Access to Work: staff guide
## Contents

1. Introduction ........................................................................................................... 3  
2. Process Overview ............................................................................................... 4  
3. Eligibility conditions for Access to Work ...................................................... 5  
4. Applications ......................................................................................................... 30  
5. Assessment ........................................................................................................... 36  
6. Travel to Work ................................................................................................... 42  
7. Support Workers ................................................................................................. 50  
8. Adaptation to Premises or Equipment (APE) ................................................... 65  
9. Special Aids and Equipment ............................................................................... 71  
10. Miscellaneous support classifications ............................................................ 76  
11. Cost Share .......................................................................................................... 77  
12. Delivery of Support ............................................................................................ 83  
13. Change of Circumstances .................................................................................. 88  
14. Review of applications in payment ................................................................... 93  
15. Overpayments .................................................................................................... 95  

App. 1: Ministerial Government Departments ..................................................... 96  
App. 2: Access to Work – request for medical opinion ....................................... 99  
App. 5: Adapted Vehicles ....................................................................................... 102  
App. 6: Access to Work and motability ................................................................. 107  
Factsheet: Access to Work for Sector-based Work Academies ......................... 108  
Factsheet: Access to Work for Work Experience for Disabled Young Persons aged 18-24 ................................................................. 109  
Factsheet: Access to Work for Self-arranged Work Experience ....................... 111  
Process: Work Experience for Young People aged 18-24 ................................. 112  
Process: Access to Work for People at a sector-based work academy (SBWA) ................................................................................................. 114  
Process: Access to Work Advance Payment Process ..................................... 115
1. **Introduction**

1. Access to Work (AtW) assists disabled people who are:
   - self employed
   - in paid employment or
   - due to start a job or Work Trial

2. AtW funding encourages employers to recruit and retain disabled people.

3. It offers financial help towards the extra cost of employing a disabled person and practical support to overcome work related obstacles resulting from disability.

4. In some cases the employer will share the cost.

5. Extra employment costs resulting from disability over and above those considered as reasonable adjustments can be considered.

6. AtW advisers have access to independent specialist assessors who can identify appropriate solutions to suit the customer’s need.

7. Advisers work with the customer and their employer to give the correct support. Repayment of some, or all of the costs are agreed in advance.

8. Repayments made under AtW are not liable for Income Tax.

9. All VAT queries must be signposted to HMRC.

**Principles of Access to Work**

- Above and beyond a reasonable adjustment: Support that complements but does not replace or subsidise an employer’s legal duty to make reasonable adjustments

- Additional costs: Support that is over and above what a non-disabled person would need to do their job

- When determining whether there are additional costs or a business benefit: Consider the support required by a disabled person doing the job. Do not take into account the cost incurred by a non-disabled person doing the job

- Meeting minimum needs: Support that allows individuals to overcome workplace barriers that arise from their disability and

- Value for money: Support that meets an individual’s needs in the most cost effective way for the taxpayer
2. Process Overview
Steps involved in providing support

10. On initial contact:
   - provide information
   - answer general questions
   - check [eligibility](#) and
   - fill in the [application](#)

11. Application received:
   - make sure the customer is aware of the [elements](#) available.
   - assess the impact of their disability
   - complete a [business case](#), including agreed cost sharing
   - notify customer of the decision

12. Requirements agreed and obtained:
   - manage the [delivery of the support](#)
   - deal with any [change of circumstance](#)
   - record key dates for management information use

13. Customer sends in claim for repayment:
   - [review the claim](#) and evidence
   - authorise payment or
   - record [overpayment](#)
3. Eligibility conditions for Access to Work

Eligibility

14. To receive support though Access to Work (AtW) the customer must:

- be disabled or have a health condition that impacts on their ability to work
- be 16 or over
- there is no upper age limit for support as long as the employment is likely to continue
- be in need of help at a job interview with an employer or
- be about to start employment or
- be about to start a Work Trial or
- be about to start a Department for Education supported internship or BIS traineeship or
- be about to start self-arranged work experience or
- young person’s work experience
- be in employment, whether as an employed or self employed person
- not be getting Employment Support Allowance/Incapacity Benefit and/or NI credits only (or will cease to claim whilst in work) unless the customer is about to start a Work Trial. This includes Severe Disablement Allowance and Income Support (where paid as a result of incapacity for work). Unless the customer is in the Permitted Work Higher Level, Permitted Work (PCA exempt) or Supported Permitted Work and
- is living in Great Britain. Northern Ireland, the Isle of Man and the Channel Islands are not included for AtW support
- if the customer is working abroad support can be considered providing the job is based in Great Britain but certain restrictions apply

15. The DiSC3 eligibility screen asks if customer will ‘earn a living’. This is no longer a test of AtW eligibility. If the customer is in or about to start paid employment then confirm that they will be paid at least the National Minimum Wage. The answer to the question ‘paid NMW?’ should be recorded as the answer to the ‘earns a living question’ The DiSC3 system will be corrected as soon as possible.

