will fewer than three reviews be made of each individual application.

§ 34.107 Use of Department of Justice staff.
OJJDP will use qualified OJJDP and other DOJ staff as internal reviewers. Internal reviewers determine applicant compliance with basic program and statutory requirements, review the results of peer review, and provide overall program evaluation and recommendations to the Administrator.

§ 34.108 Selection of reviewers.
The Program Manager, through the Director of the OJJDP program division with responsibility for a particular program or project will propose a selection of peer reviewers from an extensive and varied pool of juvenile justice and delinquency prevention experts for approval by the Administrator. The selection process for peer reviewers is detailed in the OJJDP “Peer Review Guideline”.

§ 34.109 Qualifications of peer reviewers.
The general reviewer qualification criteria to be used in the selection of peer reviewers are:
(a) Generalized knowledge of juvenile justice or related fields; and
(b) Specialized knowledge in areas or disciplines addressed by the applications to be reviewed under a particular program.
(c) Must not have a conflict of interest (see OJP M7100.1C, par. 94).
Additional details concerning peer reviewer qualifications are provided in the OJJDP “Peer Review Guideline”.

§ 34.110 Management of peer reviews.
A technical support contractor may assist in managing the peer review process.

§ 34.111 Compensation.
All peer reviewers will be eligible to be paid according to applicable regulations and policies concerning consulting fees and reimbursement for expenses. Detailed information is provided in the OJJDP “Peer Review Guideline”.

Subpart C—Emergency Expedited Review [Reserved]

PART 35—NONDISCRIMINATION ON THE BASIS OF DISABILITY IN STATE AND LOCAL GOVERNMENT SERVICES

Subpart A—General
Sec.
35.101 Purpose.
35.102 Application.
35.103 Relationship to other laws.
35.104 Definitions.
35.105 Self-evaluation.
35.106 Notice.
35.107 Designation of responsible employee and adoption of grievance procedures. 35.108–35.129 [Reserved]

Subpart B—General Requirements
35.130 General prohibitions against discrimination.
35.131 Illegal use of drugs.
35.132 Smoking.
35.133 Maintenance of accessible features.
35.134 Retaliation or coercion.
35.135 Personal devices and services.
35.136–35.139 [Reserved]

Subpart C—Employment
35.140 Employment discrimination prohibited.
35.141–35.148 [Reserved]

Subpart D—Program Accessibility
35.149 Discrimination prohibited.
35.150 Existing facilities.
35.151 New construction and alterations. 35.152–35.159 [Reserved]

Subpart E—Communications
35.160 General.
35.161 Telecommunication devices for the deaf (TDD’s).
35.162 Telephone emergency services.
35.163 Information and signage.
35.164 Duties.
35.165–35.169 [Reserved]

Subpart F—Compliance Procedures
35.170 Complaints.
35.171 Acceptance of complaints.
35.172 Resolution of complaints.
35.173 Voluntary compliance agreements.
35.174 Referral.
35.175 Attorney’s fees.
35.176 Alternative means of dispute resolution.