

This AAPD 10-03 is archived because the same-sex domestic partner program ended for U.S. direct hires Foreign Service Officers (USDH) on Sept. 30, 2018. See All Diplomatic and Consular Posts Collective (ALDAC) cable 15 STATE 118678.

The corollary USPSC program issued under this AAPD was similarly discontinued to maintain parity of benefits with USDH.

USAID

# Acquisition \& Assistance Policy Directive (AAPD) 

From the Director, Office of Acquisition \& Assistance Issued: April 12, 2010

AAPD 10-03<br>AIDAR, APPENDIX D: IMPLEMENTING BENEFITS FOR SAME-SEX DOMESTIC PARTNERS OF USPSCs<br>Subject Category: PERSONAL SERVICES CONTRACTS<br>Type: Policy

AAPDs provide information of significance to all agency personnel and partners involved in the Acquisition and Assistance process. Information includes (but is not limited to): advance notification of changes in acquisition or assistance regulations; reminders; procedures; and general information. Also, AAPDs may be used to implement new requirements on short-notice, pending formal amendment of acquisition or assistance regulations.

AAPDs are EFFECTIVE AS OF THE ISSUED DATE unless otherwise noted in the guidance below; the directives remain in effect until this office issues a notice of cancellation.

This AAPD: X Is New Replaces/ $\square$ Amends

## Applicable to:

Existing awards; Modification requiredNo later than
$\mathbf{X}$ As noted in guidance below
$\square$ RFPs/RFAs issued on or after the effective date of this AAPD; all other Pending Awards, i.e., 8(a), sole source, IQCOther or N/A

Precedes change to:
X AIDAR Appendices D and J
$\square$ USAID Automated Directives System (ADS) Chapter
$\square$ Code of Federal Regulations
$\square$ Other
$\square$ No change to regulations

PURPOSE: The purpose of this AAPD is to implement benefits for same-sex domestic partners of U.S. Citizen/U.S. Resident Alien personal service contractors (USPSCs).

## ACTION REQUIRED: Effective immediately, Contracting Officers

 (COs) must implement the changes to AIDAR Appendices D and J, as shown in Attachment 1 and as prescribed in the Guidance section below.BACKGROUND: In June 2009, the Secretary of State announced that the Department of state would extend the full range of legally available benefits and allowances to same-sex domestic partners of Foreign Service employees serving overseas.

USAID announced in Executive Message dated August 4, 2009, that the Agency is extending those benefits and allowances to USAID Foreign Service employees and to USPSCs serving overseas. This AAPD provides more detailed implementing guidance for the USPSCs.

GUIDANCE: The following information discusses these changes, how they are being implemented, and how to obtain benefits.

1. What specific changes are being made and how are they being implemented?

The Executive Message noted above included information on changes the Department of State is making to the Foreign Affairs Manual (FAM) and the Standardized Regulations (DSSR). As stated in the Executive Message, the Department of State made interim changes to the FAM effective June 26, 2009, and to the DSSR, with an effective date of July 5, 2009. Subsequent to the issuance of the Executive Message, the Department of State formally revised the FAM to add a new 3 FAM 1600-Domestic Partners, and revised relevant sections of the DSSR, as anticipated in the Executive Message.

- The changes to the FAM and DSSR permit same-sex domestic partners of Foreign Service employees to qualify as family members for a variety of benefits and allowances. In order to implement these new policies for USPSCs serving overseas as stated in the Executive Message, the Director of M/OAA approved a class deviation to revise AIDAR Appendices D and J. These revisions:

1) Change the definition of "Dependents" to include same-sex domestic partners;
2) For USPSCs serving overseas, and as detailed in the USPSC's contract, add where applicable and subject to the availability of funds, the same benefits for same-sex domestic partners as provided for direct hire Foreign Service Officers;
3) For USPSCs serving overseas, implement the policy detailed in the referenced Executive Message.

The changed text is in bold italic font in Attachment 1. COs must remove the bold italic font before including the General Provisions (GPs) in contracts. Note, too, that only those subsections of Appendix D, Section 4, "POLICY" and those GPs affected by the Class deviation are included in Attachment 1.

- For the Agency's offshore USPSCs, applying the same-sex domestic partner policy to USPSCs does not equate USPSCs benefits and allowances with United States Direct Hires (USDH). What it does do is establish the policy to extend the benefits and allowances previously provided only to a "spouse" to those USPSCs with a same-sex domestic partner and who meet the eligibility criteria described below. The USPSCs' benefits and allowances continue to be limited by the Appendices, Contract Information Bulletins (CIBs), AAPDs, and other means used to add, limit, or extend benefits or allowances. The changes noted above apply as appropriate to existing CIBs and AAPDs.
- Where appropriate, this extension of benefits and allowances will apply to the children of same-sex domestic partners as well.

The FAM and DSSR may be accessed at http://www.usaid.gov/who-we-are/agency-policy/external-reference-links. COs should encourage USPSCs to review these changes to acquire a more complete explanation, but they must understand that the terms and conditions of their contracts determine which benefits and allowances they are eligible to receive. COs must also ensure that sufficient funds are available to cover the costs associated with increased benefits and allowances associated with the new policy.
2. What is the process for obtaining benefits?

