EEOC FORM 715-02 PART A - D		U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT										
	DOD	Defe	nse Media	Activ	rity	For period covering October 1, 2021 to September 30, 2022						
PART A Department or Agency	1. A	genc	y			1. DOD D	efense Media Activity					
Identifying Information	1.a 2	nd lev	vel reporting	g con	nponent							
	2. A	. Address				2. 6700 Ta	aylor Ave					
	3.	City, S	tate, Zip Co	de		3. Fort Me	eade, MD 20755					
	4. A	gency	Code	5.	FIPS code(s)	4. DD80		5.	29400			
PART B Total Employment	1. E	nter to	otal number	of p	ermanent full-time and pa	art-time emplo	yees		1. 55	53		
. ,	2. Enter total number of temporary employees				emporary employees				2. 20)		
	3. T	OTA	L EMPLO	YMI	ENT [add lines B 1 throu	ıgh 2]			4. 57	73		
PART	С	Title Type				Name			Title			
Agency Official(s)) Responsible		nsible Head of Agency				H.E. Pittman			Acting Director, Defense Media Activity		
For Oversight Program	t of EEO n(s)		Principal EEO Director/Official			Pedro M. Nieto			EQUAL EMPLOYMENT MANAGER			
			Principal N	MD-7	15 Preparer	Kia Gunter				EEO Specialist		

EEOC FORM 715-02 PART A - D

U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT

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PART D List of Subordinate Components Covered in This Report			Component and Location (City/State)	Country	Agency Code	
			fense Media Activity ort Meade, MD	United States	OTHER	
			fense Media Activity ort Meade, MD	United States	OTHER	
			fense Media Activity ort Meade, MD	United States	OTHER	
			fense Media Activity ort Meade, MD	United States	OTHER	
			fense Media Activity ort Meade, MD	United States	OTHER	
			fense Media Activity ort Meade, MD	United States	OTHER	
EEOC FORMS and Documents	Required	Uploaded				
Organization Chart	Υ	Υ				
Anti-Harassment Policy and Procedures	Υ	Υ				
Reasonable Accommodation Procedure	Υ	Υ				
Alternative Dispute Resolution Procedures	Υ	Υ				
EEO Policy Statement	Υ	Υ				
Personal Assistance Services Procedures	Υ	Υ				
Agency Strategic Plan	Υ	Υ				
Disabled Veterans Affirmative Action Program (DVAAP) Report	N	N				
Federal Equal Opportunity Recruitment Program (FEORP) Report	N	N				
Human Capital Strategic Plan	N	N				
Results from most recent Federal Employee Viewpoint Survey or Annual Employee Survey	N	Υ				
EEO Strategic Plan	N	N				
Diversity Policy Statement	N	N				

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DOD Defense Media Activity

For period covering October 1, 2021 to September 30, 2022

EXECUTIVE SUMMARY: MISSION

Executive Summary FY 2022

Part E.2-Executive Summary: Essential Element A-F

Defense Media Activity (DMA) Mission Statement: DMA is a mass media and training & education organization that creates and distributes Department of Defense (DoD) content across a variety of media platforms to audiences around the world.

DMA serves as a direct line of communication for news and information to U.S. forces worldwide. The agency presents news, information, and entertainment on a variety of media platforms, including radio, television, internet, print media, and emerging media technologies. DMA informs millions of active, Guard and Reserve service members, civilian employees, contractors, military retirees, and their families in the U.S. and abroad.

DMA's mission provides a broad range of high-quality multimedia products and services to inform, educate, and entertain Department of Defense audiences around the world. As listed in DoD Directive 5105.74, our five mission areas are:

- 1) Provide a wide variety of information products to the entire DoD family (Active, Guard, and Reserve Military Service members, dependents, retirees, DoD civilians, and contract employees) and external audiences through all available media, including motion and still imagery; print; radio; television; Web and related emerging Internet, mobile, and other communication technologies.
- 2) Communicate messages and themes from senior DoD leaders (Secretary of Defense, Secretaries of the Military Departments, Chairman of the Joint Chiefs of Staff, Military Service Chiefs of Staff, Combatant Commanders), as well as other leaders in the chain-of-command, to support and improve quality of life and morale, promote situational awareness, provide timely and immediate force protection information, and sustain readiness.
- 3) Provide U.S. radio and television news, information, and entertainment programming to Active, Guard, and Reserve Military Service members, DoD civilians and contract employees, and their families overseas, on board Navy and Coast Guard ships, and other authorized users.
- 4) Provide, throughout the Department of Defense and to the American public, high quality visual information products, including Combat Camera imagery depicting U.S. military activities and operations.
- 5) Provide joint education and training for military and civilian personnel in the public affairs, broadcasting, and visual information career fields to meet DoD-wide entry level skills and long-term career development requirements. As a Defense Activity, we recognize, embrace, and support the Core Values of each of our military services. The DMA business values drive the way we conduct ourselves as a Defense Field Activity providing common services across DoD to our clients, stakeholders, and worldwide audience. We believe our business values—Dedicated, Agile, Relevant and Trustworthy—define us for the following reasons:

We must be dedicated to our missions, clients, audiences, stakeholders, and our teammates.

We – organizationally and individually – must be agile, so that we can be sufficiently flexible, adaptable, timely and responsive to increasingly dynamic demands of our strategic environment. We must be continuous learners as individuals, and as learning organizations at every level.

We must remain relevant because our work is of a nature that requires us to operate in an information, communications, media, and technological environment that is rapidly evolving with an ever-accelerating rate of change.

Finally, with the diversity of our products, we must work as a team, trusting each other, and behaving individually and collectively with honesty and integrity so that we remain a trustworthy media platform and service provider for our audiences. Pursuant to the Equal Employment Opportunity Commission's (EEOC's) Management Directive (MD) 715 guidance, all Federal managers, supervisors, human resource specialists, and EEO officials are held accountable for the effective implementation of a model EEO program.

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EXECUTIVE SUMMARY: MISSION

The Diversity Management and Equal Opportunity office (DMEO) leads and manages the administration of DMA's EEO Program. The DMEO implements workforce analyses and reporting, advises on outreach and retention programs and provides training and communication on EEO and diversity topics. It runs the agency's EEO complaint process (counseling, acceptance, investigation, and compliance), and issues final agency decisions based upon an investigative record or a final order after receiving and/or appealing EEOC administrative decisions. The Director of DMEO serves as the principal policy advisor to the Director and senior leaders on all EEO matters and nondiscrimination statutes, regulations and executive orders that are germane to the organization. The DMEO provides support to approximately 845 Military Members, 598 U.S. Civilians and 76 Foreign Nationals assigned world-wide.

The goal of this report is to assess the progress of the DMA EEO program pursuant to EEOC requirements and to provide feedback to assist DMA in its ongoing efforts to become a model EEO agency.

In FY 2022, DMA's self-assessment against the MD-715's six essential elements identified the following three focus areas as triggers for potential barriers. The first two areas are areas of discussion from the FY22 EEOC technical assist visit and the last one replaces the previous trigger (i.e., Participation Rates for Individuals with Targeted Disabilities in the DMA workforce). They are:

- Participation of Hispanics and Latinos in the permanent workforce
- Participation of Women in mission-critical occupations
- Participation Rates for Individuals with Disabilities in the DMA workforce

In FY 2022, DMA missed the 12% individuals with disabilities and met the 2% regulatory goals for the number of permanent individuals with disabilities in the workforce. DMA had a minor decrease from FY21, of .12% (actual 11.87%) individuals with disabilities. The targeted disabilities rates increased slightly .01% (actual 3.01%) in the workforce. DMA will continue collaborating with other Department of Defense agencies to learn and develop best practices for recruiting, hiring, advancing, and retaining persons with disabilities, and continue brainstorming with our Chief Human Capital Officer to enhance our recruiting efforts of persons with disabilities including targeted disabilities.

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EXECUTIVE SUMMARY: ESSENTIAL ELEMENT A-F

Summary of Essential Elements Results

Essential Element A, Demonstrated Commitment from Agency Leadership

This element requires the agency head to issue written policy statements ensuring a workplace free of discriminatory harassment and a commitment to equal employment opportunity. EEO contact information, complaint procedures and policy statements are posted throughout the buildings and on the DMA internal and external websites. Policy statements are reissued annually or upon assignment of a new agency director. Newly assigned personnel receive the EEO briefing and policy statements from the EEO staff as part of the Newcomers Orientation.

Essential Element B, Integration of EEO into Agency's Strategic Mission

This element requires that the agency's EEO programs be organized and structured to maintain a workplace that is free from discrimination in any of the agency's policies, procedures or practices and supports the agency's strategic mission. EEO is integrated into DMA's strategic mission through interactions between DMEO and line of business leadership. The DMEO Director is involved in all major workforce decisions and has routine access to the Director and senior staff. EEO programs (e.g., Complaints, Alternative Dispute Resolution and Reasonable Accommodation), policies and procedures are available to all employees in writing, as well as verbally during training.

Essential Element C, Management and Program Accountability

This element requires the Agency Head to hold all managers, supervisors, and EEO Officials responsible for the effective implementation of the agency's EEO Program and Plan. DMA supervisors are evaluated on whether they "ensure adherence to EEO principles and promptly address allegations of prohibited discrimination, harassment, and retaliation." The Agency has made great strides toward establishing a culture of accountability. There were no findings of discrimination in Fiscal Year 2022, this was in part due to DMA leadership holding managers accountable to EEO principles. The agency conducted a virtual field audit in FY 2022 due to COVID-19-related travel restrictions.

Essential Element D, Proactive Prevention of Unlawful Discrimination

This element requires that the agency head make early efforts to prevent discriminatory actions and eliminate barriers to equal employment opportunity in the workplace. DMA is firmly committed to the proactive prevention of unlawful discrimination. DMA demonstrates its commitment through the provision of training to supervisors, managers, and employees. Training for employees, supervisors, and managers continued virtually throughout the pandemic. We enhanced the tracking of human resources data pertaining to individuals with disabilities, including individuals with targeted disabilities. In FY 2022, there was an increase in the number of individuals with Targeted Disabilities, which allowed us to exceed the 2% regulatory goal. We utilized the Disability Recruitment Committee to help target recruitment of persons with disabilities.

Essential Element E, Efficiency

This element requires that the agency head ensure that there are effective systems in place for evaluating the impact and effectiveness of the agency's EEO Programs as well as an efficient and fair dispute resolution process. DMA evaluates its EEO complaint resolution process to ensure that it is efficient, fair and impartial. The Office of Diversity Management and Equal Opportunity (DMEO) is mandated to report on the agency's informal and formal complaint reduction rates, ADR participation rates, and timeliness of EEO counseling. DMEO processed DMA's complaints timely in FY 2022.

Essential Element F. Responsiveness and Legal Compliance

This element requires that federal agencies be in full compliance with EEO statutes and EEOC regulations, policy guidance, and other written instructions. Agency EEO Specialists who are responsible for processing EEO complaints are held accountable for timely compliance and implementation of EEOC orders and settlement agreements through a critical performance element.

