2018 Accessibility Consultant Annual Report

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In May of 2017, Cole was selected to provide third party accessibility consulting services to the Oregon Department of Transportation (ODOT) in accordance with their Settlement Agreement. The Settlement Agreement is the result of a complaint to the Oregon Department of Justice and negotiations with the Association of Oregon Centers for Independent Living (AOCIL) and several individuals. As per the Settlement Agreement and Cole’s contract, this Annual Report is being provided as a review of ODOT’s activities in 2018 under the Settlement Agreement.

This document reports various actions taken by ODOT in 2018, which are outlined relative to each section of the Settlement Agreement.

Section 1. Update Statewide Curb Ramp Inventory

Under the Settlement Agreement, ODOT was required to update the existing curb ramp inventory from 2011 and provide the results to Disability Rights Oregon (DRO) and Cole by December 31, 2017. Digital video was collected, but due to the size of the data file, it is not provided as part of the document. The additional information can be viewed upon request to ODOT. The initial inventory was collected at more than 26,000 curb ramp locations.

Curb ramps were rated good, fair and poor. Curb ramps that were constructed after the previous inventory in 2011 and those that were “good” or “fair” were required to be included in the inventory. Locations that were previously rated “poor” were not required to be reevaluated. The inspection form instructed the data collectors to gather specific information with dimensions and slopes, and these measurements were used to determine compliance with the Americans with Disabilities Act Standards.

During 2018, ODOT completed a quality review of the collected data and identified elements requiring correction. The revised inventory was delivered to Cole and DRO on January 7, 2019. The data was delivered in both pdf documents and in a Microsoft Excel spreadsheet to make the information easier to sort and manage. The spreadsheet resulted from a request by DRO. The updated curb ramp data is also available on ODOT’s TransGIS system and viewable by the public in a mapping format. The final count of curb ramps to be included under the Settlement Agreement after this review is 27,327.

Section 2. Update of Pedestrian Crossing Signals

ODOT was required to complete an inventory of all pedestrian signals at locations included in the curb ramp inventory. The inventory includes over 8,000 signal locations. The physical attributes of the pushbutton height, reach range, and the landing adjacent to the pushbutton were collected to determine compliance with accessibility requirements. These attributes and compliance status were included on the inventory delivered on December 29, 2017.
on whether the signals provide audible queues was also included. A summary of the inventory, by region, is included in ODOT’s 2017 Annual Report.

Section 3. Initial Commitment for Prioritized Projects

ODOT committed to an initial investment of $5 million to immediately address prioritized locations submitted by AOCIL. In an attempt to expedite and improve as many curb ramps as possible, locations were selected within already planned projects. These included general construction projects, and infrastructure being built with other funds. Curb ramps were identified in collaboration with AOCIL and removed from the prioritized list. ODOT worked with another consulting firm to fully develop scope and cost estimates. A final location list and schedule was submitted and approved by the Plaintiffs for remediation.

The cost of building curb ramps includes, not only the cost of construction, but the scoping, design, estimates, and right of way considerations. The $5 million is used to fund every stage of the project.

ODOT’s 2018 Annual Report lists priority projects by region and their status and schedule. Of the 663 curb ramps that were made compliant in 2018, there remains 364 on the priority list. Other locations are under construction or in the planning or design phase.

Section 4. Remediation of Curb Ramp Inventory

All curb ramp locations identified in the inventory as “fair” or “poor” must be remediated by December 2032 in accordance with the Settlement Agreement. ODOT remediated 663 curb ramps in 2018. Remediation includes a variety of categories. They are primarily broken into two groups. The first group of categories involve constructing missing curb ramps and upgrading non-compliant curb ramps. The second group includes curb ramps that have been remediated, but still may not fully comply with the Standards. Those situations include curb ramps that cannot be fully remediated because of technical infeasibilities, closure of a street crossing for all pedestrians, and exceptions allowed by the Americans with Disabilities Act. Examples include: 1) when it is not possible to establish a design without destroying the historical significance of a State regulated site, or 2) when right of way availability affects the design.

There are instances where it is technically infeasible to make a reconstructed curb ramp fully compliant due to physical or regulatory constraints. Locations must be reviewed through ODOT’s Design Exception Process and approved by senior ODOT staff. ODOT ensures that the approved design results in a facility that is accessible to the maximum extent feasible within the scope of the current project. If additional construction resulting in an “alteration,” as defined by the US Department of Justice, occurs at the same location in a future project, all non-compliant curb ramps will be reevaluated to determine if accessibility can be improved within
the new project scope. The Design Exception Process must be repeated for each project if the
design does not meet accessibility requirements.

In 2018, the curb ramps listed as “remediated” were divided into categories required by the
Settlement Agreement. The details are reported in accordance with Section 8 of the Agreement
on pages 10-12 of ODOT’s Annual Report.

Section 5. Remediation of Pedestrian Signals

Pedestrian signal remediation has not been as fully addressed as the curb ramp locations. ODOT
is still working with DRO on a remediation schedule. When a project scope includes the
opportunity to improve the pushbutton height, reach range, and landing at a signal location, it
has been recommended that the signals be included in the project.

