

BRANT CASE RESOLUTION PROTOCOL

PURPOSE:

To ensure that children and youth with complex special needs are identified and responded to by the Brant community with appropriate support options.

BACKGROUND:

Case Resolution is a mechanism established by the province under the Making Services Work for People framework to ensure that children and youth with urgent and multiple complex needs are identified, and that appropriate service options are developed.

Service providers are encouraged to be flexible within their mandates and work creatively within available resources to meet the needs of children with complex special needs.

Through the collaborative process of working together, service providers are to support priority access to existing services for children/youth with complex special needs when they are assessed as “most in need” to prevent health and safety risks from occurring and/or escalating. This community response is part of the on-going collaborative work of the community (refer to the *Community Service Collaboration Protocol*). As part of this collaborative approach, it is expected that as a child/youth is identified with complex needs and there are challenges in meeting the child’s support needs, that there will be on-going coordination and planning by stakeholders for the child/youth. These children must be identified to Contact Brant.

Whenever there are challenges in meeting the support needs of these complex needs children, a Case Resolution review should be requested. **It is expected that creative solutions must be developed for these children/youth within the finite allotment of resources to reduce the immediate risk** to the health and safety of each child/youth and their family.

Case Resolution reviews *children and youth with complex special needs*:

- Situations that are emergent, complex and require multi-disciplinary coordination, including a quick community response.
- Situations that are urgent, complex and critical requiring multi-disciplinary responses and specialized intervention to reduce the imminent risk of harm to self or others, and where services have been exhausted due to complex health, multiple diagnoses, or critical mental health issues, and these support needs exceed the capacity of the service system; the provision of specialized service may include resource implications.
- Integrated transition planning for youth who are aged 16 and 17 and have been identified as ‘Emergent’ or ‘At Risk’.
- Review of support plans, progress, and outcomes for children and youth previously addressed by Case Resolution.

Step 1 – Case Resolution Community Problem Solving: Additional service coordination and/or supports need to be considered by the community due to the complexity of support needs or the individual situation. Case Resolution Team members are often able to be flexible within their individual agency mandates and work creatively within available resources to collectively meet the needs of these children and youth. Additionally, Case Resolution reviews complex needs youth at age 16 and age 17 to ensure an integrated transition plan to adult services has been developed.

Step 2 – Complex Special Needs Funding: Case Resolution will identify when a request for Complex Special Needs funding is warranted. This is done when Case Resolution identifies that services and resources are exhausted and not able to fully meet the support needs; there is a clinical recommendation for a specialized, time-limited service to stabilize the situation; and the child/youth is considered imminently 'at risk' of harm to self or others without specialized interventions. Only Case Resolution determines if there is a business case for a recommendation to the Regional Office for Complex Special Needs funding; community staff should not inform families they can access Complex Special Needs funding before Case Resolution determines eligibility.

The *MCYS Decision-Making Guidelines* (Appendix 1) and the *MCYS Memo re Children and Youth with Complex Special Needs Access Process* (Appendix 2), and *Memo from MCYS to Inform Planning for Children with Complex Special Needs* (Appendix 3) detail the Ministry expectations regarding meeting the needs of children/youth with complex needs. The Ministry expects that child and youth-funded service agencies are responsible for participation in the Case Resolution meetings. Case Resolution also engages other related sectors to assist with the planning for the specialized needs of children and youth.

Also refer to community protocols: *Coordinated Service Planning Protocol*; *Transition Planning Protocol and Procedures for Young People with Developmental Disabilities*; and *Brant Community Safety Plan Protocol*.

The Case Resolution Team will meet monthly at an established date and time to review cases. When the situation is urgent, a Case Resolution meeting will be held within 24 hours at a date and time agreed upon by the individual/family, Contact Brant, and the Service Coordinator.

GUIDING PRINCIPLES:

- ❑ Case Resolution is a community process that responds to children/youth with extraordinary service needs requiring supports to reduce imminent risk when community resources have been exhausted.
- ❑ Case Resolution will ensure meaningful participation of children/youth and families, as appropriate; the process by service providers will support children/youth and families in an integrated and coordinated manner.
- ❑ Case Resolution will work within available resources (Ministry funded services, community and informal supports). When additional resource commitments are made, the Case Resolution process will focus on reducing the need for exceptional services by re-assessing the child's needs for services to plan towards a return to funded services as soon as possible.
- ❑ The Case Resolution process will occur quickly and easily when children/youth are at imminent risk of harm and require a timely response to stabilize the situation.

