PURPOSE

This policy establishes procedures for promoting equal access to eligibility and services from the Division of Developmental Disabilities (DDD) and to the appeal process for DDD eligibility, service, and provider decisions.

SCOPE

This policy applies to DDD employees who:

1. Provide information and/or services to applicants or clients of DDD; and/or
2. Determine decisions for clients who have appeal rights for eligibility termination, service denial, reduction, or termination, and denial of provider of choice.

POLICY

DDD will promote policies, procedures, and practices that foster equal access to services for applicants and clients.

1. Under DSHS rules, applicants and clients are eligible for “Necessary Supplemental Accommodation” (NSA) services, which are designed to afford them equal access to department services; and
2. DDD clients are entitled to a representative who is willing to receive copies of Planned Action Notices (PAN) of eligibility decisions; reduction, denial, or
termination of services; and denial or termination of provider of choice; and assist them with understanding and exercising their appeal rights.

PROCEDURES

A. For all currently eligible DDD clients:

1. There must be a representative documented in the record and confirmed prior to initiating any action that results in a decision with appeal rights (DDD eligibility, service eligibility or amount, termination or denial of provider of choice).

Complete the following steps prior to initiating any of the above actions and document these steps in the client’s Service Episode Record (SER):

a. Review “significant others” in the Common Client Data Base (CCDB) and NSA information in CARE to identify the current NSA representative. Use WAC 388-825-100(2) to help determine the NSA representative.

i. If none is listed in the client record, ask the client for her/his choice of representative.

ii. The NSA representative cannot be a department employee or a contractor or employee of a contractor with DDD unless he/she meets the criteria of WAC 388-825-100(2) (a) through (d).

- Example: An Adult Family Home (AFH) provider contracted with Home and Community Services Division (HCS) can be the NSA representative for a DDD resident, but an AFH provider who also has a respite contract with DDD cannot be the NSA representative for a DDD resident.

iii. The Washington Protection and Advocacy System (WPAS) will be the NSA representative for Allen or Marr class members currently in the state hospital when:

   (a) There is no one else; and

   (b) The issue is an eligibility review.

b. Contact the identified NSA representative:

i. Confirm that the person agrees to accept the DDD notices sent to the client and understands his/her responsibility to assist the eligible person to understand the decision and appeal rights.
ii. Confirm the mailing address and phone and ensure the CCDB and CARE record have this current information.

iii. Document this contact in the CARE SER.

c. Include the NSA representative as the primary “significant other” with mail contact (i.e., mailing address, phone number, and legal relationship) in the CCDB.

d. In the CARE assessment, mark “Yes” for the NSA question (on the last screen of the assessment) and:

i. Enter the name of the NSA representative in the “Comments” box; and

ii. Enter the NSA representative’s name, address, and phone number as a collateral contact in CARE demographics.

e. Consult with the Assistant Attorneys General (AAG) when:

i. There is no one available to act as the NSA representative; or

ii. The client objects to the person that is identified; or

iii. The client objects to the appointment of anyone to act as his/her NSA representative.

f. Prior to identifying a NSA representative, the CRM is limited to the following actions:

i. Proceeding with an initial CARE assessment and payment authorization for a state plan Medicaid service (e.g., Medicaid Personal Care, Private Duty Nursing, or Adult Day Health).

   • Once authorized, the service cannot be reduced or terminated until there is an identified NSA representative or a decision that the client does not require a NSA representative.

ii. Proceeding to authorize payment for emergency services to meet the health and welfare needs of the client.

   • Once authorized, the service cannot be reduced or terminated until there is an identified NSA representative or a decision that the client does not require a NSA representative.
iii. Beginning, but not finalizing, a CARE or Plan of Care (POC) reassessment.

- DDD cannot move CARE to “Current” or sign the POC until a NSA representative is identified or there is agreement that the client does not require a NSA representative.
- Continue the current services until the NSA issue is resolved.
- Enter SER notes if the CARE assessment goes longer than 30 days before being moved into “Current” or the POC goes past the 12-month timeline.

2. For DDD clients, write an accommodation plan in the person’s service plan or SER.

a. When the client has a NSA representative available to assist with accessing services, enter the representative’s name and contact information in the POC/Individual Service Plan. The identification of a NSA representative is the accommodation plan.

b. For clients without a NSA representative and determined by the AAG as not requiring one, the necessary supplemental accommodations must be evaluated and addressed in the client’s service plan or SER. Examples of accommodations include needing:
   i. Someone to read and/or explain information;
   ii. Written material in large print or another language; and
   iii. Help understanding information and accessing services.