Consistent with the FAM regulations, and the implementing direction provided in the Executive Message noted above for USDH, USPSCs who seek benefits for their same-sex domestic partners should work with their Contracting Officer.

They must provide the Contracting Officer a signed copy of the affidavit (Attachment 2) and file a new or amended OF-126, Residency and Dependency Report, to add "domestic partner" in the box requesting "relationship." The OF-126 may be accessed from the Agency's Forms Web page. USPSCs may file these forms immediately.

In addition, USPSCs overseas must submit Form SF-1190, Foreign Allowances Application, Grant and Report, in order to include newly declared family members for overseas allowances purposes.

Domestic partners must also comply with the same security requirements and undergo the same background check as spouses. Domestic partners must also have a valid medical clearance for the post of assignment. Those already at post should follow the procedures for a newly acquired dependent. They will be given access to the overseas health unit for up to 90 days pending completion of their medical clearance. It is important to note that domestic partners must have health insurance as the Agency acts only as a secondary payer in the event of overseas hospitalization.
3. What are the next steps/Where can I find additional information?

USPSCs may use the Office of Human Resources Web Page with various references and documents available on the USAID Intranet. Again, however, while USPSCs are encouraged to review these changes to acquire a more complete explanation, USPSCs must understand that the terms and conditions of their contracts determine which benefits and allowances they are eligible to receive.

For USPSCs, M/OAA will continue to update and publish additional information, additional instructions and guidance as needed and necessary.

POINT OF CONTACT: Questions may be directed to M/OAA/P, Tom M. Henson, on (202) 712-5448.

Attachments: (1) Revised sections of AIDAR Appendix D and Appendix J (2) Affidavit

## ATTACHMENT 1

(*** Indicates omitted subsections that remain unaffected by this Class Deviation. If Class Deviation OAA-DEV-09-2c, implemented in AAPD 10-01, revised any of the same subsections affected by this Class Deviation, then the consolidated changes appear below, but only the changes resulting from this Class Deviation are in bold italic font.)

Appendix D to Chapter 7-Direct USAID Contracts With a U.S. Citizen or a<br>U.S. Resident Alien for Personal Services Abroad

4. Policy.

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(c) Withholdings and Fringe Benefits.
(1) * * *
(2) * * *
(i) * * *
(ii) * * *
(A) The contribution for health insurance shall not exceed $72 \%$ of the actual cost to the PSC for his/her annual health insurance, or the maximum U.S. Government contribution for a direct-hire employee, as announced annually by USAID's Office of Acquisition and Assistance, whichever is less. If the PSC is covered under a spouse's or same-sex domestic partner's health insurance plan, where the spouse's or same-sex domestic partner's employer pays some or all of the health insurance costs, the cost to the PSC for annual health insurance shall be considered to be zero.
(B) The contribution for life insurance shall be up to $50 \%$ of the actual annual costs to the PSC for life insurance, not to exceed $\$ 500.00$ per year.

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(3) A PSC who is a spouse or same-sex domestic partner of a current or retired Civil Service, Foreign Service, or Military Service member and who is covered by their spouse's or same-sex domestic partner's Government health or life insurance policy is ineligible for the contribution under paragraph 4(c)(2) (ii) of this appendix.
12. General Provisions

Contract With a U.S. Citizen or a U.S. Resident Alien for Personal Services Abroad

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GP 1. Definitions (April 2010)
$\star \star \star$
(n) Dependents means:
(1) Spouse or same-sex domestic partner.
(2) Children (including step and adopted children and children of same-sex domestic partners) who are unmarried and under 21 years of age or, regardless of age, are incapable of self-support.
(3) Parents (including step and legally adoptive parents) of the employee or of the spouse or same-sex domestic partner, when such parents are at least 51 percent dependent on the contractor for support.
(4) Sisters and brothers (including step or adoptive sisters or brothers) of the contractor, or of the spouse or same-sex domestic partner, when such sisters and brothers are at least 51 percent dependent on the contractor for support, unmarried and under 21 years of age, or regardless of age, are incapable of self-support.

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(p) U.S. Resident Hire Personal Services Contractor (PSC) means a U.S. citizen who, at the time of hiring as a PSC, resides in the Cooperating Country:
(1) As a dependent of a U.S. citizen employed by a U.S. Government Agency or under any U.S. Government-financed contract or agreement, or
(2) For reasons other than for employment with a U.S. Government Agency or under any U.S. Government-financed contract or agreement. A U.S. citizen for purposes of this definition also includes a person who at the time of contracting, is a lawfully admitted permanent resident of the United States.

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GP 9. INSURANCE (April 2010)
(5) A contractor who is a dependent of a current or retired Civil Service, Foreign Service, or Military Service member and who is covered by their Government employee's or retiree's Government health or life insurance policy is ineligible for the contribution under paragraphs (b) (1) or (b) (2) of this provision.

