

INFORMATION FOR PERSONS WITH DISABILITIES WHO NEED ACCOMMODATIONS TO ACCESS THE COURTS

Who may receive an accommodation? Applicants may request accommodations that allow them to fully and meaningfully participate in a court proceeding, service, program or activity. This form may be used by anyone. What is a disability is defined by federal and state laws, including the Americans with Disabilities Act and the Washington Law Against Discrimination and applicable regulations.

What information does the court need? Applicants must tell the court why they need an accommodation and what accommodation they would like. This information will allow the court to decide if the request may be granted. Medical records and medical information submitted under form WPF All Cases 01.0300, Sealed Medical and Health Information (Cover Sheet) shall be sealed automatically and will not be available to the public. If the court lacks enough information to decide, it may ask the applicant for more information.

What accommodations may be requested? Applicants may request accommodations that allow them to fully and meaningfully participate in a court proceeding, service, program, or activity. Applicants should request the accommodation that will best allow them to do that. A reasonable accommodation could be a sign language interpreter; changes to a courtroom's layout to improve lighting, hearing, or mobility; large print or high contrast documents and forms; hearings held by teleconference; extended time for hearings and recesses; or assistive listening and seeing devices; personal assistance or someone who can help present the case or claim to the court.

When should the form be filed? The form should be filed as soon as applicants know they need an accommodation. The court will usually need to receive the request at least five days before the accommodation is needed. Requests coming in later than that will be granted if they are possible.

Who gets this information? The request should be given to the court. The request is presented ex parte (without notice to the other party) , but may be filed in the public court record file where the public and other participants may see it. Other participants or the public are not entitled to see any medical or health information that is filed under form WPF All Cases 01.0300, Sealed Medical and Health Information (Cover Sheet).

Must all requests be granted? No. If, however, the applicant qualifies, the court will deny an accommodation request only if it would cause an undue burden, if it would fundamentally alter

Instructions and Information about Requests for Accommodation for Persons with Disabilities (ADA Requests)

Court Contact:

(Name) Raylene King

(Title) Court Administrator

(Email) bcourt@cityofblaine.com

(Telephone) 360-332-8310

(Address) 435 Martin Street, Suite 4000, Blaine, WA 98230

If no one is listed above, contact the presiding judge of the court.

Generally.

- Courts provide reasonable accommodation for persons with disabilities who require assistance to participate fully in a court proceeding or activity.
- Accommodation requests can be granted to any person with a disability for whom such accommodation is necessary under the Americans with Disabilities Act of 1990 (ADA) (42 U.S.C. §§ 12101-12213), the Washington Law Against Discrimination (RCW 49.60 et seq.), or other local, state, or federal laws.
- The court will make its decision in each case individually after considering the nature of the person's disability and the ability of the court to provide the requested accommodation.
- The court will give primary consideration to the type of accommodation the person requests.

Process.

- The formal procedure is in Washington State General Rule (GR) 33.
- Request for Accommodation: The court will promptly address requests for aids, modifications, and services to ensure access to courts, court programs, and court proceedings.
- Timing: Requests should be made as far in advance as possible.

- Local procedures allowed: A court may provide some simple accommodations, such as an assisted listening device, without requiring the Request for Accommodation form. (For more information, ask the court contact).

Procedure for Requesting Accommodation. To request an accommodation:

- Complete the **Request for Accommodation** form. If you cannot fill out the form or have questions, talk to the court contact listed above.
- Return your request form and any documents you want the court to consider to the court contact.
- The Court may contact you for more information.

You do not need to notify anyone in the case about your request for accommodation.

If you provide medical and other health information, it must be filed under seal so that only you and the court can read it.

Attach it to the form called the:

**Sealed Medical and Health Information Cover Sheet
under GR 33**

form number WPF All Cases 01.0300. No one else can have access to your information unless they get a court order that allows access.

Decision. The court will inform you of its decision to grant or deny the request for accommodation. Your request will be granted unless the court finds:

- You have failed to satisfy the substantive requirements of GR 33; or
- The court is unable to provide the requested accommodation on the date of the proceeding and the proceeding cannot be continued without significant prejudice to a party; or
- Permitting you to participate in the proceeding with the requested accommodation would create a direct threat to the health or safety or wellbeing of you or others.

