Tips for Self-Advocacy

Create a folder or file where you can keep:

- A copy of all that you give to your counselor;
- The records that your counselor gives to you;
- A calendar noting appointment dates and times;
- Notes taken during meetings;
- Notes of phone calls with dates and times.

It also helps if you:

- Define the problem you are trying to fix;
- Research the problem as best you can;
- Understand the difference between what you want and what you need;
- Are prepared and organized for all meetings;
- Allow a reasonable time for returned phone calls;
- Make sure all agreements are in writing;
- Are firm, but do not let your emotions interfere with your advocacy;
- Treat your counselor with courtesy and respect, as you would like to be treated;
- Know your appeal rights;
- Calendar all deadlines.

The Client Assistance Program complies with the Civil Rights Act and the Americans with Disabilities Act and does not discriminate on the basis of sex, race, religion, color, age, national origin, residence, disability or political affiliation in providing services and employment opportunities.

Contact Information:

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Alternate formats of this brochure are available upon request.

The Client Assistance Program is funded through a contract with the State of Alaska. The contents of this publication are the sole responsibility of the Disability Law Center and do not represent the official views of the State of Alaska.
What is the Client Assistance Program?
The Client Assistance Program (CAP) helps individuals who experience problems when applying for or receiving rehabilitation or independent living services. The CAP can help if you have questions about or problems with:

- The Alaska Division of Vocational Rehabilitation
- A Tribal Vocational Rehabilitation Office
- An Independent Living Center
- The Alaska Center for the Blind and Visually Impaired

Am I eligible for CAP services?
The CAP may be able to help if you are a person with a disability living in Alaska and you:

- Need or are receiving vocational rehabilitation (VR) or independent living (IL) services;
- Have been denied VR or IL services, or have been denied application to these programs;
- Disagree with your VR or IL counselor’s decision about the service(s) you receive or need;
- Have had your VR or IL case closed and you are unhappy with the outcome.

If eligible, what can CAP do for me?
- Give you information about VR and IL services;
- Inform you about your rights and responsibilities as an applicant or client of these programs;
- Explain your employment rights under Title I of the Americans with Disabilities Amendments Act;
- Show you how to advocate to protect and assert your rights;
- Advise VR and IL agencies about problems with the “system”;
- Arrange for legal services when necessary to represent you in a formal appeal before any VR or IL agency;
- Advocate for appropriate planning for students moving from school to work.

Your Rights
In seeking rehabilitation services, you have the right to:

- Apply or re-apply for services;
- Receive an eligibility determination within 60 days;
- Be treated with courtesy and respect;
- Provide meaningful input into your rehabilitation program;
- Request and receive a written explanation if you have asked for services and have been denied;
- Have decisions explained to you;
- Review and get a copy of your file;
- Have your records kept confidential;
- Appeal any decision about ineligibility or denial of rehabilitation services;
- Ask the CAP for help.

Your Responsibilities
It is your responsibility to:

- Notify your counselor if you cannot keep an appointment;
- Give your counselor accurate information about your situation;
- Inform your counselor if your situation changes;
- Do what you say you will do;
- Tell your counselor when you do not understand something.

Is my contact with CAP confidential?
Yes. You decide who we speak to about your case.

Is the CAP a state agency?
No. The CAP is a program operated by the Disability Law Center of Alaska, a private non-profit legal advocacy organization.