THE CASE RESOLUTION PROCESS

1. PREREQUISITES FOR CASE RESOLUTION

Prior to Case Resolution, community agencies will:

- Ensure the child/youth has been through the Access process with Contact Brant.
- Ensure the child/youth has been connected to Coordinated Service Planning. The Ministry expects that children and youth who require Case Resolution will have been supported as much as possible by the Coordinated Service Planning process before being referred to Case Resolution. They will thus have an identified Service Coordinator, as well as a written Coordinated Service Plan.
- Ensure the child/youth has been identified to Contact Brant as “Emergent” or “At Risk” (refer to the *Community Service Collaboration Protocol*)
- Meet Ministry expectations for on-going collaborative communication and coordination of services between stakeholders. This should include community case conferencing of current and potential service providers:
 - To consider creative solutions within the funded system
 - To examine whether supports have been fully coordinated and maximized
 - To identify opportunities for collaboration to reduce risk
 - Contact Brant should be involved in these community meetings.

2. RESPONSIBILITIES OF SERVICE PROVIDERS

- Representatives:

Each agency will identify a primary and secondary representative for Case Resolution to Contact Brant. The representative should be a senior staff who has appropriate knowledge and authority to make service decisions and resource allocations for their agency in order to meet the complex needs of individuals reviewed.

 - Each agency’s primary representative will determine who else from their agency may need to attend individual reviews, and is responsible for inviting them.
 - Only one representative will participate in decision-making.
- Given the nature of this protocol, it is expected that attendance at meetings is regarded as a high priority and supported by each agency’s management. Representatives should come to meetings prepared by reviewing documentation sent out for the reviews, and collecting relevant information from their services for each review to bring to the meeting.
- The identified Service Coordinator for each client reviewed needs to attend the Case Resolution meeting.
 - Prior to the meeting, the Service Coordinator will provide a written Case Resolution Service Coordinator’s Summary and a current Coordinated Service Plan to Contact Brant at least two (2) days prior to the review meeting so this can be distributed to Case Resolution Team members.
- Representatives will work collaboratively as part of the service system to support effective service coordination, planning and community responsibility in addressing children/youth considered complex and most in need.

- ❑ For situations where support is required immediately because of a crisis, service providers will advise the individual/family of St. Leonard's Crisis Services as well as emergency services (e.g. 911, Police, BCHS Emergency).
- ❑ Representatives will follow-up to the Case Resolution Team's recommendations and approved plan of action within the identified timeframes when it involves the representative's agency.
- ❑ Maintenance of confidentiality.
- ❑ Commitment to service collaboration. This includes coordination of services and the development of the service plan with community stakeholders prior to the review by Case Resolution.
- ❑ Consistent and timely communication to individuals and families about Complex Special Needs funding including: specialized supports are interim, time-limited and outcome based; the level of services is not fixed, and will be re-examined in subsequent case reviews; and Case Resolution will work towards a transfer to funded services as soon as possible.
- ❑ Consistency with the access and community processes.

3. RESPONSIBILITIES OF CONTACT BRANT

Contact Brant has the responsibility to facilitate the Case Resolution process to address the planning and coordination of children and youth with complex special needs.

- ❑ Contact Brant will notify Team members of the date and time of meetings, provide the Service Coordinator's Case Resolution Summary Report and Coordinated Service Plan electronically to Team members two (2) days prior to the meeting (as supplied by the Service Coordinator), Chair the Case Resolution meeting, and submit appropriate documentation to the Regional Office.
 - Contact Brant's Co-Chairs will attend the meetings; only one will participate in decision-making. Additionally Contact Brant will have a recorder attend the meetings.
 - The Co-Chairs will determine who else from Contact Brant may need to attend and is responsible for inviting them.
- ❑ Contact Brant assists community staff to prepare for Case Resolution and other community processes.
- ❑ Contact Brant will work with service agencies to develop a plan for interim support, when required, until a Case Resolution meeting can be held and solutions can be collectively developed.
- ❑ Contact Brant provides the Regional Office with a Case Resolution Report that includes the Case Resolution Team's recommendations as well as the required Ministry documentation.

4. RESPONSIBILITIES OF FAMILY

The Ministry expects that all children and youth supported with Complex Special Needs funding will remain the legal responsibility of their parents; ongoing parental involvement provides stability and consistency for the child/youth, and supports parental guardianship responsibilities. **Wherever possible, services will be provided in the family home.**

Parents/guardians will:

- be involved in making decisions about care;

- be involved in working with service providers, including Access and Case Resolution mechanisms, to support their child;
- provide financial support, where possible, for the child's personal care needs.

