DEVELOPMENTAL DISABILITIES SERVICES APPLICATION & ASSESSMENT PROCESSES



The person, person's family member or guardian contacts a Designated Agency (DA) to ask for services (or is referred by someone else, at which point the DA contacts the person/family). The DA may initiate an application but must get consent of the person or guardian.

The person fills out and

submits the application

form. The DA assists

if needed.

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The Application Process is the sole responsibility of the DA.

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APPLICATION PROCESS

- 1. Provide information on application and assessment processes, notification, grievance/appeal and rights
 - 2. Provide information & referrals (if wanted) for other available supports and services
 - 3. Make a determination whether the person is in crisis (or will be in crisis within 60 days) and can receive an expedited decision on the application



Ensuring completion of all Assessment Processes (Parts I & II) and approval of the budget (Authorized Funding Limit) is the responsibility of the DA.



ASSESSMENT PROCESSES

Part I - ELIGIBILITY TO RECEIVE SERVICES

Determination of diagnosis of developmental disability

Part II - ELIGIBILITY TO RECEIVE DDS FUNDING

Responsibility to Pay

Determination of responsibility to pay based on financial resources of the person &/or parents of a child (\$\frac{1}{8}\$)

Needs Assessment Process

Gather information to assess the person's needs and resources (this may include using information obtained through the individual planning process[†])

Priority for Funding

Determination of whether the situation of the person meets criteria for receiving DDS funding per the System of Care Plan

RESULTS



AUTHORIZED FUNDING LIMIT



The DA notifies the person about rights as a recipient and what needs to be done to initiate services (e.g., Personal Planning Process, information on providers and choosing a provider, ISA, etc.), responsibility to pay (if any), and appeals

process.

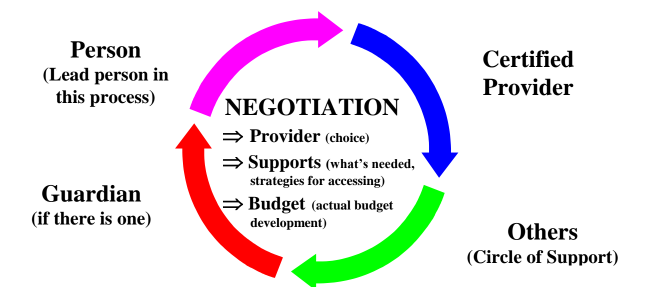
The DA may notify the person in writing at any time during the Needs Assessment Processes as soon as it may be determined he or she is not eligible for services or to receive funding in accordance with the System of Care Plan.

If some or all services are denied because the person does not meet funding priorities, the DA must provide the person with the necessary information ±.

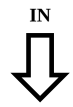
The DA must notify the person in writing within 45 days of Application with the determination of eligibility for services and to receive funding, the responsibility to pay (if any), and the Authorized Funding Limit. The DA must notify the applicant in writing if the assessment and funding is not going to be completed

in 45 days.

DEVELOPMENT OF THE INDIVIDUAL SUPPORT AGREEMENT AND BUDGET



RESULTS



SIGNED INDIVIDUAL SUPPORT AGREEMENT

The DA is ultimately responsible for assuring ISA development within 30 days after written authorization of funding (or authorized extension by recipient).



The DA must provide or arrange for services to funded individuals.

The Provider (Designated Agency/Specialized Service Agency) is responsible for timely implementation of the ISA.

The individual can authorize an extension to the ISA implementation date.

SUPPORT & SERVICES PROVIDED

- † The individual planning process includes identifying answers to the following questions:
 - What does the individual want (goals and wishes for the future)?
 - What does the individual need?
 - What supports are necessary for meeting those needs/wishes?
 - What supports are available now or does he/she have access to now?
 - What role can a service provider play in those support needs?
 - What characteristics or skills must a support person possess?
 - How will we know when supports are effective?
 - Who will maintain this information and how?

‡ If some or all services are denied because the person does not meet funding priorities, the DA must provide information to the person on the basis of the decision and the process for appeal (including where to get legal help). The DA must add the person to the waiting list and provide him or her with information about the waiting list and periodic review. If the person is not eligible for services, the DA must provide the person with information and referral(s), if wanted, including the process for appeal.

Application Process Updated November 2016

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