

RIGHTS OF INDIVIDUALS RECEIVING SERVICES

All persons receiving services have the same legal rights and responsibilities guaranteed to all other individuals under the Federal and State Constitutions and laws unless such rights are modified by a Court Order. An individual's rights under the provisions of C.R.S. 27-10.5-112 through and including C.R.S. 27-10.5-124, listed below, may be suspended only for purposes of habilitation, treatment, or to protect the individual from endangering him/herself, or others.



Right to Medical Care and Treatment



Right to Notification



Right to Annual Service Plan



Right to Good Food



Right to Be Free From Discrimination



Right to Influence Policy



Right to Communication and Visits



Right to Vote



Right to Humane Care and Treatment



Right to Fair Employment



Right to Religious Belief, Practice, Worship



Right to Personal Property



Right to Confidentiality of Records/Privacy



Reproductive Rights

Rights may be suspended only by a Developmental Disabilities Professional or by a Court pursuant to C.R.S. 27-10.5-110 as amended Imposition of Legal Disability (ILD).

1. The Human Rights Committee (HRC) must review the team's decision to suspend a person's rights, prior to imposing and at each annual and review IP.
2. When the suspension of rights is under consideration, the right/s to be affected must be explained to the individual and plan developed to reinstate rights.
3. The above rights policy, complaint policy, and dispute resolution policy must be reviewed annually with each individual served.