5. IDENTIFYING AND PREPARING FOR CASE RESOLUTION

- The need for a Case Resolution meeting will be identified by communication between Contact Brant, the Service Coordinator's agency, and/or other involved service providers
- A clear goal/plan for the Case Resolution review is identified.
- Contact Brant and the Service Coordinator will ensure the family/youth has consented to Case Resolution.
- Contact Brant will notify the Case Resolution Team of the meeting date and time.
- Contact Brant staff in conjunction with the Service Coordinator will identify additional participants to be invited to the meeting, including the individual, family, and appropriate service providers. Contact Brant and/or the Service Coordinator will invite these people to the meeting once consent has been provided.
- Contact Brant will support the Service Coordinator to develop the Case Resolution Package to be reviewed by the Case Resolution Team, ensuring relevant and current information is included. The Service Coordinator should refer to Contact Brant for Case Resolution forms:
 - Consent for Case Resolution meeting
 - The Coordinated Service Plan, as well as a Service Coordinator's Summary, which is a brief overview that includes:
 - the clinical profile
 - the immediate health and safety risk
 - the reasons why the situation is not able to be resolved within the current system
 - what support has been successful/what support has not worked
 - a clear plan to stabilize the individual and the rationale for these interventions
 - what other options were considered
 - how the immediate risk will be reduced because of the plan
 - community services accessed (current and previous)
 - in cases of requests for respite supports, detailed budget costs of the plan, timelines, and the agency identified to provide the supports. (If a residential placement request, McMaster Brokerage will provide the budget).
 - For Transitional Aged Youth reviews, the integrated transition plan should be provided in the Coordinated Service Plan template.
- The Service Coordinator must provide the package of information to Contact Brant at least two (2) days prior to monthly Case Resolution meetings, or 24 hours prior to urgently called meetings. Contact Brant will email the encrypted package of information to Case Resolution Team members 2 days prior to the meeting date to review and prepare for the meeting.
- The Service Coordinator should review the information in the package with the family/youth prior to the meeting.

6. THE CASE RESOLUTION MEETING ATTENDEES

The Case Resolution meeting will include:

- The Service Coordinator for each client reviewed
- Members of the Case Resolution Team, including the Contact Brant Co-Chairs
- Child/youth and family, if they choose to attend
- Contact Brant recorder.

For each Case Resolution review, the Service Coordinator and Contact Brant staff, in consultation and by consent of the youth/family, will determine others who will be invited to the Case Resolution meeting, including:

- Family members
- Advocates or support people identified by the individual or family
- Other agency staff identified by the Case Resolution Team members who would improve the problem solving capacity of the Team
- Other involved or potential service providers (optional).

7. THE MEETING

Contact Brant will chair the meeting. The Case Resolution meeting format will have two distinct parts:

- Part 1 – Open Case Resolution Meeting:
The Team will meet with the Service Coordinator, the child/family (if they choose to attend), and other invited attendees regarding the current situation and supports needed. Since the Team has reviewed information in advance, the need to retell the story is not required; however, the Team will ask any clarifying questions. The child/family, if attending, will be given the opportunity to provide additional information or ask questions.
- Part 2 – In-Camera Decision Making:
The Case Resolution Team will meet ‘in camera’ to make recommendations on how to support the clinical plan, including resource commitments.

Note:

Coordinated case planning should continue for children/youth who have been through Case Resolution to develop the plans to reduce the need for exceptional services and provide supports within the current funded system.

8. DECISION MAKING PROCESS

The Chair will negotiate agreement by consensus.

The development of recommendations regarding the action plan and resource commitments rest with the Case Resolution Team.

- Ensure children/youth with urgent and multiple complex needs are reviewed, appropriate service options are developed, and imminent risk situations are managed by the implementation of short term supports to lower the person’s risk of harm to themselves or others until the situation has stabilized
- Problem solve and discuss creative options that ensure funded supports have been fully considered.
- It is expected that **creative solutions** will be developed for specialized supports **within the finite allotment of community resources** to reduce the immediate risk.

- If a decision to provide resources beyond the agencies' base allocations is deemed necessary as a risk management strategy, Case Resolution may make a recommendation to access the Complex Special Needs funding; funds would be anticipated for a short term and expensed within the fiscal year. The Team will identify the level of imminent risk.