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EXECUTIVE SUMMARY: WORKFORCE ANALYSES

Summary Analysis of Workforce Profile (Information based on self-reported data)

In FY 2022, DMA's total workforce comprised of 66.89% Males and 33.11% Females, which was a 0.87% 0.84% increase for Males compared to FY 2021. In FY 2021, DMA's total workforce comprised of 66.05% Males and 33.95% Females. In FY 2022, the population of Males comprised of 4.01% Hispanic/Latino (which was an decrease of -0.44% from the 4.45% rated in FY 2021); 45.65% White (which was a decrease of 2.58% from the 48.23% rate in FY 2021); 10.54% Black/African American (which was a 1.17% increase from 9.37% in FY 2021); 3.68% Asian (which was an increase of 0.61% from the 3.07% rate in FY 2021); 0.33% Native Hawaiian/Other Pacific Islander (which was a decrease of 0.02% from the 0.31% in FY 2021), 0.50% American Indian/Alaska Native (which was a 0.19% increase from 0.31% in FY 2021); and 2.17% Two or more races (which was a 1.86% decrease from the 0.31% in FY 2021).

In FY 2022, the population of Females (total workforce) decreased by -0.84% from 33.95% in FY 2021 to 33.11%. Compared to FY 2022, the population of Females comprised of 2.51% (2.76% in FY 2021-decrease of 0.25%) Hispanic/Latino, 19.90% (21.81% in FY 2021-decrease of -1.19%) White, 8.36% (7.99% in FY 2021-increase of 0.37%) Black/African American, 0.84% (0.61% in FY 2021-increase of 0.23%) Asian, 0% (0.00% in FY 2021) Native Hawaiian/Other Pacific Islander, 0.33% (0.31% in FY 2021-increase of 0.02%) American Indian/Alaska Native, and 1.17% (0.46% in FY 2021-increase of 0.71%) Two or more races. Of the total workforce, in FY 2022, 11.87% were persons with disabilities (compared to 10.76% in FY 2021-increase of 1.12%), and of that 3.01% persons with targeted disabilities (compared to 2.92% in FY 2021). There was an increase in both the number of individuals with disabilities and the number of individuals with targeted disabilities.

As compared to Civilian Labor Force (CLF) statistics, the DMA total workforce was still underrepresented by Females overall (33.11% DMA versus 48% CLF), a 0.84% decrease from FY 2021.

In FY 2022, slight increases from FY 2021, DMA continued to have higher than normal distribution in African American in the total workforce (18.9% versus 12.31% CLF) and Native Hawaiian/Pacific Islander (0.33% versus 0.16% CLF). For American Indian/Alaska Native, DMA's rate was 0.83% (0.62% CLF). However, DMA succeeded higher than normal distribution for Hispanics/Latino DMA's rate was 6.52% (12.98% CLF); for Asians, DMA's rate was 4.52% (4.37% CLF) and for individuals of two or more races DMA's rate was 3.34% (2.1% CLF).

Additionally, the rate of Males in DMA continued to be a higher rate (66.89% versus 51.79% CLF), which was decrease of -0.84% from FY 2021. White Males make up 45.65% (35.65% CLF) and White Women 19.90% (31.82% CLF).

As in FY 2022, Females were slightly underrepresented in grades GS-13 (32.69%) and GS-14 (26.83%) compared to their composition in the total DMA GS workforce (31.59%). On the other hand, Males made up 67.31% (GS-13) and 73.17% (GS-14) - higher than their total workforce rate (68.41%). At the GS-15, Females made up 16.67% whereas men made up 83.33%. We will continue to analyze our policies, procedures and/or practices to determine if there are any employment barriers for Females in DMA's workforce.

In FY 2022, DMA met both the 12% and 2% regulatory goals for the number of permanent individuals with disabilities (13.86%) and targeted disabilities (3.41%) in the workforce. However, DMA did have a slight increase (of 1.51%) from FY 2021 in the number of individuals with disabilities. DMA will continue collaborating with other Department of Defense agencies to learn and develop best practices for recruiting, hiring, advancing, and retaining persons with disabilities, and continue brainstorming with our Chief Human Capital Officer to enhance our recruiting efforts of persons with disabilities including targeted disabilities.

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EXECUTIVE SUMMARY: ACCOMPLISHMENTS

FY 2022 Objectives and Accomplishments

- Objective: To create internal/external Applicant Flow Data (AFD) pertaining to an applicant's race, sex, national origin, and disability status.
- Accomplishment: The Department of Defense collaborated with the EEOC and Advana Team to develop an Applicant Flow Data (AFD) dashboard. The AFD dashboard has allowed our agency to filter and export USA Staffing AFD that we used to populate many of the MD-715 Excel tables. We will continue to review the data and track for accuracy and trends.
- Objective: Increase the number of individuals with targeted disabilities in the total workforce.
- Accomplishment: Increased the number of individuals with targeted disabilities from 3.29% (FY 2021) to 3.41% (FY 2022-increase of .12%). We encouraged employees to complete OPM's SF-256 (Self-Identification of Disability) form.
- Objective: To strengthen the role of the Collateral-Duty EEO Counselors.
- Accomplishment: Created training resources, such as Standard Operating Procedures, Checklist, and other reference materials to assist them with processing informal complaints.
- Objective: To improve DMA's Anti-harassment Program (AHP).
- Accomplishment: Collaborated with key DMA leadership to discuss methods for improving DMA's AHP. We plan to make greater strides in DMA's AHP in FY 2023.

Highlights of DMA's FY 2022 accomplishments: Despite the DMA EEO Office permanent staffing, DMEO was able to meet all EEOC reporting deadlines, provide EEO training to DMA employees, and manage the EEO case processing workloads.

EEOC FORM
715-02
PART E.5

U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT

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EXECUTIVE SUMMARY: PLANNED ACTIVITIES

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To address the disparities, DMEO will continue to work with DMA's Human Resources leadership and staff to create feasible plans to:

- expand recruitment of the groups with low representation rates
- improve retention by investigating the reasons for separation

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CERTIFICATION of ESTABLISHMENT of CONTINUING

	PLOYMENT OPPORTUNITY PROGRAMS	
		am the
(Insert Name Above)	(Insert official title/series/grade above)	
Principal EEO Director/Official for		
	(Insert Agency/Component Name above)	
The agency has conducted an annual self-assessment of Section 71 elements as prescribed by EEO MD-715. If an essential element v further evaluation was conducted and, as appropriate, EEO Plans Program, are included with this Federal Agency Annual EEO Program.	vas not fully compliant with the standards of EEO MD-715, a for Attaining the Essential Elements of a Model EEO	
The agency has also analyzed its work force profiles and conducte management or personnel policy, procedure or practice is operating gender or disability. EEO Plans to Eliminate Identified Barriers, a EEO Program Status Report.	g to disadvantage any group based on race, national origin,	
I certify that proper documentation of this assessment is in place a	nd is being maintained for EEOC review upon request.	
Signature of Principal EEO Director/Official Certifies that this Federal Agency Annual EEO Program Status Re EEO MD-715.	Date eport is in compliance with	
Signature of Agency Head or Agency Head Designee	Date	
		Daga 9

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	Essential Element: A Demonstrated Commitment From agency Leadership								
Compliance Indicator		Measure Has Been Met			For all unmet measures, provide				
Measures	A.1. The agency issues an effective, up-to-date EEO policy statement.	Yes	No	N/A	a brief explanation in the space below or complete and attach an EEOC FORM 715-01 PART H to the agency's status report				
clearly communicates the ag	ally issue a signed and dated EEO policy statement on agency letterhead that ency's commitment to EEO for all employees and applicants? If "Yes", please date in the comments column. [see MD-715, ll(A)]	X			In FY 2022, we issued all new policy statements under the new agency head's signature. 2/2/2022				
A.1.b. Does the EEO policy statement address all protected bases (age, color, disability, sex (including pregnancy, sexual orientation and gender identity), genetic information, national origin, race, religion, and reprisal) contained in the laws EEOC enforces? [see 29 CFR § 1614.101(a)] If the EEO policy statement covers any additional bases (e.g., marital status, veteran status and political affiliation), please list them in the comments column.					Agency EEO policy statement address all protected bases.				

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	Agency Self-Assessment Check	klist					
Compliance Indicator				re Has Met		For all unmet measures, provide	
Measures	A.2. The agency has communicated EEO policies and procedures to	all employees.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report	
A.2.a. Does the agency diss	eminate the following policies and procedures to all employees:						
A.2.a.1. Anti-harassment po	licy? [see MD 715, ll(A)]		X			We will re-issue the DMA policy letter in June 2023 to make it EEOC-compliant. We are expanding our Anti- harassment procedures to include retaliation as a basis and it will be revised, re- issued and posted to address this deficiency.	
A.2.a.2. Reasonable accomm	nodation procedures? [see 29 CFR § 1614.203(d)(3)]		Х			1	
	ninently post the following information throughout the workplace and	on its public					
	ct information for its EEO Counselors, EEO Officers, Special Emphasir? [see 29 C.F.R § 1614.102(b)(7)]	is Program	X			Located at www.dma.mil.	
A.2.b.2. Written materials c complaint process? [see 29	oncerning the EEO program, laws, policy statements, and the operation CFR §1614.102(b)(5)]	n of the EEO	X			Located at www.dma.mil.	
A.2.b.3. Reasonable accomminternet address in the comm	nodation procedures? [see 29 CFR § 1614.203(d)(3)(i)] If so, please prents column.	rovide the	X			Located at www.dma.mil.	
	rm its employees about the following topics:						
	cess? [see 29 CFR §§ 1614.102(a)(12) and 1614.102(b)(5)] If "yes", p which such training is delivered.	lease provide	X			Employees are provided information on the ADR Process during on-boarding. They are also provided the information via EEO Training. EEO Training was last conducted August-September 2022. The information is also posted on our internal agency website, which employees can access at any time.	

U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT

DOD Defense Media Activity For period covering October 1, 2021 to September 30, 2022 **Agency Self-Assessment Checklist** A.2.c.2. ADR process? [see MD-110, Ch. 3(II)(C)] If "yes", please provide how often. X Employees are provided information on the ADR Process during onboarding. They are also provided the information via EEO Training. **EEO Training** was last conducted August-September 2022. The information is also posted on our internal agency website, which employees can access at any time. A.2.c.3. Reasonable accommodation program? [see 29 CFR § 1614.203(d)(7)(ii)(C)] If "yes", please provide X Employees are provided how often. information on the reasonable accommodation program during on-boarding. They are also provided the information via EEO Training. **EEO Training** was last conducted August-September 2022. The information is also posted on our internal agency website, which employees can access at any time. A.2.c.4. Anti-harassment program? [see EEOC Enforcement Guidance on Vicarious Employer Liability for X Employees are Unlawful Harassment by Supervisors (1999), § V.C.1] If "yes", please provide how often. provided information on the antiharassment program during on-boarding. They are also provided the information via EEO Training. **EEO Training** was last conducted August-September 2022. The information is also posted on our internal agency website, which employees can access at any time.

