media Road, San Diego, as well as most other offices used by staff as project or construction site offices separate from 401 B Street, were constructed after enactment of the ADA and therefore were constructed in compliance with ADA requirements. Appropriate SANDAG staff has been provided legal advice on ADA requirements applicable to facilities used by the public, used solely by staff without disabilities, used by staff with accommodation needs, or any combination thereof to ensure facilities used by SANDAG meet all accessibility requirements.
Emergency Evacuation Procedures

The Facilities Manager has reviewed the emergency evacuation procedures implemented by building management at Wells Fargo Plaza and deems them to be compliant. Training of all staff on emergency evacuation procedures occurs on an annual basis. Each floor of the building where SANDAG staff work has an assigned floor warden trained specifically to assist disabled individuals during an emergency evacuation.

ADA Compliance on Facilities Constructed by SANDAG

From time to time, SANDAG constructs buildings, structures, sidewalks, curbs, and related facilities that must comply with ADA requirements and various state codes created to ensure accessibility for disabled persons. SANDAG complies with the California Building Standards Code regulations on all such projects, and if state funding is utilized on such a project, SANDAG will submit its plans to the State Architect for review in accordance with Government Code section 4450.
Compliance with ADA for Public Business, Outreach, and Meetings

The ADA emphasis is on program accessibility. One aspect of making programs physically accessible to persons with disabilities is through structural modifications to SANDAG facilities. SANDAG has many public meetings at its facilities and in the community and encourages participation by the public. Therefore, SANDAG also has conducted a self-evaluation of its programs and procedures with regard to public contact. Public contact is typically defined as interaction between staff member(s) and member(s) of the general public. To ensure accessibility, various types of public contact are listed below:

Telephone
SANDAG receives numerous calls on a daily basis requesting information on a wide range of topics. TTY equipment is available and relevant SANDAG staff has been trained on its use when requests are received. The public is informed of the availability of the TTY equipment in public notices, agendas, public outreach materials, and on the SANDAG website.
Internet
SANDAG provides access to various types of information via its website. The public is able to obtain information regarding SANDAG programs, services, job openings, news and updates, contracting opportunities, and reports. The website is maintained consistent with ADA requirements to ensure it is accessible to persons with disabilities.

Email
SANDAG provides information to the public through requests via email. The public is able to obtain information regarding SANDAG programs, services, job openings, news and updates, contracting opportunities, and reports by emailing webmaster@sandag.org.

Request of Auxiliary Aids by the Public
SANDAG provides notification to the public through statements on all public meeting agendas and announcements of the process for requesting auxiliary aids. Upon request, the following assistive services and devices may be made available (this list is not meant to be all-inclusive): large font type documents, documents on tape or in Braille, readers for individuals with visual impairments to review all pertinent material distributed on specific meeting agenda items,
amplification or listening devices for individuals participating in meetings organized by SANDAG, interpreters, audio and/or written transcripts from meetings, and SANDAG-produced videos.

Depictions of Individuals with Disabilities
To ensure the public is aware that SANDAG programs are inclusive of persons with disabilities, efforts are made to include individuals with disabilities in graphic depictions showing participants in SANDAG activities.

All informational brochures, booklets, and fliers distributed to the public contain the following or similar statement to provide notice of the public’s right to seek accommodation:

“In compliance with the Americans with Disabilities Act (ADA), this document is available in alternate formats by contacting the SANDAG ADA Coordinator, the Director of Administration, at (619) 699-1900.”

Counter Height Accommodation
Where counter heights are too high to be accessible, an alternate transaction area has been identified, and clipboards are provided as an assistive device.
Advising All Individuals of SANDAG ADA Processes and Resources

SANDAG takes steps to ensure all individuals - employees, applicants, and the public are advised of the requirements of ADA, and of the process and resources used by SANDAG to make services, activities, and programs accessible.

SANDAG services, activities, and programs are offered in an accessible fashion.

Accessible Public Meetings

Public meetings are a part of SANDAG daily operations. Some meetings are formal and publicly noticed. Others are working sessions focusing on project management. Some examples are: Board meetings, policy committee meetings, workshops and seminars, project meetings, pre-proposal meetings, advisory, task group, focus group, or ad hoc meetings, and community forums. Efforts are taken to ensure that all public meetings are reasonably accessible to persons with disabilities.

From time to time SANDAG meetings are held off-site. All relevant employees have been trained concerning the need to investigate sites where training or business will be conducted prior to the event to ensure the location is located in proximity to public transit if possible and is accessible to persons with disabilities.
SANDAG also co-hosts public meetings with partner agencies, such as Caltrans, local municipalities, and regional transit agencies. SANDAG adheres to the same standards of accessibility when conducting these co-hosted forums.