Decision Making re Complex Special Needs Funding

- When specialized supports are required due to the complexity of service needs that are beyond the capacity of the service system and family, and immediate measures are needed to decrease the risk, Case Resolution will follow the *MCYS Decision-Making Guidelines* (Appendix 1) and the *MCYS Memo re Children and Youth with Complex Special Needs Access Process* (Appendix 2) and consider:
 - The urgency of need for measures to reduce the risk for the immediate health and safety of the child/youth
 - The support needs for the child/youth with complex needs
 - The availability of Ministry-funded supports in the community
 - The availability of other formal and informal supports to the child/youth and their family.
- Determine if a child/youth is eligible for Complex Special Needs funding: (i) is a resident of Ontario; (ii) has ongoing functional limitations as a result of a disability and/or disorder as documented by a physician, psychologist, or psychiatrist; (iii) has needs that are beyond the available services and supports/all services and resources have been accessed and are exhausted; (iv) the supports required are ones that MCCSS provides within its policy and legislative mandates; and (v) the services are to be provided within the Province of Ontario.
- The Ministry's Complex Special Needs funding can only be considered for youth under age 18 where protection concerns do not exist; the primary focus of the funds are to maintain the child/youth in their family home.
- Ensure the Complex Special Needs specialized support plan is based on clinical recommendations for the child's service needs, and addresses how the immediate risk will be reduced, what service goals will be achieved, the timeframe to stabilize the situation, and the cost of providing specialized supports.
- Ensure the recommendations made for services will be interim, time-limited, and outcome based; the same level of service is not guaranteed in future reviews and a transfer to existing funded services will occur when the immediate risk has been addressed, and is appropriate.
- Develop funding parameters including timeframes, the required response/services, funded resources that will be utilized, additional resources that are required, and the maximum funding as well as any cost recovery.
- The Case Resolution Team will make a recommendation for approval of the budget for submission for Complex Special Needs funding. Any recommendation for CSN funding will be based on the estimated cost of service prepared by Brokerage Services or, for Respite supports by the Service Coordinator's Agency.
- The Team may also make recommendations:
 - to service providers to reduce the costs of supports and risks, and move to supports within the funded system
 - to the child and youth services planning table to identify any findings regarding systems issues, gaps and barriers as well as make

recommendations to build community capacity through creative solutions or opportunities to respond to the exceptional needs of children and youth.

The MCCSS Regional Office and Corporate make the final approval of any resource allocations using Complex Special Needs funding, and will notify Contact Brant of the decision. Ministry decision making usually takes thirty business days (6 weeks).

9. FOLLOW-UP

- Contact Brant will ensure any recommendation for funding is taken as soon as possible to the Regional Office for approval. Contact Brant will inform the agencies involved, as well as the Case Resolution Team, regarding the Ministry's funding decision.
- Contact Brant will ensure the child/family and Service Coordinator are informed of the recommendations following the meeting.
- A plan must be developed by service providers to reduce risks before Case Resolution, and while waiting for the outcome for Complex Special Needs funding.
- Team members whose agencies are identified to implement the plan will follow-up within their organization on the action items in the plan.
- The Service Coordinator will support the child/family and schedule follow up meetings/Case Conferences to implement, coordinate and monitor progress of the plan; the Service Coordinator will report on the progress of the plan to Contact Brant for follow-up with the Case Resolution Team.
 - The Service Coordinator will update the Coordinated Service Plan to reflect the Case Resolution goals and outcomes.
- The service provider must provide services within the timeframes identified and within the context of the plan parameters, including approved funding.
- Reviews of Case Resolution plans need to occur at least annually at Case Resolution to assess the progress of the child's plan, their current level of need and the outcome of supports being provided, as well as the plan for return to base-funded services.
- Contact Brant will at least annually provide a report of Case Resolution system recommendations and findings on gaps, trends and pressures to the child and youth services planning table for the purposes of system planning, as well as the Brant utilization of the Complex Special Needs Funding.

10. DOCUMENTATION

Contact Brant will document the Case Resolution review in the *Case Resolution Report* for each child/youth reviewed at Case Resolution and distribute to the Service Coordinator, the Case Resolution Team members present, and any other agency that has responsibilities outlined in the plan.

Contact Brant will submit the Case Resolution Report and the appropriate Ministry's Complex Special Needs document to the Ministry Program Supervisor to request approval for any recommendation for Complex Special Needs funding on behalf of the Brant community.

