In the United States, individuals with disabilities have an estimated $175 billion in discretionary spending. Nevertheless, they are frequently excluded from everyday commercial activities such as shopping, going to the movies, or dining out. If your business is not accessible, you may miss out on opportunities to market and sell your goods and services to the approximately 2 million people with disabilities in Illinois. More importantly, serving people with disabilities creates an inclusive and respectful environment for all.

Under Title III of the Americans with Disabilities Act (ADA), all public accommodations in Illinois must provide auxiliary aids and services and modify their policies when necessary to accommodate customers with disabilities. In addition, the ADA and Environmental Barriers Act require that businesses in Illinois maintain physical environments accessible to people with disabilities. Virtually every business in Illinois is a public accommodation, including but not limited to restaurants, bars, stores, hotels, theaters, gyms, hospitals, and day care centers.

The Attorney General’s Disability Rights Bureau enforces disability laws and helps businesses comply with these laws through technical assistance and training. We have created this brochure to help your business ensure that individuals with disabilities are able to fully benefit from your goods and services. Thank you for doing your part to make businesses in Illinois friendly to people with disabilities.

Sincerely,

Kwame Raoul
Attorney General

The Disability Rights Bureau provides technical assistance and training to businesses and public accommodations. If you need assistance, please contact us.

DISABILITY RIGHTS HOTLINE

Chicago
(312) 814-5684
TTY: 1-800-964-3013

Springfield
(217) 524-2660
TTY: 1-877-844-5461

For more information on service animals, accessible parking, site inspections, and tax incentives, please visit:

**MODIFYING POLICIES AND PROCEDURES**

Public accommodations must make reasonable modifications to policies and procedures to serve customers with disabilities unless doing so would fundamentally alter the nature of their goods and services. Most modifications require only minor adjustments, such as:

- Allowing a second person in a dressing room
- Accepting a means of identification other than a driver’s license
- Providing delivery service
- Allowing food, drinks, or medicine where it is otherwise prohibited
- Permitting the use of a service animal if your business has a “no pet” policy

**SERVING CUSTOMERS WITH DISABILITIES**

There are many small yet meaningful ways in which you can assist customers with disabilities who frequent your establishment. The first step is to ask the customer what would be most helpful to him or her. Some examples of assistance you might provide to customers with disabilities include:

- Guiding someone who is blind or has low vision down the aisles of a store
- Retrieving items for someone in a wheelchair
- Reading product labels or a menu to someone who is blind or has low vision
- Describing items to someone who is blind or has low vision
- Slowly explaining the meaning of a product or service to someone with a cognitive disability

**COMMUNICATING WITH CUSTOMERS WITH DISABILITIES**

You may need to communicate with customers with disabilities differently than with those without disabilities. Sometimes a change in communication is as simple as writing notes or e-mails back and forth with a person who is deaf or hard of hearing. For more complex transactions, such as closing a loan or reviewing a tax return, you may need to provide a qualified sign language interpreter or documents in Braille at your expense.

A public accommodation must also accommodate people with hearing disabilities who use a text telephone (TTY), video remote interpreting service, or relay service.

Other examples of auxiliary aids and services include assistive listening devices, real time captioning, sign language interpreters, qualified readers, screen readers, recorded texts, magnifiers, and large print materials. A business may not apply a surcharge or request an extra deposit for providing an auxiliary aid or service to a customer with a disability.

**ENSURING PHYSICAL ACCESSIBILITY**

Customers with disabilities will not be able to transact business with you if they cannot navigate your facilities. You are responsible for ensuring that your business is accessible to people with disabilities, even if you lease your space.

**New construction and alterations**

Buildings constructed after May 1, 1988, must comply with the requirements of the Illinois Accessibility Code (IAC). In addition, any element or space of a building altered after May 1, 1988, must meet IAC standards.

**Barrier removal**

Buildings constructed before May 1, 1988, that have not been altered are subject to the barrier removal requirements of the ADA. This means that public accommodations must remove physical barriers to the extent it is readily achievable. Examples of readily achievable barrier removal include installing an entrance ramp, widening a doorway, installing accessible door hardware, repositioning shelves, and moving display racks or furniture.

**Parking**

Your business must provide a certain number of accessible parking spaces based on the total number of spaces available to customers. These accessible spaces must be located on the shortest route to an accessible entrance and have appropriate markings and signage. In addition, you must keep accessible parking spaces clear of snow, ice, shopping carts, and other objects.

For more information on physical accessibility, consult the Illinois Capital Development Board’s website at www.cdb.state.il.us.

**TAX CREDITS**

The IRS provides tax credits for improvements that make your business more accessible to people with disabilities.