In 2017, Cole reviewed ODOT’s Maintenance Operation Notice MG144-03, which identifies when
different maintenance activities “trigger” upgrading pedestrian pushbuttons to the degree
possible within the maintenance project. This policy will likely result in incremental remediation
at many locations. It is relatively simple in some situations to adjust the height of a pedestrian
pushbutton, or install a pushbutton extender to improve reach, but a signal maintenance project
may not include a scope that addresses the clear space and landing at the button. Additional
work will still be required to fully remediate the location and will likely be completed with the
remediation of the curb ramps.

ODOT has committed to addressing requests for Audible Pedestrian Signals (APS) according to
their policy, which includes an engineering study and communication with the requestor to
address their specific accommodation needs. Requests for 18 APS locations were received in
2018 and have been reviewed, or, are under consideration according to the policy.

Cole would encourage ODOT to begin discussions on the development of a pushbutton
remediation schedule. Many construction projects that remediate curb ramps may also include
the remediation of new pushbuttons. Cole anticipates that a Quality Control review of curb
ramps will be performed during the 2019 construction season and recommends the review of
pushbuttons at the same locations.

Section 6. Schedule for Curb Ramp Remediation Compliance

The Settlement Agreement includes mandatory schedule milestones for the percent of curb ramp
remediations that must be completed. At least 30% of the non-compliant locations must be
remediated by December 31, 2022. All State DOTs must scope, budget and design projects
before they can be completed. While ODOT will benefit from projects that are already scheduled,
they are just beginning to emphasize curb ramp specific projects. Getting these projects in the queue and ready to bid will initially take some time.

Cole is aware that ODOT is working to identify curb ramp efficiencies in design and construction and looking for methods to control costs through pilot projects. Some of the pilot projects have addressed curb ramps on the Priority List. We are also aware that it takes time to incorporate new Design Standards and policies into a State transportation agency. However, we are encouraging ODOT to expedite construction as much as possible in order to meet the milestone of remediating 7700+ curb ramps by the end of 2022.

Section 7. Accessibility Consultant

ODOT and AOCIL jointly selected Cole to provide services as the Accessibility Consultant. Responsibilities of the Consultant include working with ODOT to review and make recommendations on policies, standards, practices, training, forms and guidance pertaining to curb ramps and pedestrian signals.

Cole also reviewed and provided comments on the following documents:

- ODOT’s Standard Drawings & Details related to Curb Ramps and Detectable Warning Surfaces, dated Jan. 16, 2018
- ODOT’s Standard Specifications for Construction
- ODOT’s Bridge Design Manual, specifically Section 1.16 ADA Compliance for Bridge Work
- ODOT’s Technical Service Directive, Curb Ramp Scoping & Right of Way
- ODOT’s TCP Design Manual
- ODOT’s ADA Curb Ramp Process

ODOT and Cole continue to engage in regular progress calls or meetings, and schedule additional meetings on an as-needed basis.

The work plan was updated in coordination with ODOT to identify and loosely schedule policy updates and field inspections.

Cole routinely provides technical assistance as needed while policies are being reviewed and developed. A concurrence process has been developed to document the agreements reached in policy development. In 2018, Cole provided concurrence on the following:
In addition, Cole reviewed the complaint process and committed extensive time evaluating select design exceptions to ensure the process was robust and encouraged designers to consider alternative design solutions that might improve access. These activities are ongoing.

During 2018, Cole made two weeklong trips for meetings in ODOT’s offices in Salem, Oregon. These face-to-face discussions provided opportunities for in-depth discussions with a variety of divisions within the Department. The meetings provided collaborative environments to find solutions and improvements. The goal of our interaction was to help ODOT be successful in meeting the terms of the Settlement and to take steps toward making accessibility a primary consideration during the scoping, design and construction of pedestrian facilities. ODOT has been responsive to recommendations and guidance provided by the Cole team.

Section 8. Reporting

Both ODOT and Cole, as the Accessibility Consultant, must provide annual reports to DRO to be distributed to the plaintiffs and made publicly available on ODOT’s website. Cole’s reports are also provided to the ADA Program Manager, Dick Upton. ODOT provided the required report March 29, 2019, meeting the terms of the Agreement. This document serves as the report required by Cole.

ODOT has included the required Section 8 elements in their report. It details their activities to improve operations, design, planning and maintenance. Any additional work performed beyond the requirements of the Agreement is also included in the report cover letter.

Expenditures are included on page 9 of ODOT’s report. The $5 million committed to priority projects has been partially expended and the explanation includes multiple activities needed to remediate the locations along with a schedule.

Curb ramp remediation is required to be reported under specific categories. The account of the number and categories in which curb ramps have been remediated can be found on pages 10-12 of ODOT’s report. Categories (4a) and (4b) represent noncompliant or missing curb ramps that have been remediated. There is a total of 543 locations, of which 22 were installed where curb ramps were missing. Because they are not included in those needing a design exception (4c), it is expected these are compliant with accessibility Standards and Guidelines. Curb ramps in (4d) have been “remediated” as crosswalks were reviewed and closed.
Of the total 663 curb ramps that were remediated, only 49 required a design exception, implying that they are not fully accessible due to recognized limitations in feasibility, right of way or other constraints. As future projects take place at these locations, reevaluation will be needed to determine if additional improvements are possible.