The Ministry's Decision-Making Guidelines outline documentation required in the Report:

- The immediate health and safety risk
- The reasons why it is unable to resolve the situation

- The plan to address the child/individual's needs including how the immediate risk will be reduced
- Information from the community processes to address the needs of the child/individual and family and their "most in need" status
- The specific supports requested, the cost and the transfer payment agency that will provide the supports

11. DISPUTE RESOLUTION

All service providers involved in Case Resolution can formally lodge a dispute in writing regarding the recommendations and action plan to the Chief Executive Officer of Contact Brant within 5 working days of the Case Resolution meeting.

Contact Brant will arrange a meeting with the Case Resolution Team, the disputing party and a representative from the Regional Office to review the dispute and to seek resolution. Minutes will be taken at this meeting and forwarded to all present. At a minimum they will include:

- The names of all parties present at the meeting
- Nature of the Dispute
- Response to the Dispute
- Resolution and next steps or Non-Resolution and explanation for lack of consensus

12. EVALUATION

The Case Resolution Team as well as the child and youth services planning table will review the Case Resolution Protocol annually. Any member of the Case Resolution Team can request revisions to the Case Resolution Protocol at any time; Contact Brant will take this request to the Case Resolution Team at the next meeting.

Contact Brant will develop an annual Case Resolution Report for the child and youth planning table to include:

- volume of meetings differentiating complex needs/at risk and transitional aged youth
- Complex Special Needs funding approved for Brant children and youth
- service system findings identified
- summary of disputes, volume and type of disputes.

Case Resolution Team Membership

The Case Resolution Team in Brant has broad stakeholder representation and is responsible to follow the Case Resolution Protocol.

Following are the organizations requested to participate on the Case Resolution Team:

Brantwood Community Services
Brant Haldimand Norfolk Catholic District School Board
Child and Family Services of Grand Erie
Community Living Brant
Contact Brant for Children's & Developmental Services (Chair)
Grand Erie District School Board
Home and Community Care Support Services HNHB
Lansdowne Children's Centre
Brokerage Services
Six Nations Child and Family Services
Six Nations Health Services
St. Leonard's Community Service
Willowbridge Community Services
Woodview Mental Health and Autism Services

**Specialized Support for Children/Youth with
Complex/Multiple Needs**
Decision-making Guidelines

I: Introduction

Children/youth with complex/multiple needs are:

- Under the age of 18 and require specialized services/supports to participate in activities of daily living, on a long-term, continuous and/or intermittent basis; and
- Have two or more different special needs, requiring an integrated service approach that crosses sectors (health, education and social services) with services often being provided at a number of different locations; and
- Have needs associated with a variety of conditions, which may include physical, intellectual, emotional and developmental disabilities, and chronic, severe and/or terminal illness.

Where there are no protection concerns, these children/youth and their families are to be referred to non-protection agencies that have both the mandate and the expertise to provide the services.

The policy, *Making Services Work for People*, 1997 requires that every local system of services have (or develop) the capacity to provide supports¹ to children/youth with complex/multiple needs who have been assessed to be “most in need”, within available resources. Local systems of services must find ways to provide service to children/youth who are assessed to be “most in need” to reduce the immediate health and safety risk to the child/youth. Once the level of risk has been reduced, the child/youth and/or family may be placed on a waiting list for additional services where the services are not immediately available.

Some children/youth with complex/multiple needs require specialized supports to meet their unique circumstances because:

- The complexity of the service needs for the child/youth are beyond the capacity of the service system and family to address; and
- Immediate measures are needed to decrease risk to the immediate health and safety of the child.

Where a request for specialized support is received the decision-making shall:

- Reflect a common set of guidelines and a common process, as outlined in the Sections II and III of these guidelines, that give all applicants an opportunity to submit the information they believe needs to be considered in their request for specialized support;
- Demonstrate a consistent interpretation and application of the guidelines;
- Consider each individual’s and family’s unique situation and circumstances and show a willingness to use discretion where circumstances warrant; and

□ *Making Services Work for People, p. 6*

- Result in decisions that are consistent, objective and sensitive to individuals, families, language and culture.

While the framework for decision-making will be consistent across the province, the amount of support that a child/youth may receive will vary depending on the individual circumstances, unique characteristics, and available community resources.

The following guidelines will assist in decision-making regarding specialized support where a request is received for a specific child/youth with complex/multiple needs and his/her family. Decisions will be made within the resources available to the ministry. Supports approved through this process are time-limited with the goal being to transition the child/youth and family into the existing service system. Services/supports provided through this process will be managed by transfer payment agencies with the clinical expertise to support the child/youth and family. These agencies are subject to ministry review and accountability requirements.