U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT

DOD Defense Media Activity For period covering October 1, 2021 to September 30, 2022 **Agency Self-Assessment Checklist** A.2.c.5. Behaviors that are inappropriate in the workplace and could result in disciplinary action? [5 CFR X Employees are §2635.101(b)] If "yes", please provide how often. provided this information during onboarding. They are also provided the information via EEO Training. **EEO Training** was last conducted August-September 2022. The information is also posted on our internal agency website, which employees can access at any time. **Measure Has** For all unmet Compliance Been Met measures, provide Indicator brief explanation the space below or A.3. The agency assesses and ensures EEO principles are part of its culture. complete and attach No N/A Measures Yes an EEOC FORM 715-01 PART H to the agency's status report A.3.a. Does the agency provide recognition to employees, supervisors, managers and units demonstrating X Support for the superior accomplishment in equal employment opportunity? [see 29 CFR § 1614.102(a)(9)] If "yes", provide Equal one or two examples in the comments section. . Employment Program is a performance standard for all DMA employees. Those whom exceed the standard are marked "Exceeds Standard" as part of their annual performance appraisal. A.3.b. Does the agency utilize the Federal Employee Viewpoint Survey or other climate assessment tools to X The FY 2022 monitor the perception of EEO principles within the workforce? [see 5 CFR Part 250]' FEVS was available 5/31/2022 through 07/16/2022. We attached the results in Supporting Documents.

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	Essential Element: B Integration of EEO into the agency's Strategic Mission								
1	Compliance Indicator		112000	ire Has n Met		For all unmet measures, provide			
+	Measures	B.1. The reporting structure for the EEO program provides the principal EEO official with appropriate authority and resources to effectively carry out a successful EEO program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report			
	0 0	immediate supervisor of the person ("EEO Director") who has day-to-day control CFR §1614.102(b)(4)]	X						
agency he		does not report to the agency head, does the EEO Director report to the same mission-related programmatic offices? If "yes," please provide the title of the comments.			X	The EEO Director reports to the Agency Head.			
	Does the agency's on 14.102(b)(4)]	rganizational chart clearly define the reporting structure for the EEO office? [see 29	X						
managem	ent officials of the	or have a regular and effective means of advising the agency head and other senior effectiveness, efficiency and legal compliance of the agency's EEO program? [see D-715 Instructions, Sec. I]	X						
managem program a	nent officials, the "S and the status of the	period, did the EEO Director present to the head of the agency, and other senior tate of the agency" briefing covering the six essential elements of the model EEO barrier analysis process? [see MD-715 Instructions, Sec. I] If "yes", please provide comments column.	X			July 2021.			
		or regularly participate in senior-level staff meetings concerning personnel, budget, orce issues? [see MD-715, II(B)]	X						

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Complia Indicato			Measu Beer	re Has 1 Met		For all unmet measures, provide
Measure	es	B.2. The EEO Director controls all aspects of the EEO program.	Yes	No	brief explana in the space belocomplete a attach an EEOC FO 715-01 PART H to agency's sta	brief explanation in the space below or complete and attach an EEOC FORM
to promote EEO and	d to ident	sponsible for the implementation of a continuing affirmative employment program ify and eliminate discriminatory policies, procedures, and practices? [see MD-110, .102(c)] If not, identify the office with this authority in the comments column.	X			
B.2.b. Is the EEO D §1614.102(c)(4)]	irector re	sponsible for overseeing the completion of EEO counseling? [see 29 CFR	X			
		sponsible for overseeing the fair and thorough investigation of EEO complaints? [This question may not be applicable for certain subordinate level components.]	X			
		sponsible for overseeing the timely issuance of final agency decisions? [see 29 question may not be applicable for certain subordinate level components.]	X			
B.2.e. Is the EEO D. 1614.102(e); 1614.5		sponsible for ensuring compliance with EEOC orders? [see 29 CFR §§	X			
		sponsible for periodically evaluating the entire EEO program and providing ement to the agency head? [see 29 CFR \$1614.102(c)(2)]	X			
B.2.g. If the agency coordination for the	has subo	rdinate level components, does the EEO Director provide effective guidance and ents? [see 29 CFR §§ 1614.102(c)(2); (c)(3)]	X			
Complia Indicato	ance or		Measu Beer	re Has 1 Met		For all unmet measures, provide
Measure	es	B.3. The EEO Director and other EEO professional staff are involved in, and consulted on, management/personnel actions.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
EEO issues, includin	ng strateg	cials participate in agency meetings regarding workforce changes that might impact tic planning, recruitment strategies, vacancy projections, succession planning, and development opportunities? [see MD-715, II(B)]	X			
B.3.b. Does the ager MD-715, II(B)] If "Y	ncy's cur 'yes'', plea	rent strategic plan reference EEO / diversity and inclusion principles? [see ase identify the EEO principles in the strategic plan in the comments column.	Х			In our plan, strategic goals 1 through 4 state that we take care of our people fostering a culture focused on performance, talent and diversity.

U.S. Equal Employment Opportunity Commission FEDERAL AGENCY ANNUAL EEO PROGRAM STATUS REPORT

DOD Defense Media Activity

For period covering October 1, 2021 to September 30, 2022

Compliance Indicator Measure Has Been Met	For all unmet measures, provide a brief explanation in
	in
Measures B.4. The agency has sufficient budget and staffing to support the success of its EEO program. Yes No N/A	the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
B.4.a. Pursuant to 29 CFR §1614.102(a)(1), has the agency allocated sufficient funding and qualified staffing to successfully implement the EEO program, for the following areas:	
B.4.a.1. to conduct a self-assessment of the agency for possible program deficiencies? [see MD-715, II(D)]	
B.4.a.10. to effectively manage its reasonable accommodation program? [see 29 CFR §1614.203(d)(4)(ii)] X	
B.4.a.11. to ensure timely and complete compliance with EEOC orders? [see MD-715, II(E)]	
B.4.a.2. to enable the agency to conduct a thorough barrier analysis of its workforce? [see MD-715, II(B)]	
B.4.a.3. to timely, thoroughly, and fairly process EEO complaints, including EEO counseling, investigations, final agency decisions, and legal sufficiency reviews? [see 29 CFR §§ 1614.102(c)(5); 1614.105(b) – (f); MD-110, Ch. 1(IV)(D) & 5(IV); MD-715, II(E)]	
B.4.a.4. to provide all supervisors and employees with training on the EEO program, including but not limited to retaliation, harassment, religious accommodations, disability accommodations, the EEO complaint process, and ADR? [see MD-715, II(B) and III(C)] If not, please identify the type(s) of training with insufficient funding in the comments column.	
B.4.a.5. to conduct thorough, accurate, and effective field audits of the EEO programs in components and the field offices, if applicable? [see 29 CFR §1614.102(c)(2)]	
B.4.a.6. to publish and distribute EEO materials (e.g. harassment policies, EEO posters, reasonable accommodations procedures)? [see MD-715, II(B)]	
B.4.a.7. to maintain accurate data collection and tracking systems for the following types of data: complaint tracking, workforce demographics, and applicant flow data? [see MD-715, II(E)] If not, please identify the systems with insufficient funding in the comments section.	
B.4.a.8. to effectively administer its special emphasis programs (such as, Federal Women's Program, Hispanic X Employment Program, and People with Disabilities Program Manager)? [5 USC § 7201; 38 USC § 4214; 5 CFR § 720.204; 5 CFR § 213.3102(t) and (u); 5 CFR § 315.709]	
B.4.a.9. to effectively manage its anti-harassment program? [see MD-715 Instructions, Sec. I; EEOC X Enforcement Guidance on Vicarious Employer Liability for Unlawful Harassment by Supervisors (1999), § V.C. 1]	
B.4.b. Does the EEO office have a budget that is separate from other offices within the agency? [see 29 CFR § X 1614.102(a)(1)]	
B.4.c. Are the duties and responsibilities of EEO officials clearly defined? [see MD-110, Ch. 1(III)(A), 2(III), & X 6(III)]	
B.4.d. Does the agency ensure that all new counselors and investigators, including contractors and collateral duty employees, receive the required 32 hours of training, pursuant to Ch. 2(II) (A) of MD-110?	
B.4.e. Does the agency ensure that all experienced counselors and investigators, including contractors and collateral duty employees, receive the required 8 hours of annual refresher training, pursuant to Ch. 2(II)(C) of MD-110?	

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Compliance			re Has 1 Met		For all unmet measures, provide
Indicator Measures	B.5. The agency recruits, hires, develops, and retains supervisors and managers who have effective managerial, communications, and interpersonal skills	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
	1614.102(a)(5), have all managers and supervisors received orientation, training, bilities under the following areas under the agency EEO program:				
B.5.a.1. EEO complaint proc	ess? [see MD-715(II)(B)]	X			
B.5.a.2. Reasonable Accomm	nodation Procedures? [see 29 CFR § 1614.102(d)(3)]	X			
B.5.a.3. Anti-harassment pol	icy? [see MD-715(II)(B)]	X			
	erial, communication and interpersonal skills in order to supervise most effectively employees and avoid disputes arising from ineffective communications? [see	X			
	s on the federal government's interest in encouraging mutual resolution of disputes with utilizing ADR? [see MD-715(II)(E)]	X			
Compliance Indicator			re Has 1 Met		For all unmet measures, provide
Measures	B.6. The agency involves managers in the implementation of its EEO program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
B.6.a. Are senior managers i Instructions, Sec. I]	nvolved in the implementation of Special Emphasis Programs? [see MD-715	X			
B.6.b. Do senior managers p	articipate in the barrier analysis process? [see MD-715 Instructions, Sec. I]	X			
	ntified, do senior managers assist in developing agency EEO action plans (Part I, mary)? [see MD-715 Instructions, Sec. I]	X			
	uccessfully implement EEO Action Plans and incorporate the EEO Action Plan egic plans? [29 CFR §1614.102(a)(5)]	X			
Objectives into agency strate	8 F [-> 9 ()(-)]				

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	Essential Element: C Management and Program Accountability								
Compliance Indicator			re Has 1 Met		For all unmet measures, provide				
Measures	C.1. The agency conducts regular internal audits of its component and field offices.	Yes	No	N/A	brief explanation in the space below of complete and attach an EEOC FORM 715- 01 PART H to the agency's status report				
	arly assess its component and field offices for possible EEO program deficiencies?] If "yes", please provide the schedule for conducting audits in the comments	X			Although DMA's EEO staff routinely visit offsite locations around the world in order to check for possible EEO program deficiencies and ensure compliance, due to the COVID-19 pandemic, we were unable to travel in FY2021, but conducted a virtual assessment in FY 2021. We will participate in assessment in July 2022 and August 2022.				
	arly assess its component and field offices on their efforts to remove barriers from §1614.102(c)(2)] If "yes", please provide the schedule for conducting audits in the	X			DMA has facilities around the world on various continents. DMEO typically conducts audits of those facilities annually. However, due to the COVID-19 pandemic, we were unable to travel in FY2021, but we conducted one virtual assessment in FY 2021. We will participate in assessment in July 2022 and August 2022.				
C.1.c. Do the component and field audit? [see MD-715, II(0	field offices make reasonable efforts to comply with the recommendations of the [C)]	X							

