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| 107. ELIGIBILITY DETERMINATION | 02. Eligibility Requirements. To be eligible for children’s mental health services through a voluntary application to the Department, the applicant must:  
   a. Be under eighteen (18) years of age  
   b. Reside within the state of Idaho  
   c. Have a DSM-5 diagnosis. A substance use disorder alone, or developmental disorder alone, does not constitute an eligible Axis 1 diagnosis, although one (1) or more of these conditions may co-exist with an eligible Axis 1 diagnosis; and  
   d. Have a substantial functional impairment as assessed by using the Department’s approved tool. | 02. Eligibility Requirements. To be eligible for children’s mental health services through a voluntary application to the Department, the applicant must:  
   a. Be under eighteen (18) years of age  
   b. Reside within the state of Idaho  
   c. Have a DSM-5 mental health diagnosis. A substance use disorder alone, or developmental disorder alone, does not constitute an eligible mental health diagnosis, although one (1) or more of these conditions may co-exist with a mental health diagnosis; and  
   d. Have a substantial functional impairment as assessed by using the Department’s approved tool. | Revise to remove reference to Axis 1. |
| 236. PARENTAL FINANCIAL SUPPORT FOR CHILDREN IN ALTERNATE CARE | In accordance with Sections 56-203B and 16-2406, Idaho Code, parent(s) are responsible for costs associated with the care of their child in alternate care.  
01. Notice of Parental Responsibility. The Department will provide the parent(s) with written notification of their responsibility to contribute toward the cost of their child’s support, treatment, and care, including clothing, medical, incidental and educational costs.  
02. Financial Arrangements with Parent(s). Parent(s) are responsible to reimburse the Department for the costs of alternate care when their child is placed in alternate care in accordance with a court order or voluntary placement agreement.  
   a. Parents are expected to contribute to the cost of their child’s care, but parents will not be asked to pay more than the actual cost of care, including clothing, medical, incidental and education costs.  
   b. The Department will refer the parent(s) to the Bureau of Child Support payment calculation and payment arrangement. | In accordance with Sections 56-203B and 16-2406, Idaho Code, parent(s) are responsible for costs associated with the care of their child in alternate care.  
01. Notice of Parental Responsibility. The Department will provide the parent(s) with written notification of their responsibility to contribute toward the cost of their child’s support, treatment, and care, including clothing, medical, incidental and educational costs.  
02. Financial Arrangements with Parent(s). Parent(s) are responsible to reimburse the Department for the costs of alternate care when their child is placed in alternate care in accordance with a court order or voluntary placement agreement.  
   a. Parents are expected to contribute to the cost of their child’s care, but parents will not be asked to pay more than the actual cost of care, including clothing, medical, incidental and education costs. | Remove the requirement to refer to child support (02.b) |