II: Guidelines

Children/youth with complex/multiple needs may be considered for the Ministry's Complex Special Needs funding for specialized support if they meet the following criteria:

- Are residents of Ontario;
AND
- Have ongoing functional limitation/s as a result of a disability and/or disorder as documented by a physician, psychologist, or psychiatrist;
AND
- Have support needs that are beyond the available services and supports as documented by the local case resolution mechanism.

In addition:

- The supports required are ones that Ministry provides within its policy and legislative mandates;
AND
- The services/supports are to be provided/delivered within the Province of Ontario.

Approvals will be based on the following **decision-making factors**:

- The urgency of need for measures to reduce the risk to the immediate health and safety of the child/youth;
AND
- The support needs of the child/youth with complex/multiple needs and the family;
AND
- The availability of ministry-funded supports in the community;
AND
- The availability of other formal and informal supports to the child/youth and family;
AND
- The availability of funds.

III: Process

Families of children/youth with complex/multiple needs will be informed of the full process for accessing specialized support by the Access Mechanism or the Case Resolution Mechanism.

Step 1: Access Mechanism

Each community has established an access mechanism, which provides information about services, makes referrals, and maintains waiting lists for services. Any individual or family requiring services is expected to contact the access mechanism in their area for information and/or referral. Families seeking specialized support must contact local access mechanisms for assessment, prioritization, referral, intake and service provision. The family is not expected to repeat this process if it occurred at an earlier time.

Step 2: Case Resolution Mechanism

Where the existing services and service system are not able to meet the child's/youth's needs the child/youth must be referred to the local case resolution mechanism.

The ministry requires every local system of services to have a *Case Resolution Mechanism*² to deal with "most in need" cases. The functions of a case resolution mechanism include:

- Reviewing cases to determine if they are "most in need"; and
- Recommending service options to address "most in need" cases.

The process of decision-making for specialized supports does not replace existing mechanisms for identifying "most in need". It is intended to deal with those children/youth who are first identified by a Case Resolution Mechanism as "most in need" and then also fit the criteria identified in Section II of this document.

Step 3: Specialized Support

The case resolution mechanism may consider specialized support for a child/youth, within available resources, when:

- The child's/youth's needs are sufficiently complex that the family and the existing service system are not able to meet the needs of the child/youth; and
- The child/youth meets the criteria identified in Section II of this document.

Step 4: Regional Office Review

Where the Case Resolution Mechanism decides that it is unable to address the need, it may submit a plan for the child to the regional office for consideration. The Case Resolution Mechanism must document:

- The immediate health and safety risk;
- The child's eligibility in the context of the criteria identified in Section II of this document;
- The reasons why it is unable to resolve the situation;
- The plan to address the child's needs including how the immediate risk will be reduced;
- Information from the community processes to address the needs of the child/youth and family and their "most in need" status;
- The specific supports requested, the cost and the transfer payment agency that will provide the supports; and
- Evidence that the family has been given an opportunity to provide additional information that may inform the plan prior to submitting it to the Regional Office.

On receipt of a request for specialized support the Regional Office will:

² *Making Services Work for People, p. 27*

- Request additional information as required to make a decision;
- Send a letter to the family and copy the case resolution mechanism, acknowledging receipt of the request for specialized support and the plan, advising that the guidelines for decision-making can be made available upon request and identifying a timeframe for a decision;
- Review the plan against the guidelines, the five decision-making factors to be considered for specialized support and the available resources;
- Give the family an opportunity to provide additional information about their plan prior to a final decision being made; and
- Document the decision and reasons for the decision including:
 - ✓ A response to the criteria and five decision-making factors;
 - ✓ Level and type of support to be allocated; and
 - ✓ The transfer payment agency who will manage the support plan with the family and facilitate linkages with and the transition to the existing service system.

Step 5: Inform the Family of the Decision

Within the timeframe identified in the acknowledgement letter, the Regional Office will inform the family in writing, and copy the Case Resolution Mechanism, of:

- The decision and the reasons for the decision;
- The specific time period of the approval up to a maximum of one year, coinciding with the ministry's fiscal year;
- The requirement that the urgency of need will be reassessed at least annually by the Case Resolution Mechanism. The same level of support is not guaranteed in subsequent approvals; and
- The requirement that the family work with the case resolution mechanism and/or local agencies to transition the child/youth and family to the existing service system.

