

**Summary of Federally Required Plan Content
from 42 USC 150124 Sec 124 (4) [A-B])**

The table below includes some jargon. Please see the *Plan Vocabulary* attachment for definitions of unfamiliar words.

<p>All work in the plan must support the legislative intent of the Developmental Disabilities Assistance and Bill of Rights Act (see purpose and findings 42 USC 15001 Sec.101 (a) (1-17) (b) (1) (A-B). This means the work should increase inclusion, integration, access to individualized services, self-determination, and productivity as defined in the law (see definitions starting at 42 USC 15002 Sec. 102).</p>	<p>Through plan goals, objectives, and activities the Council must address the unmet needs of people with intellectual and developmental disabilities, and their families.</p>	<p>The plan must include Council work related to work in four areas: advocacy, capacity building, systems change, and targeted disparity in an area of emphasis.</p>
<p>The plan must include annual direct funding and strengthen a statewide organization led by individuals with intellectual or developmental disabilities.</p>	<p>The plan must support leaders with intellectual or developmental disabilities to provide leadership training to peers.</p>	<p>The plan must support people with intellectual or developmental disabilities to expand their participation in cross-disability, cross-cultural coalitions.</p>
<p>The plan must include work done in partnership with JFK Partners and Disability Law Colorado.</p>	<p>The plan must be data-driven and reflective of public input including a 45-day comment period.</p>	<p>The plan must include work in each year.</p>
<p>The plan must include strategies for measuring success (set [federal] measures and internal Council measures.)</p>		