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Compliance Indicator			re Has 1 Met		For all unmet measures, provide a
Measures	C.2. The agency has established procedures to prevent all forms of EEO discrimination.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
EEOC's enforcement guidan	shed comprehensive anti-harassment policy and procedures that comply with ce? [see MD-715, II(C); Enforcement Guidance on Vicarious Employer Liability Supervisors (Enforcement Guidance), EEOC No. 915.002, § V.C.1 (June 18, 1999)]	X			We plan to expand our policy and procedures by December 31, 2022.
	ment policy require corrective action to prevent or eliminate conduct before it rises ssment? [see EEOC Enforcement Guidance on Vicarious Employer Liability for pervisors (1999), § V.C.1]	X			
	blished a firewall between the Anti-Harassment Coordinator and the EEO Director? EO Program Must Have an Effective Anti-Harassment Program (2006)]	X			
allegations? [see Enforcement	re a separate procedure (outside the EEO complaint process) to address harassment at Guidance on Vicarious Employer Liability for Unlawful Harassment by uidance), EEOC No. 915.002, § V.C.1 (June 18, 1999)]	Х			We plan to expand our policy and procedures by December 31, 2022.
	ure that the EEO office informs the anti-harassment program of all EEO counseling [Value of the EEO counseling	X			We plan to expand our policy and procedures by December 31, 2022.
allegations, including those i Veterans Affairs, EEOC App	aduct a prompt inquiry (beginning within 10 days of notification) of all harassment nitially raised in the EEO complaint process? [see Complainant v. Dep't of peal No. 0120123232 (May 21, 2015); Complainant v. Dep't of Defense (Defense C Appeal No. 0120130331 (May 29, 2015)] If "no", please provide the percentage in the comments column.	X			
C.2.a.6. Do the agency's train harassment? [see 29 CFR §1	ning materials on its anti-harassment policy include examples of disability-based 614.203(d)(2)]	X			
C.2.b. Has the agency estable regulations and guidance? [s	ished disability reasonable accommodation procedures that comply with EEOC's ee 29 CFR §1614.203(d)(3)]	X			
	agency official or other mechanism in place to coordinate or assist with processing modations throughout the agency? [see 29 CFR §1614.203(d)(3)(D)]	X			
C.2.b.2. Has the agency estal the EEO Director? [see MD-	blished a firewall between the Reasonable Accommodation Program Manager and 110, Ch. 1(IV)(A)]	X			
	ture that job applicants can request and receive reasonable accommodations during at processes? [see 29 CFR §1614.203(d)(1)(ii)(B)]	X			
	ecommodation procedures clearly state that the agency should process the request f time (e.g., 20 business days), as established by the agency in its affirmative action $3(d)(3)(i)(M)$	X			
within the time frame set for	cess all initial accommodation requests, excluding ongoing interpretative services, the in its reasonable accommodation procedures? [see MD-715, II(C)] If "no", please nely-processed requests, excluding ongoing interpretative services, in the comments	X			

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DOD Defense Media Activity For period covering October 1, 2021 to September 30, 2022 Agency Self-Assessment Checklist C.2.c. Has the agency established procedures for processing requests for personal assistance services that X comply with EEOC's regulations, enforcement guidance, and other applicable executive orders, guidance, and standards? [see 29 CFR §1614.203(d)(6)] C.2.c.1. Does the agency post its procedures for processing requests for Personal Assistance Services on its X Located at public website? [see 29 CFR §1614.203(d)(5)(v)] If "yes", please provide the internet address in the comments www.dma.mil. column. **Measure Has** For all unmet Compliance **Been Met** measures, provide Indicator brief explanation in the space below or C.3. The agency evaluates managers and supervisors on their efforts to ensure complete and equal employment opportunity. attach Measures Yes No N/A an EEOC FORM 715-01 PART H to the agency's status report C.3.a. Pursuant to 29 CFR §1614.102(a)(5), do all managers and supervisors have an element in their X performance appraisal that evaluates their commitment to agency EEO policies and principles and their participation in the EEO program? C.3.b. Does the agency require rating officials to evaluate the performance of managers and supervisors based on the following activities: C.3.b.1. Resolve EEO problems/disagreements/conflicts, including the participation in ADR proceedings? [see X MD-110, Ch. 3.I] X C.3.b.2. Ensure full cooperation of employees under his/her supervision with EEO officials, such as counselors and investigators? [see 29 CFR §1614.102(b)(6)] C.3.b.3. Ensure a workplace that is free from all forms of discrimination, including harassment and retaliation? X [see MD-715, II(C)] C.3.b.4. Ensure that subordinate supervisors have effective managerial, communication, and interpersonal skills X to supervise in a workplace with diverse employees? [see MD-715 Instructions, Sec. I] C.3.b.5. Provide religious accommodations when such accommodations do not cause an undue hardship? [see X 29 CFR §1614.102(a)(7)] C.3.b.6. Provide disability accommodations when such accommodations do not cause an undue hardship? [see X 29 CFR §1614.102(a)(8)] C.3.b.7. Support the EEO program in identifying and removing barriers to equal opportunity?. [see MD-715, X C.3.b.8. Support the anti-harassment program in investigating and correcting harassing conduct?. [see X Enforcement Guidance, V.C.2] C.3.b.9. Comply with settlement agreements and orders issued by the agency, EEOC, and EEO-related cases X from the Merit Systems Protection Board, labor arbitrators, and the Federal Labor Relations Authority? [see MD-715, II(C)] C.3.c. Does the EEO Director recommend to the agency head improvements or corrections, including remedial X or disciplinary actions, for managers and supervisors who have failed in their EEO responsibilities? [see 29 CFR §1614.102(c)(2)]

C.3.d. When the EEO Director recommends remedial or disciplinary actions, are the recommendations regularly

implemented by the agency? [see 29 CFR §1614.102(c)(2)]

X

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Compliance Indicator		Measu Beer	re Has Met		For all unmet measures, provide
Measures	C.4. The agency ensures effective coordination between its EEO program and Human Resources (HR) program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
	nd the EEO Director meet regularly to assess whether personnel programs, policies, EEOC laws, instructions, and management directives? [see 29 CFR §1614.102(a)(2)]	X			
program, employee recognition personnel policies, procedure	ished timetables/schedules to review at regular intervals its merit promotion ion awards program, employee development/training programs, and management/es, and practices for systemic barriers that may be impeding full participation in the [see MD-715 Instructions, Sec. I]	X			
	nave timely access to accurate and complete data (e.g., demographic data for the ng programs, etc.) required to prepare the MD-715 workforce data tables? [see 29	X			
	mely provide the EEO office with access to other data (e.g., exit interview data, and grievance data), upon request? [see MD-715, II(C)]	X			
C.4.e. Pursuant to Section II	(C) of MD-715, does the EEO office collaborate with the HR office to:	-			
C.4.e.1. Implement the Affir MD-715, II(C)]	mative Action Plan for Individuals with Disabilities? [see 29 CFR §1614.203(d);	X			
C.4.e.2. Develop and/or cond	duct outreach and recruiting initiatives? [see MD-715, II(C)]	X			
C.4.e.3. Develop and/or prov	vide training for managers and employees? [see MD-715, II(C)]	Х			
C.4.e.4. Identify and remove	barriers to equal opportunity in the workplace? [see MD-715, II(C)]	Х			
C.4.e.5. Assist in preparing t	he MD-715 report? [see MD-715, II(C)]	X			
Compliance Indicator		Measu Beer	re Has Met		For all unmet measures, provide
Measures	C.5. Following a finding of discrimination, the agency explores whether it should take a disciplinary action.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
	a disciplinary policy and/or table of penalties that covers discriminatory conduct?); see also Douglas v. Veterans Administration, 5 MSPR 280 (1981)]	X			
C.5.b. When appropriate, do conduct? [see 29 CFR §1614 during this reporting period in the conduct of the condu	es the agency discipline or sanction managers and employees for discriminatory 1.102(a)(6)] If "yes", please state the number of disciplined/sanctioned individuals in the comments.	Х			Zero. In FY 2020, no employees or managers were found to have discriminated against anyone.
	ding of discrimination (or settles cases in which a finding was likely), does the supervisors about the discriminatory conduct (e.g., post mortem to discuss lessons)]	X			

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	Compliance Indicator		Measu Beer	re Has Met		For all unmet measures, provide
•	Measures	C.6. The EEO office advises managers/supervisors on EEO matters.	Yes	No	N/A	a brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
annual ba analysis p	sis, including EEO blans, and special er	provide management/supervisory officials with regular EEO updates on at least an complaints, workforce demographics and data summaries, legal updates, barrier updates? [see MD-715 Instructions, Sec. I] If "yes", please identify the is in the comments column.	Х			The EEO office provides update to managers and supervisors via briefings, training, and data reports such as the No FEAR report and the MD-715,
	e EEO officials read Instructions, Sec. I]	lily available to answer managers' and supervisors' questions or concerns? [see	X			

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	Essential Element: D Proactive Prevention				
Compliance Indicator		Measu Been	re Has 1 Met		For all unmet measures, provide
Measures	D.1. The agency conducts a reasonable assessment to monitor progress towards achieving equal employment opportunity throughout the year.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
D.1.a. Does the agency have I]	a process for identifying triggers in the workplace? [see MD-715 Instructions, Sec.	X			
data; complaint/grievance da	larly use the following sources of information for trigger identification: workforce ta; exit surveys; employee climate surveys; focus groups; affinity groups; union; emphasis programs; and/or external special interest groups? [see MD-715	X			
	uct exit interviews or surveys that include questions on how the agency could ing, inclusion, retention and advancement of individuals with disabilities? [see 29]	X			
Compliance Indicator			re Has 1 Met		For all unmet measures, provide
Measures	D.2. The agency identifies areas where barriers may exclude EEO groups (reasonable basis to act.)	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
D.2.a. Does the agency have MD-715, (II)(B)]	a process for analyzing the identified triggers to find possible barriers? [see	X			
	larly examine the impact of management/personnel policies, procedures, and igin, sex, and disability? [see 29 CFR §1614.102(a)(3)]	X			
	ider whether any group of employees or applicants might be negatively impacted urce decisions, such as re-organizations and realignments? [see 29 CFR §1614.102(a)	Х			
grievance data, exit surveys, evaluations, anti-harassment	larly review the following sources of information to find barriers: complaint/ employee climate surveys, focus groups, affinity groups, union, program program, special emphasis programs, and/or external special interest groups? [see] If "yes", please identify the data sources in the comments column.	Х			Complaint/ grievance data; employee climate surveys; anti- harassment program; special emphasis programs; and private discussions with employees.