B. Applicants and clients will receive the following accommodations:

1. Help with completing and understanding forms and processes.

2. The PAN will be sent to the client and her/his representative in the person’s primary language and in a manner that can be understood.

3. Prior to mailing any PAN, call the NSA representative and applicant/client and explain the decision, the PAN, and the appeal rights.

C. Persons Who Are Allen and Marr Class Members
The following procedures are in addition to A and B above:

1. Prior to sending any *Allen or Marr* class member a PAN, DDD will contact the WPAS Director of Legal Advocacy or his/her designee by telephone or email to inform him/her of the official department communication being sent to the class member.
   a. WPAS will be the NSA representative if no one else is available for class members residing in WSH or ESH, if the issue is DDD eligibility.
   b. WPAS does not agree to be the NSA representative for any clients other than class members who are not currently in WSH or ESH and whose eligibility is being reviewed.

2. When DDD sends a PAN to any *Allen or Marr* class member residing in a state hospital, the Case Resource Manager (CRM) will notify the DDD Mental Health CRM. The DDD Mental Health CRM will do all of the following:
   a. Notify the appropriate Eastern State Hospital (ESH)/Western State Hospital (WSH) social worker in person or by telephone that the PAN is being mailed in care of an identified hospital staff representative.
   b. Coordinate with the appropriate ESH/WSH social worker and hospital unit program manager to ensure that the class member’s hospital treatment team is aware that the PAN is being sent. Also identify the hospital staff who will receive the PAN on behalf of the class member.
   c. Be available as necessary to assist in the support of the class member receiving this important information.
   d. Work closely with the class member, his/her legal representative, WPAS, and other appropriate department staff providing services to the class member.

**GOVERNING DSHS RULES AND DEFINITIONS**

**WAC 388-472-0010: What are necessary supplemental accommodation services?** “Necessary supplemental accommodation (NSA) services are services provided to you if you have a mental, neurological, physical or sensory impairment or other problems that prevent you from getting program benefits in the same way that an unimpaired person would get them.

NSA services include, but are not limited to:
(1) Arranging for or providing help to complete and submit forms to us;
(2) Helping you give or get the information we need to decide or continue eligibility;
(3) Helping you request continuing benefits;
(4) If you miss an appointment or deadline, contacting you about the reason before we reduce or end your benefits;
(5) Explaining to you the reduction in or ending of your benefits;
(6) If we know you have a person who helps you with your applications, notifying them when we need information or when we are about to reduce or end your benefits;
(7) Assisting you with requests for fair hearings;
(8) Providing protective payments if needed; and
(9) On request, reviewing our decision to terminate, suspend or reduce your benefits.”

WAC 388-472-0020(1) We identify you as “NSA” if you: (c) Have a developmental disability.

WAC 388-472-0040: What are the department's responsibilities in giving NSA services to me? “All of our staff are continually responsible to identify you as possible NSA eligible and assist you with NSA services.”

RCW 71A.10.060 (1) and WAC 388-825-100 require that when DDD gives notice to the person with a developmental disability that the notice also is given to at least one other person. The order of these persons by priority is listed in this RCW and WAC.

RCW 71A.10.060 (2) requires that notice to a person with a developmental disability be “given in a way that the person is best able to understand. This can include reading or explaining the materials to the person.”

WAC 388-825-103: When will I receive written notice of decisions made by DDD? You will receive written notice from DDD of the following decisions:

(1) The denial or termination of eligibility;
(2) The authorization, denial, reduction, or termination of services or the payment of SSP chapter 388-827 WAC that are authorized by DDD;
(3) The admission or readmission to, or discharge from, a residential habilitation center.

EXCEPTIONS

Regional Administrators or his/her designees can approve exceptions to authorize an emergency service when there is no identified NSA representative.
SUPERSESSION

DDD Policy 5.02
Issued March 16, 2006

DDD Policy 5.02
Issued April 5, 2005

DDD Policy 5.02
Issued November 30, 2004

DDD Policy 5.02
Issued June 25, 2004

DDD Policy 5.02
Issued August 11, 2003

Approved: /s/ Donald L. Clintsman for Linda Rolfe
Director, Division of Developmental Disabilities

Date: June 23, 2006