**Ministry of Community
and Social Services
Ministry of Children and
Youth Services**

Hamilton/Niagara Region

119 King Street West, 7th
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**Ministère des Services
sociaux et communautaires**

**Ministère des Services
à l'enfance et à la
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August 28, 2009

TO: Executive Directors
MCYS/MCSS Transfer Payment
Agencies Hamilton/Niagara Region

cc: Members of the Local Children's Service System Tables

FROM: Ron Burwell
Program Supervisor/Complex Special Needs
Lead Hamilton/Niagara Region

RE: Children and Youth with Complex Special Needs Access Process

This memo is intended to provide additional clarity concerning the provision of service to children and youth with exceptional needs. In particular, it highlights the roles and responsibilities of local case resolution mechanisms and Ministry regional offices in managing the complex needs portfolio. As well, this memo reinforces Ministry expectations of children's aid societies and other transfer payment organizations (notably in children's mental health and developmental services) in relation to children and youth with complex special needs.

CONTACT agencies function as the initial entry point to services for children and youth with emotional, behavioural or developmental concerns. There is a CONTACT agency located in each of the four communities in the Hamilton/Niagara Region, including:

- Contact Hamilton, 140 King Street East, Suite #4, Hamilton; 905-570-8888
- Contact Niagara, 23 Hannover Drive, Unit #8, St. Catharines, 905-684-3407
- Contact Brant, 25 King Street, Brantford, 519-758-8228
- Haldimand-Norfolk R.E.A.C.H. (Contact H-N), P.O. Box 5054, Townsend, 519-587-2441

CONTACT agencies provide single point of access for:

- Information about Available Services;
- Central Intake and Referral;
- Coordination of Services;

- Case Resolution; and
- Residential Placement Advisory Committee (RPAC).

The range of services CONTACT agencies are able to refer a family to include, but are not limited to: in-home supports including intensive child and family service, out of home respite, Special Services at Home (SSAH) and Assistance for Children with Severe

Disabilities (ACSD), outpatient services including assessment and treatment, behavioural supports, case management, residential treatment, which can include options such as respite/shared care/and full time placement, and inpatient mental health services.

Children and Youth with Complex Special Needs

A “child/youth with complex/multiple special needs” is, as defined in the Specialized Support for Children/Youth with Complex/Multiple Needs Decision-making Guidelines, a child/youth:

- Under the age of 18 in need of specialized services/supports to participate in day-to-day activities, on a long-term, continuous and/or intermittent basis;
- With a minimum of two different special needs, receiving service from different sectors (e.g. developmental services, mental health) and in need of an integrated service approach; and
- With needs associated with a variety of conditions, which may include physical, intellectual, emotional and developmental disabilities, and chronic, severe and/or terminal illness.

All children/youth that fit the criteria within the complex special needs guidelines must access services through the appropriate CONTACT organization. All referral sources, whether it be families, case managing agencies or other external sources seeking specialized supports, must contact the appropriate CONTACT agency for assessment, prioritization, referral, intake and service planning.

Case Resolution Process for Children with Complex Special Needs

When it is determined that existing services are not able to meet the child’s/youth’s needs, CONTACT agencies will facilitate a case resolution meeting. Children’s mental health and developmental service agencies are responsible for regular attendance and participation in the case resolution meetings, and to actively support the planning process. Other service sectors such as education, health, adult developmental services and culturally specific groups, such as First Nations and francophone providers, may also attend case resolution meetings as required.

The local CONTACT case resolution mechanisms in each community will review each case received to determine if the child/youth and his/her family is “most in need” and will recommend service options to address the needs of those children/youth assessed to be experiencing significant or severe mental health problems/illnesses that significantly impair their functioning at home, school and the community, where the criteria in the Guidelines have been met. The case resolution mechanism will ensure that the recommended services can be provided within the finite allotment to provide specialized supports to reduce the immediate risk to the health and safety of each child/youth and their family.

Case resolution for complex special needs children/youth in each community will include the following processes:

- If a child/youth is assessed by the case resolution mechanism to be “most in need”, the recommendation to provide support services through specialized support funding will be based on the criteria and decision-making factors in the Guidelines. Specialized support services will be determined and provided based on the availability of resources.