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	ipliance cator		Measure Has Been Met			For all unmet measures, provide				
Meas	sures	D.3. The agency establishes appropriate action plans to remove identified barriers.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report				
		ively tailor action plans to address the identified barriers, in particular policies, 29 CFR §1614.102(a)(3)]	X							
		d one or more barriers during the reporting period, did the agency implement a plan ne target dates for the planned activities? [see MD-715, II(D)]	X							
D.3.c. Does the	agency period	dically review the effectiveness of the plans? [see MD-715, II(D)]	X							
	ipliance cator		Measure Has Been Met							For all unmet measures, provide
Meas	sures	D.4. The agency has an affirmative action plan for people with disabilities, including those with targeted disabilities.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report				
		ts affirmative action plan on its public website? [see 29 CFR §1614.203(d)(4)] If et address in the comments.	X			Located at www.dma.mil.				
		specific steps to ensure qualified people with disabilities are aware of and acancies? [see 29 CFR §1614.203(d)(1)(i)]	X							
		e that disability-related questions from members of the public are answered 29 CFR §1614.203(d)(1)(ii)(A)]	X							
		specific steps that are reasonably designed to increase the number of persons with ities employed at the agency until it meets the goals? [see 29 CFR §1614.203(d)(7)	X							

EEOC FORM 715-02 PART G		FEDERAL	nent Opportunity Commission AGENCY ANNUAL AM STATUS REPORT
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		Agency Self-Assessn	nent Checklist
	Essential Element: E Efficie	ency	

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Compliance Indicator			ire Has n Met		For all unmet measures, provide
Measures E.1. The process.	agency maintains an efficient, fair, and impartial complaint resolution	Yes	No	N/A	a brief explanation in the space below or complete and attach an EEOC FORM 715-01 PART H to the agency's status report
E.1.a. Does the agency timely provide l	EEO counseling, pursuant to 29 CFR §1614.105?	X			
E.1.b. Does the agency provide written initial counseling session, pursuant to 2	notification of rights and responsibilities in the EEO process during the 29 CFR §1614.105(b)(1)?	X			
E.1.c. Does the agency issue acknowled to MD-110, Ch. 5(I)?	dgment letters immediately upon receipt of a formal complaint, pursuant	X			
	te letters/dismissal decisions within a reasonable time (e.g., 60 days) after eport, pursuant to MD-110, Ch. 5(I)? If so, please provide the average	X			On average, it takes 30 days for acceptance/ dismissal letters to be sent after the issuance of the written Counselor Report.
	employees fully cooperate with EEO counselors and EEO personnel in the ne access to personnel records related to an investigation, pursuant to 29	X			
E.1.f. Does the agency timely complete	e investigations, pursuant to 29 CFR §1614.108?	X			
	mplete investigations, does the agency notify complainants of the date by ted and of their right to request a hearing or file a lawsuit, pursuant to 29	X			
E.1.h. When the complainant did not re pursuant to 29 CFR §1614.110(b)?	equest a hearing, does the agency timely issue the final agency decision,	X			
E.1.i. Does the agency timely issue fina judge's decision, pursuant to 29 CFR §	al actions following receipt of the hearing file and the administrative (1614.110(a)?	X			
	implement any stage of the EEO complaint process, does the agency hold ct and/or delays? [See MD-110, Ch. 5(V)(A)] If "yes", please describe	X			DMA utilizes the Investigations and Resolutions Directorate (IRD), Defense Civilian Personnel Advisory Service, Department of Defense, for its investigations. The service is free to DMA. DMEO cannot influence when IRD completes its investigations, but DMEO will hold them accountable for poor work products.

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•	Measures	E.3. The agency has established and encouraged the widespread use of a fair alternative dispute resolution (ADR) program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
	0 3	shed an ADR program for use during both the pre-complaint and formal complaint see 29 CFR §1614.102(b)(2)]	X			
E.3.b. Do MD-715,		re managers and supervisors to participate in ADR once it has been offered? [see	X			
E.3.c. Do 3(IV)(C)]		ourage all employees to use ADR, where ADR is appropriate? [See MD-110, Ch.	X			
		re a management official with settlement authority is accessible during the dispute -110, Ch. 3(III)(A)(9)]	X			
	es the agency prohit authority? [see M	bit the responsible management official named in the dispute from having D-110, Ch. 3(I)]	X			
E.3.f. Do	es the agency annua	ally evaluate the effectiveness of its ADR program? [see MD-110, Ch. 3(II)(D)]	X			

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Compliance Indicator			ire Has n Met		For all unmet measures, provide
Measures	E.4. The agency has effective and accurate data collection systems in place to evaluate its EEO program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
E.4.a. Does the agency have	systems in place to accurately collect, monitor, and analyze the following data:				
	ncluding the issues and bases of the complaints, the aggrieved individuals/ed management official? [see MD-715, II(E)]	X			However, we are discussing ways to improve the process.
E.4.a.2. The race, national or	rigin, sex, and disability status of agency employees? [see 29 CFR §1614.601(a)]	X			
E.4.a.3. Recruitment activitie	es? [see MD-715, II(E)]	X			
E.4.a.4. External and internal disability status? [see MD-71	l applicant flow data concerning the applicants' race, national origin, sex, and 15, $\Pi(E)$]	X			DoD was able to allow us to accomplish this in FY 2021 due to the new Advana application tool.
E.4.a.5. The processing of re-	quests for reasonable accommodation? [29 CFR §1614.203(d)(4)]	X			
	omplaints for the anti-harassment program? [see EEOC Enforcement Guidance on or for Unlawful Harassment by Supervisors (1999), § V.C.2]	X			However, we continue discussing ways to streamline the process.
E.4.b. Does the agency have Instructions, Sec. I]	a system in place to re-survey the workforce on a regular basis? [MD-715	X			

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	ompliance dicator		Measu Been	re Has Met		For all unmet measures, provide
M	easures	E.5. The agency identifies and disseminates significant trends and best practices in its EEO program.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
		or trends in its EEO program to determine whether the agency is meeting its EEOC enforces? [see MD-715, II(E)] If "yes", provide an example in the	X			DMEO monitors and analyzes agency's EEO trends and briefs Agency Director on any concern(s) that may need additional intervention.
		w other agencies' best practices and adopt them, where appropriate, to improve the ram? [see MD-715, II(E)] If "yes", provide an example in the comments.	Х			DMEO reviews best practices from other Department of Defense agencies, and determines which practices should be adopted by our office to improve our business processes.
E.5.c. Does th [see MD-715,		are its performance in the EEO process to other federal agencies of similar size?	X			

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Essential Element: F Responsiveness and Legal Compliance				
				For all unmet measures, provide
F.1. The agency has processes in place to ensure timely and full compliance with EEOC orders and settlement agreements.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
a system of management controls to ensure that its officials timely comply with final agency actions? [see 29 CFR §1614.102(e); MD-715, II(F)]	X			
	X			
n place to ensure the timely and predictable processing of ordered monetary relief?	X			
te to process other forms of ordered relief promptly? [see MD-715, II(F)]	X			
	X			_
		re Has 1 Met		For all unmet measures, provide
F.2. The agency complies with the law, including EEOC regulations, management directives, orders, and other written instructions.			N/A	
	Beer	n Met	N/A	measures, provide a brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status
directives, orders, and other written instructions.	Beer Yes	n Met	N/A	measures, provide a brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status
directives, orders, and other written instructions. y respond and fully comply with EEOC orders? [see 29 CFR §1614.502; MD-715, requests a hearing, does the agency timely forward the investigative file to the	Yes X	n Met	N/A	measures, provide a brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status
directives, orders, and other written instructions. y respond and fully comply with EEOC orders? [see 29 CFR §1614.502; MD-715, requests a hearing, does the agency timely forward the investigative file to the ffice? [see 29 CFR §1614.108(g)] ing of discrimination that is not the subject of an appeal by the agency, does the	Yes X	n Met	N/A	measures, provide a brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status
	F.1. The agency has processes in place to ensure timely and full compliance with	F.1. The agency has processes in place to ensure timely and full compliance with EEOC orders and settlement agreements. Yes a system of management controls to ensure that its officials timely comply with final agency actions? [see 29 CFR §1614.102(e); MD-715, II(F)] a system of management controls to ensure the timely, accurate, and complete settlement agreements? [see MD-715, II(F)] n place to ensure the timely and predictable processing of ordered monetary relief? X tee to process other forms of ordered relief promptly? [see MD-715, II(F)] A corder requiring compliance by the agency, does the agency hold its compliance	F.1. The agency has processes in place to ensure timely and full compliance with EEOC orders and settlement agreements. Yes No a system of management controls to ensure that its officials timely comply with final agency actions? [see 29 CFR §1614.102(e); MD-715, II(F)] a system of management controls to ensure the timely, accurate, and complete settlement agreements? [see MD-715, II(F)] In place to ensure the timely and predictable processing of ordered monetary relief? X to the to process other forms of ordered relief promptly? [see MD-715, II(F)] To order requiring compliance by the agency, does the agency hold its compliance X	F.1. The agency has processes in place to ensure timely and full compliance with EEOC orders and settlement agreements. Yes No N/A a system of management controls to ensure that its officials timely comply with final agency actions? [see 29 CFR §1614.102(e); MD-715, II(F)] a system of management controls to ensure the timely, accurate, and complete settlement agreements? [see MD-715, II(F)] In place to ensure the timely and predictable processing of ordered monetary relief? X to the to process other forms of ordered relief promptly? [see MD-715, II(F)] To order requiring compliance by the agency, does the agency hold its compliance X

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Agency Self-Assessment Checklist

1	Compliance Indicator			re Has 1 Met		For all unmet measures, provide a
	Measures	F.3. The agency reports to EEOC its program efforts and accomplishments.	Yes	No	N/A	brief explanation in the space below or complete and attach an EEOC FORM 715- 01 PART H to the agency's status report
	oes the agency timel (May 15, 2002), §20	y submit to EEOC an accurate and complete No FEAR Act report? [Public Law 03(a)]	X			We submit the information timely.
F.3.b. Do §1614.70	0,	y post on its public webpage its quarterly No FEAR Act data? [see 29 CFR	X			We submit the information timely.

Essential Element: O Other

EEOC FORM 715-02

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PART H EEO PROGRAM STATUS REPORT **DOD Defense Media Activity** For period covering October 1, 2021 to September 30, 2022 **Plan to Attain Essential Elements** PART H.1 Brief Description of Program E.4.a.4. External and internal applicant flow data concerning the applicants' race, national origin, sex, and disability status? [see Deficiency: MD-715, II(E)] Increase the participation rates of Females in GS-13 through GS-15 positions to make it more aligned with the Males in DMA. Objectives for EEO Plan Target Date Date Modified Date Completed Objective Description Date Initiated 10/21/2021 09/30/2023 Increase the participation rates of Females in GS-13 through GS-15 positions to make it more aligned with the Males in DMA. Responsible Officials Title Name Standards Address the Plan? Pedro M. Nieto EEO Director Yes Planned Activities Planned Activity Sufficient Modified Date Target Date Completion Staffing & Date Funding? 10/30/2021 DMEO will work with DMA's systems staff to ensure the correct tracking of the Applicant Yes 06/28/2021 12/15/2021 Flow Data into DMEO's EEO system. DMEO worked with DoD's Advana Team to obtain the AFD for the FY 2021 MD-715. Accomplishments Fiscal Accomplishment Year 2022 DMEO worked with DMA's HR staff to strategize ways to increase the participation rates of Females in GS13 through GS15 positions to make it more aligned with the Males in DMA.