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GP 10. Travel and Transportation Expenses (April 2010)

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(i) Emergency and Irregular Travel and Transportation. Emergency transportation costs and travel allowances while enroute, as provided in this section, will be reimbursed not to exceed amounts authorized by the Foreign Service Travel Regulations for USAID-direct hire employees in like circumstances under the following conditions:
(1) The costs of going from post of duty in the Cooperating Country to the employee's permanent, legal place of residence at the time he or she was employed for work under this contract or other location for contractor employees and dependents and returning to the post of duty, subject to the prior written approval of the Mission Director that such travel is necessary for one of the following reasons.
(i) Need for medical care beyond that available within the area to which the employee is assigned, or serious effect on physical or mental health if residence is continued at assigned post of duty. The Mission Director may authorize a medical attendant to accompany the employee at contract expense if, based on medical opinion, such an attendant is necessary.
(ii) Death, or serious illness or injury of a member of the immediate family of the employee or the immediate family of the employee's spouse or same-sex domestic partner.

## Appendix J Section 4 Policy

## 4. Policy

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(c) Conditions of Employment

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(2) Compensation.
(i) It is USAID's general policy (see AIDAR 722.170) that PSC compensation may not, without the approval of the Mission Director or Assistant Administrator, exceed the prevailing compensation paid to personnel performing comparable work in the cooperating country. Compensation for $T C N$ or CCN personal services contractors set in accordance with the provisions of 4c(2) (ii) below satisfies this requirement.
(ii) In accordance with Section $408(a)(1)$ of the Foreign Service Act of 1980, a local compensation plan forms the basis for all compensation payments to FSNs which includes CCNs and TCNs. The plan is each post's official system of position classification and pay, consisting of the local salary schedule which includes salary rates, statements authorizing fringe benefit payments, and other pertinent facets of compensation for TCNs and CCNs, and the local position classification system as reflected in the Local Employee Position Classification Handbook (LEPCH) or equivalent in effect at the Mission. Compensation for PSCs will be in accordance with the local compensation plan, to the extent that it covers employees of the type or category being employed, unless the Mission Director determines otherwise. If the Mission Director determines that compensation in accordance with the local plan would be inappropriate in a particular instance, then compensation will be set in accordance with (in order of preference):
(A) Any other Mission policies on foreign national employee compensation; or
(B) Paragraphs 4(c) (d), (e), (g), (h), and (i) of Appendix
D.

When compensation is set in accordance with this exception, the record shall be documented in writing with a justification prepared by the requesting office and approved by the Mission Director.
(iii) The earning of leave (annual and sick), allowances and differential (if applicable), salaries and all other related benefits cannot be enumerated in this Appendix as they vary from Mission to Mission and are based upon the compensation plan for each.
(iv) Unless otherwise authorized, the currency in which compensation is paid to contractors shall be in accordance with the prevailing local compensation practice of the post.
(v) CCN and TCN contractors are eligible for allowances and differential on the same basis as direct-hire FSN employees under the post compensation plan.
(vi) A USAID PSC who is a spouse, dependent, or same-sex domestic partner of a current or retired U.S. Civil Service, U.S. Foreign Service, or U.S. military service member, and who is covered by the employee's or retiree's government health or life insurance policy, is ineligible for a contribution towards the costs of annual health and life insurance.
(vii) Retired CCNs and TCNs may be awarded personal services contracts without any reduction in or offset against their Government annuity.

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## ATTACHMENT 2

## AFFIDAVIT PURSUANT TO

DECLARING DOMESTIC PARTNER RELATIONSHIP

For the purposes of obtaining benefits and assuming obligations similar to those provided for Direct Hire USAID employees, under the Foreign Affairs Manual (FAM) and Department of State Standardized Regulations (DSSR), I, [name of contractor]_, declare that I and [full name of domestic partner]
(1) are each other's sole domestic partner and intend to remain committed to one another indefinitely;
(2)
(a) have a common residence, and intend to continue the arrangement; or
(b) have had a common residence and intend to resume having a common residence after an assignment abroad for which my domestic partner did not accompany me; or
(c) would have a common residence, but are prevented from having one for the following reasons; ${ }^{1}$
(3) are at least 18 years of age and mentally competent to consent to contract;
(4) share responsibility for a significant measure of each other's common welfare and financial obligations;
(5) are not married to, joined in civil union with, or domestic partners with anyone else; and
(6) are same-sex domestic partners, and not related in a way that would prohibit legal marriage in the State in which we reside.

I further declare that I-

[^0](7) agree to file a statement of dissolution of the domestic partnership not later than 30 days after the death of my domestic partner or the date of dissolution of the domestic partnership;
(8) understand that my domestic partner will be held to similar standards of conduct in the FAM that apply to family members; and
(9) understand that falsification of information within this affidavit may constitute a criminal violation under 18 U.S.C. 1001 and may lead to disciplinary action.
$\qquad$ Date: $\qquad$

Printed Name of Contractor: $\qquad$


[^0]:    ${ }^{1}$ If the contractor cannot certify to the "common residence clause" except by filling in clause 2(c), the domestic partner relationship does not qualify for benefits and obligations similar to those under the FAM and DSSR unless and until, after review of the contractor's description, the Assistant Administrator for Management (AA/M) or his or her designate determines that the circumstances described are sufficient to justify the waiver of the common residency requirement.