- Service provider agencies work with the case resolution mechanism to ensure priority access to existing services for children/youth with complex special needs and their families assessed as “most in need”, to prevent health and safety risks from occurring and/or escalating. Service providers are encouraged to be flexible within their mandates and work creatively within available resources to meet the needs of children/youth with complex special needs.
- Case resolution mechanisms and transfer payment agencies work with the child/youth and their family to transition the person to appropriate longer-term supports within the existing service system once immediate health and safety risks have been reduced. In some instances, where significant risks have been addressed, a child/youth may be placed on a waitlist for appropriate treatment and/or longer-term supports.
- All children/youth supported with complex special needs funding will remain the legal responsibility of their parents. This includes making decisions about care, working with providers and access and case resolution mechanisms to support the child/youth, and financial support, where possible, for the child/youth’s personal care needs. Ongoing parental involvement provides stability and consistency for the child/youth, and reinforces parental guardianship responsibilities. Wherever possible, service will be provided in the family home.
- The case resolution mechanism engages other related sectors to plan for the specialized needs of the child/youth. The support plan will include the clinical assessment of the child/youth’s needs, how the immediate risk will be reduced, the timeframe for transitioning the child/youth to existing base-funded services where possible, the service goals to be achieved and the cost of providing specialized supports. The case resolution mechanism submits the plans to the Regional Office for review prior to commencement of providing support services.
- Specialized support services can be approved, as per the Guidelines, for up to a maximum of 12 months.
- Case resolution mechanisms communicate to children/youth and their families that the specialized supports to be provided are interim, time-limited and outcome based. It should be emphasized that the level of services are not fixed, and will be re-examined in subsequent case reviews. In addition, the youth and parent(s) should be advised that case resolution mechanisms will work towards a transfer to funded services where possible.
- Case resolution mechanisms have review processes and procedures, consistent with the support plan, for regular review of funding, urgency of need, and level of supports provided. The timeframe for case reviews will be based on the circumstances of each case and will be reflected in the child’s/youth’s support plan.

Funding for complex special needs services is managed by the Regional Office. All recommendations made at the case resolution mechanisms must be forwarded to the Regional Office for review. Where possible, ***the Regional Office will be alerted prior to the case resolution meeting where additional funding is anticipated.*** CONTACT agencies and/or Special Needs Services at McMaster Children’s Hospital are responsible to report any changes in funding to existing complex needs children/youth to the Regional Office on a monthly basis.

Child Protection

It is the ministry's position that it is not appropriate to use a children's aid society (CAS) to secure access to services for children and youth with special needs where no child protection concerns exist.

In 2005, the ministry re-issued the 2001 directive to children's aid societies to clarify that:

- it is not appropriate to use child protection resources to provide services to children and youth with special needs where no child protection concerns exist; and
- families with special needs children and youth must be referred to other non-protection agencies that have the mandate, the resources and the expertise to provide needed services to meet the child's/youth's special needs where no protection concerns exist.

Memo from MCYS Regional Office May 2012 to Inform Planning for
Children with Complex Special Needs

Principles of Complex Needs Funding

- The needs of the child must be beyond that of the current funded system
- Complex needs funding is to address/reduce immediate risk only
- Parents remain the guardian and are responsible for their children
- All children are transferred to funded services or home
- Complex needs funded services must align with MCSS adult funded

services Processes that Naturally Develop Out of the Principles

The needs of the child must be beyond that of the current funded system

- The service system must demonstrate that all less intrusive measures have been attempted first
- The service system must have engaged in proactive planning and consultation with other providers to ensure coordination and consolidation of existing and potential new supports
- Service providers need to be flexible in their mandate
- The Regional Office funds mental health services, so only children with dual diagnosis are eligible for funding

Complex needs funding is to address/reduce immediate risk only

- The funded system must remain involved as complex needs only funds services to address immediate risk and for services not available in the community
- The funded services therefore must continue to provide all of the other services and remain involved with the child and family
- The funded system is responsible for managing / making recommendations to the regional office on funding (and are accountable for those recommendations)
- Any funding for out of home placement in an OPR requires performance/outcome management of that contract as they are responsible back to the service system for expenditures

Parents remain the guardian and are responsible for their children

- Parents must participate in the care of their children
- Parents contribute to the care of their children
- Parents must engage in all levels of the process to be eligible for funding

All children are transferred to funded services or home

- A plan to transfer to funded services or home must be part of the plan/recommendations submitted to the Regional Office prior to approval of complex needs funding

- The service system must remain involved from the start and be a part of that plan

- Parents have to be part of and sign the plan (which outlines their responsibility)
- All plans are time limited and subject to regular review (if the child has not been transferred, why? =accountability)

Complex needs funded services must align with MCSS adult funded services

- All complex needs funded children must be assessed by the DSO at age 16 to determine eligibility for adult services
- Children's services must begin to align with the level of supports the child is eligible for at age16