Section 9. Alternate Routes During Construction

Cole reviewed active Temporary Pedestrian Accessible Routes (TPAR) during a week-long inspection of TPARs during July 2018. Cole was accompanied by ODOT staff. Cole staff provided feedback to ODOT where good practices were implemented along with comments and recommendations where improvements in accessibility were warranted.

Multiple TPAR staff resources are available internally for differing levels of pedestrian accessible route interruption. ODOT has provided regional and headquarters experts to assist staff with any questions they may have. A vast amount of information is also available on ODOT’s website for easy access by outside designers, contractors and the public. During 2018, there were multiple meetings around the state to provide design and construction staff with additional guidance.

An important aspect of all work zones is public notification. The plaintiffs have provided ODOT with Independent Living Center contacts around the state to improve the likelihood that information will be distributed to people with disabilities who may be impacted when pedestrian facilities are affected. This information is available to all ODOT’s regional staff.

Section 10. Monitoring

As required in the Agreement, ODOT’s report includes a schedule for the curb ramps included on AOCIL’s priority list. Table 1 of their Report includes the prioritized locations and current project status. Cole will provide a third-party review to a portion of the locations.

Section 11. Attorney Fees for Past Work

No comments.

Section 12. Dispute Resolution and Enforcement Process

No disputes were raised during 2018.

Section 13. Termination

No comments.
Section 14. ODOT Oversight

Dick Upton has been identified as the ADA Program Manager and has been responsive to Cole’s requests for meetings and information. Mr. Upton appears to have a good overview of the activities and processes needed to make changes in a large organization.

Yolanda Garcia has been identified as the ADA Coordinator and is responsible for addressing Comments, Questions, Concerns or Requests (CQCR) and Complaints.

Section 15. Public Complaint and Request Process

Pedestrians who encounter issues or have questions about the accessibility of ODOT’s facilities can find a Comments Questions Concerns and Requests (CQCR) form on ODOT’s website to provide information about specific locations. They can also contact regional or headquarters staff for assistance in completing a request form or filing a complaint. ODOT has provided links to the form in their annual report and in multiple locations on their website.

The ADA CQCR Communications Team addresses CQCR policy and a very detailed process has been developed to track and hold staff accountable for follow up. Multiple methods are available for contacting the civil rights staff. Separate links are provided on the civil rights website to file official complaints with either ODOT or the US Department of Justice.

In 2018, ODOT received 53 requests for assistance. ODOT accounts for this activity on pages 5 and 6 of their report. Cole has reviewed the process and found it to be thorough. The CQCR process allows the public direct access to those who can provide needed accommodations.

Section 16. Self-evaluation and Transition Plan

ODOT’s 2017 Transition Plan is available on their Civil Rights webpage.

Section 17. Joint Press Release

No comments.

Section 18. Enforceable Agreement, Class Certification and Fairness Hearing

No comments.
Section 19. No Admission of Fault

No comments.

Section 20. Force Majeure

No comments.

Section 21. Funding

As projects are scoped under different categories, funding is being included to address pedestrian accessibility. In addition to routine projects that include curb ramps and pedestrian signals, ODOT has dedicated funds for curb ramp only projects.

The budgeted amount in the 2018-21 STIP was increased to $37 million after the Settlement Agreement was finalized. This money funds Comments, Questions, Concerns, or Requests (CQCR) responses, plaintiff priority improvements, maintenance triggered curb ramps, pilot projects, and program scoping in addition to curb ramp construction projects. It has also funded the inventory collection and training of ODOT staff, consultants, local agency staff, and contractors.

Section 22. Authorized Signatures

No comments.

Section 23. Integrated Agreements

No comments.

Section 24. Counterparts

No comments.

Section 25. Notices

No comments.

Section 26. Transportation Remediation

ODOT is working with the Public Transportation Advisory Committee to improve overall access to transportation options. They have received updates on ODOT’s progress with the Settlement
Agreement and have selected a member of AOCIL to participate as the Seniors and People with Disabilities representative member. They have also formed a disability workgroup to work with the Committee. ODOT has been receptive to recommendations made by the workgroup and committee. The workgroup chair participated with ODOT staff to present and discuss the Settlement Agreement at a conference, demonstrating that they have a good relationship and common goals.

Section 27. Education and Outreach

ODOT and their consultants have worked to train ODOT staff on accessible design and making decisions that maximize accessibility. Staff, consultants and contractors have been trained on curb ramp and signal inspection.

ODOT staff provided multiple presentations to internal staff and outside groups, as noted in their report. From ODOT’s conversations with Cole, it appears the meetings have been successful in helping to develop a working dialogue to improve communication with transportation related groups and groups representing people with disabilities.

In conclusion, ODOT is making progress on improving and prioritizing accessibility within their organization and along their roadways. Cole is committed to continued assistance and oversight of their progress.