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Plan to Eliminate Identified Barriers

Plan to Eliminate Identified Barriers									
PART I.1									
Source of the	Trigger:	Workforce Data (if so identify the table)							
Specific Workforce Data Table:		Workforce Data Table - A4							
STATEMENT OF CONDITION THAT WAS A TRIGGER FOR A POTENTIAL BARRIER:		Underrepresentation of Females in Senior Positions in total DMA workforce.							
Provide a brief narrative describing the condition at issue.									
How was the condition recognized as a potential barrier?									
STATEMENT		Barrier Group							
BARRIER GI	KOUPS:	All Women							
Barrier Analysis Process Completed?:		N							
Barrier(s) Ide	ntified?:	N							
STATEMENT		Barrier Name Description of Policy, Procedure, or Practice							
Provide a succinct statement of the agency policy, procedure or practice that has been determined to be the barrier of the		Females in GS	Underrepresentation of Females in GS-13 through GS-15 positions Analyzed workforce demographics. Although, the polices and procedures are the same, we will determine if there are any concerns with practices that could be potential barriers.						
undesired cond	.1110п.	Objective(s) and Dates for EEO Plan							
Date Initiated	Target Date	Sufficient Funding / Staffing?	Date Modified	Date Completed	Objective Description				
10/01/2021	09/30/2023	Yes	01/31/2024		Increase the participation rates of Females in GS-13 through GS-15 positions to make it more aligned with the Males in DMA.				
Responsible Official(s)									
Title			Name			Standards Address The Plan?			
Chief Human Capital Officer			Terry Meado	ows		Yes			
EEO Director	,		Pedro M. Ni	eto		Yes			
Director			Harold E. Pi	ittman		Yes			

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Plan to Eliminate Identified Barriers

Planned Activities Toward Completion of Objective								
Target Date	Planned Activities	Sufficient Staffing & Funding?	Modified Date	Completion Date				
10/01/2022	Establish recurring meetings with DMA's HR staff to strategize ways to improve in this identified barrier.	Yes	01/31/2024					
Report of Accomplishments								
Fiscal Year	Accomplishments							
2022	Females now make up 29.94% of GS-13 through GS-15 positions, whereas Males make up 70.06% in the same category.							

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Plan to Eliminate Identified Barriers

PART I.2									
Source of the		Workforce Data (if so identify the table)							
Specific Workforce Data Table:		Workforce Data Table - A1							
STATEMENT OF CONDITION THAT WAS A TRIGGER FOR A POTENTIAL BARRIER:		Underrepresentation of Females in DMA total workforce.							
Provide a brief narrative describing the condition at issue.									
How was the condition recognized as a potential barrier?									
STATEMENT		Barrier Group							
BARRIER GI	ROUPS:	All Women							
		All Women							
Barrier Analysis Process Completed?:		Y							
Barrier(s) Ide	ntified?:	Υ							
STATEMENT		Barrier Name Description				olicy, Procedure, or Practice			
Provide a succinct statement of the agency policy, procedure or practice that has been determined to be the barrier of the		Underrepresentation of Females in the DMA Workforce Analyzed workforce demographics.							
undesired cond	1111011.		Objective	(a) and Data	- for FFO Blom				
Date Initiated	Target Date	Sufficient Funding /	Date Modified	Date Completed	Objective Description				
10/01/2021	09/30/2023	Staffing? Yes	03/31/2024		Increase participation rates of Females in the DMA workforce to reflect the overall participation in the Civilian				
				Labo		Labor Force, which is 48%.			
			Res	sponsible Of	fficial(s)				
	Title			Name		Standards Address The Plan?			
Director			Harold E. P			Yes			
Chief Human Capital Officer			Terry Meadows			Yes			
EEO Director			Pedro M. Ni	ieto		Yes			

EEOC FORM 715-02 PART I

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Plan to Eliminate Identified Barriers

Planned Activities Toward Completion of Objective										
Target Date	Planned Activities	Sufficient Staffing & Funding?	Modified Date	Completion Date						
11/01/2022	Establish recurring meetings with DMA's HR staff to strategize ways to improve in this identified barrier.	Yes	03/01/2024							
Report of Accomplishments										
Fiscal Year	Fiscal Year Accomplishments									

MD-715 – Part J

Special Program Plan

for the Recruitment, Hiring, Advancement, and Retention of Persons with Disabilities

To capture agencies' affirmative action plan for persons with disabilities (PWD) and persons with targeted disabilities (PWTD), EEOC regulations (29 C.F.R. § 1614.203(e)) and MD-715 require agencies to describe how their affirmative action plan will improve the recruitment, hiring, advancement, and retention of applicants and employees with disabilities.

Section I: Efforts to Reach Regulatory Goals

EEOC regulations (29 CFR §1614.203(d)(7)) require agencies to establish specific numerical goals for increasing the participation of persons with disabilities and persons with targeted disabilities in the federal government

1. Using the goal of 12% as the benchmark, does your agency have a trigger involving PWD by grade level cluster in the permanent workforce? If "yes", describe the trigger(s) in the text box.

a.Cluster GS-1 to GS-10 (PWD)

Answer Yes
b.Cluster GS-11 to SES (PWD)

Answer Yes

DMA met the goal of 12%, of its total permanent workforce by having 12.35% PWD, but it was slightly lower than FY 2020 (12.39%). DMA had 2 PWD at Cluster GS-1 through GS-10 (0.41%), and 57 at GS-11 through SES (11.72%). However, we had a significant number of individuals with disabilities at higher grade levels. DMA will continue efforts to increase the number of PWD and PWTD in to total permanent workforce. DMA met the goal of 12%, of its total permanent workforce by having 13.86% PWD, and higher than FY 2021 (12.35%). DMA had 1 PWD at Cluster GS-1 through GS-10 (0.23%) and 43 at GS-11 through SES (6.83%). DMA will continue to increase the number of PWD and PWTD in the total permanent workforce.

*For GS employees, please use two clusters: GS-1 to GS-10 and GS-11 to SES, as set forth in 29 C.F.R. § 1614.203(d) (7). For all other pay plans, please use the approximate grade clusters that are above or below GS-11 Step 1 in the Washington, DC metropolitan region.

2. Using the goal of 2% as the benchmark, does your agency have a trigger involving PWTD by grade level cluster in the permanent workforce? If "yes", describe the trigger(s) in the text box.

a.Cluster GS-1 to GS-10 (PWTD)

Answer Yes
b.Cluster GS-11 to SES (PWTD)

Answer No

DMA met the 2% goal by having 3.29 % in the total permanent workforce. DMA had 1 PWTD at Cluster GS-1 through GS-10 (0.20%), and 15 at GS-11 through SES (3.08%).

3. Describe how the agency has communicated the numerical goals to the hiring managers and/or recruiters.

DMA's EEO Director communicates the EEOC's PWD and PWTD goals with the Chief Human Capital Officer and staff, as well as to other DMA leadership regarding the need to recruit, hire, advance and retain individuals with disabilities.

Section II: Model Disability Program

Pursuant to 29 C.F.R. § 1614.203(d)(1), agencies must ensure sufficient staff, training and resources to recruit and hire persons with disabilities and persons with targeted disabilities, administer the reasonable accommodation program and special emphasis program, and oversee any other disability hiring and advancement program the agency has in place.

A. PLAN TO PROVIDE SUFFICIENT & COMPETENT STAFFING FOR THE DISABILITY PROGRAM

1.	Has the agency	y designated s	sufficient qu	ıalified	personnel t	o implement	its disability	y program	during the	reporting p	period? If	'no",	describe the
age	ency's plan to im	iprove the sta	affing for the	e upcon	ning year.								

Answer	Yes

2. Identify all staff responsible for implementing the agency's disability employment program by the office, staff employment status, and responsible official.

	# of F	TE Staff By Emp		
Disability Program Task	Full Time	Part Time	Collateral Duty	Responsible Official (Name, Title, Office Email)
Section 508 Compliance	1	0	0	Wendy Miner Chief Technology and Compliance wendy.d.miner.civ@mail.mil
Processing applications from PWD and PWTD	0	0	0	DLA processes DMA applications
Answering questions from the public about hiring authorities that take disability into account	1	0	0	Terry Meadows Chief Human Capital Officer terry.e.meadows.civ@mail.mil
Special Emphasis Program for PWD and PWTD	1	0	0	Pedro Nieto Equal Employment Manager pedro.m.nieto.civ@mail.mil
Architectural Barriers Act Compliance	1	0	0	David Rouse Facility Manager david.a.rouse.civ@mail.mil
Processing reasonable accommodation requests from applicants and employees	1	0	0	Pedro Nieto Equal Employment Manager pedro.m.nieto.civ@mail.mil

3. Has the agency provided disability program staff with sufficient training to carry out their responsibilities during the reporting period? If "yes", describe the training that disability program staff have received. If "no", describe the training planned for the upcoming year.

Answer Yes

The staff received EEO training which included information on requesting reasonable accommodations, as well as the role of the Disability Program Manager.

B. PLAN TO ENSURE SUFFICIENT FUNDING FOR THE DISABILITY PROGRAM

Has the agency provided sufficient funding and other resources to successfully implement the disability program during the reporting period? If "no", describe the agency's plan to ensure all aspects of the disability program have sufficient funding and other resources

Answer Yes

Section III: Plan to Recruit and Hire Individuals with Disabilities

Pursuant to 29 C.F.R. §1614.203(d)(1)(i) and (ii), agencies must establish a plan to increase the recruitment and hiring of individuals with disabilities. The questions below are designed to identify outcomes of the agency's recruitment program plan for PWD and PWTD

A. PLAN TO IDENTIFY JOB APPLICATIONS WITH DISABILITIES

1. Describe the programs and resources the agency uses to identify job applicants with disabilities, including individuals with targeted disabilities.

Schedule A; Veterans Recruitment Act; Veterans Employment Opportunity Act; 30 percent or more disabled.

2. Pursuant to 29 C.F.R. §1614.203(a)(3), describe the agency's use of hiring authorities that take disability into account (e.g., Schedule A) to recruit PWD and PWTD for positions in the permanent workforce

Schedule A; Veterans Recruitment Act; Veterans Employment Opportunity Act; 30 percent or more disabled. DMA has continued targeted recruitment activities and has encouraged hiring managers to make full use of special appointing authorities, such as Schedule A, etc. In 2022, DMA continued to utilize the "Binder list" to match skillsets of those listed with job vacancies. Also, DMA continued to utilize the "Disability Recruitment committee," that specifically targeted the recruitment of individuals with disabilities, which included veterans. DMA will continue to reach out to educational institutions that attract a large number of individuals with disabilities, such as Gallaudet University.