- The requested accommodation would create an undue financial or administrative burden for the court; or would fundamentally alter the nature of the court service, program, or activity.
 - An accommodation may be denied based on a fundamental alteration or undue burden only after considering all resources available for the funding and operation of the service, program, or activity, and must be accompanied by a written statement of the reasons for reaching that conclusion.
 - If a fundamental alteration or undue burden would result from fulfilling the request, the Court must still ensure that, to the maximum extent possible, you receive the benefits or services provided by the court.

Denial. If your requested accommodation is denied, the court must specify the reasons for the denial (including the reasons the proceeding cannot be continued without prejudice to a party). The court must also ensure that you are informed of your right to file an ADA complaint with the United States Department of Justice Civil Rights Division.

Sealing Decision. The court will determine whether or not to seal the written decision. The court will enter the decision in the proceedings file, if there is one. If there is no proceedings file, the decision will be entered in the court's administrative file.

Request for Accommodation

Request No.: _____
(Court, Case Number)

1. Information about the court case or activity

What is the Case Number? _____.

What is the Case Name? _____.

If there is no specific case, what is the court activity?
_____.

2. Information about the Person Requesting Accommodation.

What is your name? _____.

3. Describe the court proceeding or activity you need accommodation for. Include the date, time, and location:

_____.

4. How are you participating in a court proceeding/activity (check all that apply):

- Party Attorney Witness
 Juror Observer Other _____

5. Describe the disability for which you are requesting an accommodation.

_____.

6. Describe what accommodation you are requesting and explain why this specific accommodation is necessary.

7. Provide any information that you think would help the court respond to your request.

8. Contact information:

Email _____

Mailing address _____

Telephone where the court can leave a message _____

Other (specify): _____

What is the best way to notify you about the decision on your request?

email mail phone call other (see above).

Date: _____

➤ _____
(Signature of Person Requesting Accommodation)

(Print Name of Person Requesting Accommodation)

Return this form to the Court Contact:

Name) Raylene King

(Title) Court Administrator

(Email) bcourt@cityofblaine.com

(Telephone) 360-332-8310

(Address) 435 Martin Street, Suite 4000, Blaine, WA 98230

If no one is listed above, return it to the presiding judge of the court.

**Municipal Court of Washington
City of Blaine**

In re:

City of Blaine

Petitioner(s)/Plaintiff(s),
and

Respondent(s)/Defendant(s).

Case No. _____

Review and Decision by the Court
(ADADC)

Sealed (ADASD)

(File in the proceedings file, if there is
one, or the administrative file.)

Review and Decision by the Court

Request No.: _____
(Court, Case Number)

Accommodation Request Form received: _____
(Date)

Additional information requested: _____
(Date)

Additional information received: _____
(Date)

Type of proceeding/activity:

trial court hearing other court proceeding _____

other court activity _____

Requested accommodation granted:

In whole

In part (specify)

Alternative (specify)

Dates accommodation will be provided:

Requested accommodation denied because:

- The person requesting the accommodation failed to satisfy the requirements of GR 33 (specify)
- Court is unable to provide the requested accommodation on the proceeding date and cannot continue the proceeding without significant prejudice to a party (explain, including why proceeding cannot be continued)
- Permitting the person to participate in the proceeding with the requested accommodation creates a direct threat to the safety or well-being of the person requesting accommodation or others (explain)
- The requested accommodation creates an undue financial or administrative burden for the court or fundamentally alters the nature of the court service, program, or activity (explain)

Basis for finding: _____

Additional Findings: _____

Notice of the right to file a complaint:

- Does not apply.
- Your request for accommodation was denied in whole or in part as indicated above.

You have a right to file an ADA complaint with the U.S. Department of Justice Civil Rights Division.

Decision about sealing:

- This decision is not sealed.
 This decision is sealed.

Reason for this decision: _____

The request for accommodation was granted or denied on _____.
(Date)

Person requesting accommodation was notified on _____ by:
(Date)

- letter email
 on the record by phone other _____

Date signed: _____

➤ _____
(Signature of Court Official)

(Type or Print Name of Court Official)

**Municipal Court
City of Blaine**

In re:

City of Blaine Plaintiff,
and

Defendant(s).

No.

**Sealed Medical and Health
Information Cover Sheet under
GR 33
(SMHI)**

**Clerk's Action Required:
*Only the court and person
requesting accommodation may
have access to this information
without a court order***

(File in the proceedings file, if there is one, or the administrative file.)

Sealed Medical and Health Information

Attached are documents that contain information about the physical or mental health condition of a person requesting an accommodation under GR 33.

Submitted by:

Signature

Print Name