CAP (Ceiling)

16. From 1st October 2015 to 31 March 2018, all new applications will be subject to a maximum annual award limit of 1.5x the national average salary. This figure was set at £40,800 as of October 2015 and £41,400 from April 2016 and £42,100 from April 2017.

17. From 1 April 2018, all new applications are subject to a maximum annual award limit of twice the national average salary and the figure was set at £57,200.

Note: The figure will be uprated annually each April.
18. Customers subject to the limit are recorded and subject to annual reviews where:
   • their progress can be monitored
   • their needs looked at
   • extra advice and support offered and
   • the uprated limit applied to their award

19. Awards are calculated in the usual way and a ceiling (CAP) applied. Every effort should be made to explore with customers how the resources provided by AtW can combine with reasonable adjustment and their employers (or their own businesses resources if self-employed) to support the customer effectively in work.

20. For existing customers, the level of award in payment on October 1st 2015 will be protected until 1st April 2018 provided their needs remain the same.

21. If needs reduce below the level of the cap then rise above that level, advisers are permitted to use their discretion in applying the cap level to those whose requirements fall below the cap temporarily, for example a brief change of role or illness.

Examples of how the CAP may apply

22. Current award at October 1st 2015 is £50k, in December 2015 £60k of support needed. Applying the new rules means the customer won’t be able to receive any more.

23. Current award at October 1st 2015 is £50k, in December 2015 support needed down to £40k but rises to £56k (pro rata) in January 2016, then, using adviser discretion support can go back to £50k.

Customer has one Job

Example 1
Customer is capped and has a change of circumstances where their need is assessed as still being over the Cap limit. This means the customer is still subject to the CAP.

Capped to Capped
   • No change in entitlement, original award continues.
   • No Change letter issued to customer
   • Ideal candidate for Personal Budgets
   • Disc record continues with existing dates, that is no new award period.

If the change is a new job (not an additional job) – retain capped amount in new job. On DISC - new application, new job, new 3 year period.
   • New declaration letter to customer
   • Ideal candidate for Personal Budget

Example 2
Customer is uncapped and has a change of circumstances that increases their need above the Cap limit.
Uncapped to Capped

- Change in entitlement to CAP limit per annum.
- Close existing element and start new element for 12 months from date of change
- Issue revised entitlement letter to customer
- Ideal candidate for Personal Budgets

Support is put in place for 12 months from the date of the change of circumstance application (or date of future change)

Customer has Multiple Jobs

Example 1
Customer has one (or more) jobs and takes on an additional job

Capped To Capped

- No change in entitlement, original award continues.
- Amended declaration letter to customer
- Ideal candidate for Personal Budgets
- Disc record continues with same dates, that is no new award period
- Convert element to single event cost at relevant amount – based on current award
- New job goes on DISC with full business case but no element
- Note business case that funding remains in job 1

Example 2
Customer takes on an additional job that increases their need past the Cap Limit.

Uncapped to Capped

- Revised entitlement letter to customer
- Ideal candidate for Personal Budgets
- Close existing element for Job 1 and start new element for 12 months from date of change
- Enter all expenditure in Job 1 – to ensure Cap adhered to.
- New job goes on DISC with full business case but no element
- Note business case that funding remains in job 1

Multiple Elements

- Combine elements to one single event cost (using Support Worker element)
- Clear notes for payments
- If uncapped to capped close existing element and start new element
for 12 months

- If capped to capped convert element to single event cost based on current award

**Definition of disability**


25. When a customer’s disability does not substantially affect their normal day-to-day activities but has a long-term and considerable adverse effect on their ability to do their job can apply.

26. Tell the customer that Jobcentre Plus makes a decision about disability for support purposes only and this decision should not be regarded as proof that the individual would meet the Equality Act 2010 definition if tested in a court of law.

27. Under the Equality Act 2010 employers have a responsibility to make reasonable adjustments. AtW may pay extra employment costs that go beyond what is reasonable for an employer to provide.