Notification of Accessibility at Public Meetings
SANDAG agendas contain the following statement:

In compliance with the Americans with Disabilities Act (ADA), SANDAG will accommodate persons who require assistance in order to participate in SANDAG meetings. If such assistance is required, please contact SANDAG at (619) 699-1900 at least 72 hours in advance of the meeting. To request this document or related reports in an alternative format, please call (619) 699-1900, (619) 699-1904 (TTY), or fax (619) 699-1905.

Accessibility at Public Events
Efforts to ensure accessibility for persons with disabilities at SANDAG public events include the following as appropriate: ADA accessible port-a-potties, ramps where applicable, proximity to public transit, designated disabled parking spaces, temporary transportation options such as golf carts to provide
convenient access to event venues, sign language interpreters, and other assistance, as requested.

**Contractor and Consultant Compliance with SANDAG ADA Policies**

SANDAG contracts with entities that provide a service, activity, or program to the public include a clause requiring compliance by the contractor or consultant with all SANDAG policies concerning accessibility and prohibitions against discrimination. If a contract concerns construction or remodeling of a facility, the contract documents specify that the contractor is required to comply with ADA and building code requirements relevant to serving persons with disabilities.

**Review of Published Reports**

The Director of Communications has been assigned to review all final written and audio visual reports prior to their publication to ensure compliance with discrimination laws. The Director of Communications has undergone training concerning compliance with discrimination laws.
Compliance with ADA as an Employer

SANDAG employment practices are in compliance with the ADA. The following actions have been taken to meet existing, new, or expanded requirements.

Review of Employment Policies

Employment policies are reviewed annually by ADA experts to ensure that SANDAG does not discriminate against individuals with disabilities.

Recruiting for Essential Functions of Positions

As recruitments occur, physical or cognitive skill requirements for each position are reviewed to ensure that requirements relate to performance of essential functions of the position. The intent of this practice is to ensure unnecessary skills are not included that would limit the pool of qualified disabled candidates, and to give advance notice to disabled candidates of the job requirements to assist them in making accommodation requests if needed.

No Automatic Disqualifications for Medical Conditions

With the exception of positions covered by regulation, there are no automatic disqualifications for candidates for employment based on medical conditions. Each
case is considered individually and reasonable accommodation is considered.

**Physical Agility Examinations**

Positions requiring a physical agility examination are reviewed to ensure the job relatedness of all physical activities simulated in the test and prevent unnecessary restriction of the candidate pool for potential employment.

**Reasonable Accommodation During Recruitment**

Reasonable accommodations are available upon request for use in the selection/hiring process. Candidates are informed of their right to request accommodation in the SANDAG job announcements, which state: “Applicants requiring an accommodation due to a disability should state their needs in writing when submitting an application.” SANDAG makes job announcements available, upon request, in alternate formats, such as large print and Braille. In addition, the SANDAG TTY number is included on all position announcements.

**Training for Interview Panels**

All persons who participate on interview panels are given training that includes a discussion about non-discriminatory conduct during candidate interviews.
Outreach Efforts
Recruitment outreach efforts include direct mailings, email messages, and social media to organizations servicing persons with disabilities and posting on websites dedicated to minority individuals.

Reasonable Accommodation Policy and Procedure
SANDAG includes a reasonable accommodation policy and procedure in its Employee Handbook. This handbook is reviewed and updated annually.

ADA Sensitivity Training for Employees
SANDAG conducts ADA sensitivity training every two years for all appropriate employees, including supervisors and managers. The training for supervisors and managers includes additional information on ADA compliance in the areas of recruitment, selection, and hiring of employees.

New Employee Orientation
New employee orientation for appropriate staff includes a section that covers SANDAG policies concerning ADA.
Equal Employment Opportunity
and Fair Employment Practices

SANDAG ensures equal employment opportunity and fair employment practices to all persons regardless of race, color, gender, religion (including religious dress and grooming practices), national origin, age, marital status, veteran/military status, ancestry, medical condition (AIDS/HIV, history of cancer), breast-feeding (or medical conditions relating to breast-feeding), mental or physical disability, sexual orientation, gender identity, gender expression, or genetic information. The SANDAG Equal Employment Opportunity statement will continue to be included on job announcements and applications for employment.
Complaint Procedures

One of the agency’s responsibilities under Title II is to designate a person to be responsible for coordinating the implementation of ADA requirements and for investigating complaints of alleged noncompliance. At the time of approval of this Access Plan, that person is the Director of Administration, whose office is located at 401 B Street, Suite 800, San Diego, California 92101.

SANDAG also is required to establish a grievance policy for the filing and investigation of grievances involving allegations of noncompliance with the ADA provisions. A grievance and investigation process for claims concerning the ADA applicable to SANDAG staff members is incorporated in a policy in the SANDAG Employee Handbook titled “Discrimination and Harassment Prevention.” SANDAG also has adopted an ADA grievance policy applicable to SANDAG visitors and other persons who are not on SANDAG staff, which is contained in SANDAG Board Policy No. 009, titled “Discrimination Complaint Procedures.”