3. When individuals apply for a position under a hiring authority that takes disability into account (e.g., Schedule A), explain how the agency (1) determines if the individual is eligible for appointment under such authority; and, (2) forwards the individual's application to the relevant hiring officials with an explanation of how and when the individual may be appointed.

Defense Logistics Agency (DLA) determines if an applicant is eligible for a special hiring authority, and then forwards the applicant to the DMA hiring official with an explanation of the appointment.

4. Has the agency provided training to all hiring managers on the use of hiring authorities that take disability into account (e.g., Schedule A)? If "yes", describe the type(s) of training and frequency. If "no", describe the agency's plan to provide this training.

Answer Yes

Yes

Mandatory training on hiring authorities is included in Human Resources Supervisor Training.

B. PLAN TO ESTABLISH CONTACTS WITH DISABILITY EMPLOYMENT ORGANIZATIONS

Describe the agency's efforts to establish and maintain contacts with organizations that assist PWD, including PWTD, in securing and maintaining employment.

DMEO worked with its Human Resources 's Workforce Recruitment Program (WRP) team to share the EEOC's recommendations from an EEOC Technical Review regarding recruitment efforts for individuals with disabilities.

C. PROGRESSION TOWARDS GOALS (RECRUITMENT AND HIRING)

1. Using the goals of 12% for PWD and 2% for PWTD as the benchmarks, do triggers exist for PWD and/or PWTD among the new hires in the permanent workforce? If "yes", please describe the triggers below.

a. New Hires for Permanent Workforce (PWD)

Answer

b. New Hires for Permanent Workforce (PWTD)

Answer No

In FY 2022, DMA's new hires for PWD was 12.50% and PWTD was 1.56%.

2. Using the qualified applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among the new hires for any of the mission-critical occupations (MCO)? If "yes", please describe the triggers below. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. New Hires for MCO (PWD)

Answer Yes
b. New Hires for MCO (PWTD)

Answer Yes

For FY 2022 DMA tracked this type of data using the Advana tool. Based upon the New Hires information provided, in FY 2022, there were 15.69% (qualified PWD) and 5.03% (qualified PWTD), but none were selected. We will continue to analyze this data for trends and accuracy. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

3. Using the relevant applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among the qualified internal applicants for any of the mission-critical occupations (MCO)? If "yes", please describe the triggers below. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Qualified Applicants for MCO (PWD)

Answer Yes
b. Qualified Applicants for MCO (PWTD)

Answer Yes

FY 2021 was the first year that DMA was able to track this type of data using the Advana tool. Based upon the FY22 information provided, there were several internal applicants qualified for MCO positions, but none at the rate we need it to be for either PWD or PWTD. We will continue to analyze this data for trends and accuracy. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

4. Using the qualified applicant pool as the benchmark, do triggers exist for PWD and/or PWTD among employees promoted to any of the mission-critical occupations (MCO)? If "yes", please describe the triggers below. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Promotions for MCO (PWD)

Answer Yes
b. Promotions for MCO (PWTD)

Answer Yes

FY 2021 is the first time that DMA was able to track this type of data (thanks to the new Advana tool). Based upon the information provided, there are few PWDs and PWTDs qualified or referred, and one PWD and one PWTD selected. We will continue to analyze this data for trends and accuracy. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

Section IV: Plan to Ensure Advancement Opportunities for Employees with Disabilities

Pursuant to 29 C.F.R. §1614.203(d)(1)(iii), agencies are required to provide sufficient advancement opportunities for employees with disabilities. Such activities might include specialized training and mentoring programs, career development opportunities, awards programs, promotions, and similar programs that address advancement. In this section, agencies should identify, and provide data on programs designed to ensure advancement opportunities for employees with disabilities.

A. ADVANCEMENT PROGRAM PLAN

Describe the agency's plan to ensure PWD, including PWTD, have sufficient opportunities for advancement.

DMA will review it policies, procedures and practices to determine if there are more opportunities for advancement for PWD/PWTD. We will collaborate with other agencies to consider options for providing PWD/PWTD with additional career development opportunities.

B. CAREER DEVELOPMENT OPPORTUNITES

1. Please describe the career development opportunities that the agency provides to its employees.

In FY 2022, DMA offered the Workforce Development Mentoring Program, Centralized Rotation Program (CRP) and DMA Leads Program for all DMA employees. The Mentoring and CRP (detail) programs are non-competitive. We will continue to work to obtain more workforce data on our career development opportunities.

2. In the table below, please provide the data for career development opportunities that require competition and/or supervisory recommendation/approval to participate.

Career Development Opportunitie	Total Par	rticipants	PV	VD	PWTD		
1 11	Applicants (#)	Selectees (#)	Applicants (#)	Selectees (#)	Applicants (#)	Selectees (#)	
Internship Programs							
Fellowship Programs							
Coaching Programs							
Training Programs							
Other Career Development Programs	14	12					
Mentoring Programs	21	21					
Detail Programs	13	13					

3.	Do triggers exist for PWD among the applicants and/or selectees for any of the career development programs? (The appropriate benchmarks are the
rele	vant applicant pool for the applicants and the applicant pool for selectees.) If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant
data	a is not available for your agency, and describe your plan to provide the data in the text box.

a. Applicants (PWD)

Answer N/A

b. Selections (PWD)

Answer N/A

Unfortunately, this workforce data was not fully implemented for FY 2022. DMA is still working with DLA HR Reports Team and DMA Software Solutions team to track this type of data completely and accurately.

4. Do triggers exist for PWTD among the applicants and/or selectees for any of the career development programs? (The appropriate benchmarks are the relevant applicant pool for the applicants and the applicant pool for selectees.) If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Applicants (PWTD) Answer N/A
b. Selections (PWTD) Answer N/A

Unfortunately, this workforce data was not fully implemented for FY 2022. DMA is still working with DLA HR Reports Team and DMA Software Solutions team to track this type of data completely and accurately.

C. AWARDS

1. Using the inclusion rate as the benchmark, does your agency have a trigger involving PWD and/or PWTD for any level of the time-off awards, bonuses, or other incentives? If "yes", please describe the trigger(s) in the text box.

a. Awards, Bonuses, & Incentives (PWD)

Answer No

b. Awards, Bonuses, & Incentives (PWTD)

Answer No

2. Using the inclusion rate as the benchmark, does your agency have a trigger involving PWD and/or PWTD for quality step increases or performance-based pay increases? If "yes", please describe the trigger(s) in the text box.

a. Pay Increases (PWD)
Answer
No
b. Pay Increases (PWTD)
Answer
No

3. If the agency has other types of employee recognition programs, are PWD and/or PWTD recognized disproportionately less than employees without disabilities? (The appropriate benchmark is the inclusion rate.) If "yes", describe the employee recognition program and relevant data in the text box.

a. Other Types of Recognition (PWD)

b. Other Types of Recognition (PWTD)

Answer No

Answer No

D. PROMOTIONS

1. Does your agency have a trigger involving PWD among the qualified internal applicants and/or selectees for promotions to the senior grade levels? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) For non-GS pay plans, please use the approximate senior grade levels. If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. SES i. Qualified Internal Applicants (PWD) Answer Yes ii. Internal Selections (PWD) Answer Yes b. Grade GS-15 i. Qualified Internal Applicants (PWD) Answer Yes ii. Internal Selections (PWD) Answer Yes c. Grade GS-14 i. Qualified Internal Applicants (PWD) Answer ii. Internal Selections (PWD) Answer Yes d. Grade GS-13 i. Qualified Internal Applicants (PWD) Answer Yes ii. Internal Selections (PWD) Answer Yes

FY 2022 DMA data was tracked this type of data using the Advana tool. Based upon the information provided, there are some instances in which the agency is meeting the 12% goal for PWD and some where we are not meeting the goal. We will continue to analyze this data for trends and accuracy. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

2. Does your agency have a trigger involving PWTD among the qualified internal applicants and/or selectees for promotions to the senior grade levels? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) For non-GS pay plans, please use the approximate senior grade levels. If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. SES

i. Qualified Internal Applicants (PWTD)ii. Internal Selections (PWTD)Answer Yes

b. Grade GS-15

i. Qualified Internal Applicants (PWTD)	Answer	Yes
ii. Internal Selections (PWTD)	Answer	Yes
c. Grade GS-14		
i. Qualified Internal Applicants (PWTD)	Answer	Yes
ii. Internal Selections (PWTD)	Answer	Yes
d. Grade GS-13		
i. Qualified Internal Applicants (PWTD)	Answer	Yes
ii. Internal Selections (PWTD)	Answer	Yes

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 2% goal for PWTD and some where we are not meeting the goal. We will continue to analyze this data for trends and accuracy. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

3. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWD among the new hires to the senior grade levels? For non-GS pay plans, please use the approximate senior grade levels. If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. New Hires to SES (PWD)	Answer	Yes
b. New Hires to GS-15 (PWD)	Answer	Yes
c. New Hires to GS-14 (PWD)	Answer	Yes
d. New Hires to GS-13 (PWD)	Answer	Yes

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 12% PWD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

4. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWTD among the new hires to the senior grade levels? For non-GS pay plans, please use the approximate senior grade levels. If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. New Hires to SES (PW1D)	Answer	Yes
b. New Hires to GS-15 (PWTD)	Answer	Yes
c. New Hires to GS-14 (PWTD)	Answer	Yes
d. New Hires to GS-13 (PWTD)	Answer	Yes

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 2% PWTD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

Does your agency have a trigger involving PWD among the qualified internal applicants and/or selectees for promotions to supervisory positions? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. Executives		
i. Qualified Internal Applicants (PWD)	Answer	Yes
ii. Internal Selections (PWD)	Answer	Yes
b. Managers		
i. Qualified Internal Applicants (PWD)	Answer	Yes
ii. Internal Selections (PWD)	Answer	Yes

c. Supervisors

i. Qualified Internal Applicants (PWD)

ii. Internal Selections (PWD)

Yes Answer

Yes

Answer

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 12% PWD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

6. Does your agency have a trigger involving PWTD among the qualified internal applicants and/or selectees for promotions to supervisory positions? (The appropriate benchmarks are the relevant applicant pool for qualified internal applicants and the qualified applicant pool for selectees.) If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

Executives

i. Qualified Internal Applicants (PWTD)

Answer

Answer Yes

Managers

i. Qualified Internal Applicants (PWTD)

Answer

Yes

Yes

c. Supervisors

i. Qualified Internal Applicants (PWTD)

Answer

Answer

Yes

ii. Internal Selections (PWTD)

ii. Internal Selections (PWTD)

ii. Internal Selections (PWTD)

Answer

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting

the 2% PWTD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

7. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWD among the selectees for new hires to supervisory positions? If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. New Hires for Executives (PWD)

Answer Yes

b. New Hires for Managers (PWD)

Answer Yes

Yes

c. New Hires for Supervisors (PWD)

Answer

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 12% PWD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

8. Using the qualified applicant pool as the benchmark, does your agency have a trigger involving PWTD among the selectees for new hires to supervisory positions? If "yes", describe the trigger(s) in the text box. Select "n/a" if the applicant data is not available for your agency, and describe your plan to provide the data in the text box.

a. New Hires for Executives (PWTD)

Yes Answer

b. New Hires for Managers (PWTD)

Answer Yes

c. New Hires for Supervisors (PWTD)

Answer

Yes

FY 2022 DMA data was tracked using the data tool Advana. Based upon the information provided, there are some instances in which the agency is meeting the 2% PWTD goal and some where we are not meeting the goal. We will continue to analyze this data for trends. However, based on the data provided, we do have triggers in this area. We will look for opportunities for improvement by working with the Chief Human Capital Officer and others in leadership positions for options.

