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| **Transition Plan Checklist:**  **All Elements posted conspicuously on website, for internal and external use** | |
| **Transition Plan Attribute** | **Review Comments** |
| **Official responsible** for implementation of the TP, i.e., Executive Director, Secretary, Commissioner, Chief Engineer, etc. 28 CFR 35.150(d)(3)(iv) |  |
| **Inventory of barriers** (identification of physical obstacles) 28 CFR 35.150(d)(3)(i); 28 CFR 35.105 (a) – Entity demonstrates good faith by identifying intersection information, including curb ramps and other associated accessibility elements, as a starting point and showing movement and commitment toward developing a full inventory.  Require an Action Plan to develop an inventory of sidewalks (slopes, obstructions, protruding objects, changes in levels, etc.), signals (APS), bus stops (bus pads), buildings, parking, rest areas (tourist areas, picnic areas, visitor centers, etc.), mixed use trails, linkages to transit.  Best practice - have discussion of jurisdictional issues/responsibilities for sidewalks |  |
| **Schedule –** Show a strong commitment toward upgrading ADA elements identified in the inventory of barriers in the short term (planned capital improvement projects) and a strong commitment over time toward prioritizing curb ramps at walkways serving entities covered by the ADA. 28 CFR 35.150(d)(2) This would also include planning and investments directed at eliminating other identified barriers over time. 28 CFR 35.150(d)(3)(iii)  Best practice - dedicate resources to eliminate identified ADA deficiencies |  |
| Describe in detail the **Methods** that will be used to make the facilities accessible. 28 CFR 35.150(d)(3)(ii)  Best practice – include the Standard that the entity is following (i.e., 2010 ADAAG, 2011 PROWAG) |  |
| **Other ADA Requirements** | **Review Comments** |
| **Public Involvement** – Description of process to allow public to readily access and submit comments for both self-evaluation and transition plan. 28 CFR 35.150(d)(1); 28 CFR 35.105(b)  Best practices: a) detailed list of individuals consulted posted conspicuously on website, does not have to be in actual TP, but must be documented and available; b) have both electronic and hard copy notice. 28 CFR 35.105(c) |  |
| **ADA policy statement** is a requirement of Public Entities, but does not have to be in the TP per se, but it is a good practice and needs to be easily accessible by the public. 28 CFR 35.106  Best practice - post conspicuously on website, for internal and external use |  |
| Clear identification of the **ADA Coordinator** (dedicated trained staff) with contact information(i.e., name, office address, telephone number, email address, fax number) 28 CFR 35.107(a) |  |
| Clear **Complaint/Grievance Process** to receive and address complaints/grievances from the public (is a requirement of Public Entities, but does not have to be in the TP per se, but it is a good practice and needs to be easily accessible by the public). 28 CFR 35.107(b) |  |
| **REVIEWER\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DATE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** | |