Section V: Plan to Improve Retention of Persons with Disabilities

To be model employer for persons with disabilities, agencies must have policies and programs in place to retain employees with disabilities. In this section, agencies should: (1) analyze workforce separation data to identify barriers retaining employees with disabilities; (2) describe efforts to ensure accessibility of technology and facilities; and (3) provide information on the reasonable accommodation program and workplace assistance services.

A. VOLUNTARY AND INVOLUNTARY SEPARATIONS

1. In this reporting period, did the agency convert all eligible Schedule A employees with a disability into the competitive service after two years of satisfactory service (5 CFR § 213.3102(u)(6)(i))? If "no", please explain why the agency did not convert all eligible Schedule A employees.

Answer No

DMA did not have any Schedule A employees to convert.

2. Using the inclusion rate as the benchmark, did the percentage of PWD among voluntary and involuntary separations exceed that of persons without disabilities? If "yes", describe the trigger below.

a.Voluntary Separations (PWD)
Answer No
b.Involuntary Separations (PWD)
Answer No

3. Using the inclusion rate as the benchmark, did the percentage of PWTD among voluntary and involuntary separations exceed that of persons without targeted disabilities? If "yes", describe the trigger below.

a.Voluntary Separations (PWTD) Answer No b.Involuntary Separations (PWTD) Answer No

For FY2022, we continued to include the disability-related questions to DMA's Exit Interview Survey to include questions pertaining to the improvement of recruitment, hiring, inclusion, retention, and advancement of PWD.

4. If a trigger exists involving the separation rate of PWD and/or PWTD, please explain why they left the agency using exit interview results and other data sources.

N/A

B. ACCESSIBILITY OF TECHNOLOGY AND FACILITIES

Pursuant to 29 CFR §1614.203(d)(4), federal agencies are required to inform applicants and employees of their rights under Section 508 of the Rehabilitation Act of 1973 (29 U.S.C. § 794(b), concerning the accessibility of agency technology, and the Architectural Barriers Act of 1968 (42 U.S.C. § 4151-4157), concerning the accessibility of agency facilities. In addition, agencies are required to inform individuals where to file complaints if other agencies are responsible for a violation.

1. Please provide the internet address on the agency's public website for its notice explaining employees' and applicants' rights under Section 508 of the Rehabilitation Act, including a description of how to file a complaint.

The internet address is www.dma.mil.

2. Please provide the internet address on the agency's public website for its notice explaining employees' and applicants' rights under the Architectural Barriers Act, including a description of how to file a complaint.

The internet address is https://www.dma.mil/about-dma/special-staff/diversity-management-and-equal-opportunity.

3. Describe any programs, policies, or practices that the agency has undertaken, or plans on undertaking over the next fiscal year, designed to improve accessibility of agency facilities and/or technology.

For FY2022, DMA continued to collaborate with the Department of Defense's Office of Diversity, Equity and Inclusion (ODEI) and other appropriate offices to address barrier analysis concerns for employees with disabilities, including targeted disabilities.

C. REASONABLE ACCOMMODATION PROGRAM

Pursuant to 29 C.F.R. § 1614.203(d)(3), agencies must adopt, post on their public website, and make available to all job applicants and employees, reasonable accommodation procedures.

1. Please provide the average time frame for processing initial requests for reasonable accommodations during the reporting period. (Please do not include previously approved requests with repetitive accommodations, such as interpreting services.)

The average time frame was 47 days for approval.

2. Describe the effectiveness of the policies, procedures, or practices to implement the agency's reasonable accommodation program. Some examples of an effective program include timely processing requests, timely providing approved accommodations, conducting training for managers and supervisors, and monitoring accommodation requests for trends.

DMA's reasonable accommodation requests have been timely processed, and no complaints were filed regarding our process. All incoming employees received a briefing on reasonable accommodation policies and procedures.

D. PERSONAL ASSISTANCE SERVICES ALLOWING EMPLOYEES TO PARTICIPATE IN THE WORKPLACE

Pursuant to 29 CFR §1614.203(d)(5), federal agencies, as an aspect of affirmative action, are required to provide personal assistance services (PAS) to employees who need them because of a targeted disability, unless doing so would impose an undue hardship on the agency.

Describe the effectiveness of the policies, procedures, or practices to implement the PAS requirement. Some examples of an effective program include timely processing requests for PAS, timely providing approved services, conducting training for managers and supervisors, and monitoring PAS requests for trends.

DMA's Personal Assistance Services (PAS) policies and procedures are posted on the agency's website. We did not receive any PAS requests in FY 2022.

Section VI: EEO Complaint and Findings Data

A. EEO COMPLAINT DATA INVOLVING HARASSMENT

1. During the last fiscal year, did a higher percentage of PWD file a formal EEO complaint alleging harassment, as compared to the government-wide average?

Answer No.

2. During the last fiscal year, did any complaints alleging harassment based on disability status result in a finding of discrimination or a settlement agreement?

Answer Yes

3. If the agency had one or more findings of discrimination alleging harassment based on disability status during the last fiscal year, please describe the corrective measures taken by the agency.

Corrective actions were taken against two individuals. One individual was demoted, reassigned, and mandated to complete additional, supplemental training on (1) state, federal and local EEO laws, (2) remedial supervisory training, (3) internal agency training courses, and received a letter of reprimand. The other individual was counseled by their immediate supervisor. A climate assessment was conducted April 18-21, 2023. The results will be reviewed, analyzed and assessed by the DMA IG Office in coordination/overseen with the DMA Director/Agency Head to ensure discriminatory behaviors are addressed and eradicated.

B. EEO COMPLAINT DATA INVOLVING REASONABLE ACCOMMODATION

1. During the last fiscal year, did a higher percentage of PWD file a formal EEO complaint alleging failure to provide a reasonable accommodation, as compared to the government-wide average?

Answer No

2. During the last fiscal year, did any complaints alleging failure to provide reasonable accommodation result in a finding of discrimination or a settlement agreement?

Answer No

3. If the agency had one or more findings of discrimination involving the failure to provide a reasonable accommodation during the last fiscal year, please describe the corrective measures taken by the agency.

Section VII: Identification and Removal of Barriers

				dysis when a trig protected EEO gr					
1. Has the	agency identifie	d any barriers (polic	ies, procedures, a	nd/or practices) t				WD and/or PWTI)?
						Answer	Yes		
2. Has the	agency establish	ed a plan to correct	the barrier(s) invo	olving PWD and/	or PWTD?				
						Answer	Yes		
Identify where apr	each trigger and elicable, accompl	plan to remove the ishments	barrier(s), includi	ng the identified	barrier(s), objec	ctive(s), re	esponsible officia	al(s), planned activ	ities
where app	medore, decompr								

Fiscal Yea	r			1000	mplishme	nte				
			керо	rt of Accomp						
03/01/2023	B DMA will c	conduct extens		<u> </u>	liah ć	Yes				
01/01/2023	new hires.			selection proc	esses for	Yes				
Target Dat		Pla	nned Activit	ies	·	Sufficient Staffing & Funding?	Modified Date	Completion Date		
Of ICO Direct		Plan		es Toward Co	mpletion	of Objective	162			
EEO Directo			Pedro M. N				Yes Yes			
Agency Director				Harold E. Pittman			Yes			
	Title			Name			Standards Address The Plan?			
			Re	sponsible Of	fficial(s)					
07/01/2022	09/30/2024	Yes			Ensure the	at DMA at lease move towards ex	maintains the 1	2% regulatory al beyond 13%		
Date Initiated	Target Date	Sufficient Funding / Staffing?	Date Modified	Date Completed			ve Description			
Provide a succ of the agency procedure or practice that determined to of the undesired cond	policy, t has been be the barrier		Objective	e(s) and Date	s for EEO	Plan				
STATEMEN' IDENTIFIED		Barrie	er Name		Descriptio	n of Policy, Pro	ocedure, or Pra	ctice		
Barrier(s) Ide		Υ		1						
Barrier Analy Completed?:	vsis Process	Υ								
STATEMENT BARRIER G		People with D								
How was the crecognized as barrier?										
Provide a brief describing the issue.										
STATEMENT CONDITION A TRIGGER POTENTIAL	THAT WAS FOR A		Slight increase in the number of individuals with disabilities in the permanent workforce. Increase in the permanent workforce in the permanen							
Table:	xforce Data	Workforce Da	Vorkforce Data Table - B1							
Specific Worl										

 $4.\ Please\ explain\ the\ factor(s)\ that\ prevented\ the\ agency\ from\ timely\ completing\ any\ of\ the\ planned\ activities.$

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Due to continued FY 2021 COVID-19 restrictions and other workload priorities during the period of maximum telework, we were unable to host a PWTD/PWD Open House/Hiring event to recruit individuals with targeted disabilities. We will resume this event when socially appropriate and funding available to conduct virtually. We will revisit the activities listed in the previous AAPs per the following: 1) Use of details and special job assignments for additional career development opportunities for PWD/PWTD. 2) Review the recruitment and selection processes for new hires and promotions for all Mission-Critical Occupations, with the exception of the 0856, 1001, and 1084 series. 3) Conduct focus groups with PWTDs to discuss their career advancement opportunities with the agency.

5. For the planned activities that were completed, please describe the actual impact of those activities toward eliminating the barrier(s).

For 2022 DMA continued to utilize the "Disability Recruitment committee," that specifically targeted the recruitment of individuals with disabilities, which included veterans and other Direct Hiring methods. We have Applicant Flow Data in place and will carefully review the FY 2022 for accuracy and trends. Our MD-715 report for FY 2022 includes initial the Applicant Flow Data received from the Advana tool. We will continue to plan and collaborate with our Human Resources staff to develop a more efficient way of tracking Schedule A employees.

6. If the planned activities did not correct the trigger(s) and/or barrier(s), please describe how the agency intends to improve the plan for the next fiscal year.

As mentioned previously, DMA will revisit the planned activities listed in previous AAPs to ensure we do not lose sight of our plans. We informed our Workforce Recruitment Team of the EEOC's recommendation of expanding contacts with disability organizations to include the American Job Centers, State Vocational Rehabilitation Agencies, Centers for Independent Living, and Employment Network Service providers in order to recruit more PWD/PWTD. In addition, DMA will incorporate the EEOC's recommendations from a Technical Visit to ensure we use EEO complaint data, EEO grievance data, surveys and anecdotal information from disability organizations when conducting the agency's barrier analysis. Lastly, we will continue collaborating with other Department of Defense agencies to assist with our barrier analysis efforts.