**Confirming disability**

28. Normally there is no need to get a medical opinion from a qualified health care professional unless the application is for help under the [Travel to Work element](https://www.gov.uk/travel-to-work-element).

29. AtW cannot be used to fund treatment for a disability or be used for diagnostic assessments for any type of disability or health condition.

30. At the initial contact stage

- if there is disagreement with the customer or
- difficulty in determining whether the effect of the customer’s disability will introduce extra costs above those of a non-disabled person doing the job
  - ask for copies of any evidence the customer has, to be sent in with the application form.

31. Tell the customer that the AtW adviser may ask for a specialist assessment to identify the support needed, for example

- technical
- ergonomic or
- third sector specialist (RNID / RNIB)

32. The adviser may ask for extra evidence they deem necessary at anytime during a claim in order to validate a request for support.

**Dyslexia**

33. Ask if a diagnostic assessment has taken place other than the online self help test.

34. Where a dyslexia diagnostic assessment has not taken place and the customer does not know how this impacts on workplace day to day activity sign post them to their HR department, if available or to a specialist organisation to do an assessment.
35. Our contracted assessors do not conduct dyslexia diagnostic assessments. Their role, is to assess the customer’s needs based on a diagnostic report and make suitable recommendations.

**Mental Health Support Service**

36. From 1st April 2016 access to Mental Health Support Service (MHSS) will be available to employees of **ANY** Government department **INCLUDING** Ministerial Government Departments and DWP. The cost of any recommendations made by MHSS for employees of Ministerial Government Departments **cannot** be met by Access to Work.

37. More information about MHSS can be found on the [Access to Work Contracts Homepage](#).

38. Support is available to customers with a mental health condition who are either:

- going into work
- absent from work as a result of their mental health condition
- finding work difficult as a result of their mental health condition

39. The type of support includes:

- work focused mental health support, tailored to the individual
- assessment of individual need to identify coping strategies, such as:
  - keeping a mood diary to identify triggers and changes in mood in order to increase own awareness and mood management at work
  - develop relaxation techniques when under pressure
  - produce a protocol to allow line managers to identify signs that the individual is becoming unwell (for example Wellbeing Recovery Action Plan, WRAP)
  - introduce techniques to improve concentration and focus, for example using a quiet room for complex tasks, identifying ‘prime time’ and completing mist challenging tasks, using a ‘dumping’ pad for unwanted thoughts
  - practice cognitive behavioural techniques to reframe negative thoughts and plan positive actions
- develop a support plan detailing the steps needed to enter, stay in, or return to, work. Suggesting reasonable adjustments in the workplace or in working practices, for example:
  - introduce a flexible working pattern to accommodate changes in mood and impact of medication
  - provide a mentor to give extra support in the workplace
  - temporary cut in targets or reallocation of certain aspects of job role
  - extra time to finish certain aspects of job role
  - extra training and development
  - regular formalised 1-2-1 meetings to look at concerns
  - a phased return to work
job coach/Support worker
- advice and guidance to allow employers to fully understand mental ill health and how they can support employees with a mental condition, for example educate colleague/employer about mental health conditions

What is employment?

40. For Access to Work (AtW) purposes, employment is:
- full or part-time paid work, whether permanent, casual or temporary;
- a Work Trial arranged by Jobcentre Plus;
- work in an unsupported or supported environment. There are some exceptions in the rules for Work Choice
- not voluntary work
- some councillors and other elected officials, or appointees who have applied for positions on public organisation’s boards;
- not training except for training related to the customer’s paid employment and undertaken whilst the applicant is in receipt of normal wages for the job.

41. To get support employed customers must:
- have a contract of employment
- be paid at least the National Minimum Wage or
- where a customer is going for a job interview or has just started a job and payslips / contracts are not yet available, accept the job offer letter or letter confirming the interview or job start date as evidence.

42. Access the National Minimum Wage check list on GOV.UK to find out whether the customer has to be paid the NMW.

43. If during the initial contact with the customer there are doubts about the employment, tell the customer to send evidence with their application.

44. The evidence will be considered when assessing the customer’s need for support.

45. Where the employer is a ministerial government department, including the Department for Work and Pensions (DWP), or one of its agencies funding of changes is made by the employing department.

46. Customers who are registered with an agency must have a job to start before they can get support.

47. Approval of any type of AtW support cannot be given if there is evidence that a company is about to stop trading.

Civil Service and Government agency employees

48. Employees of ministerial government departments including the Department for Work and Pensions (DWP) or one of its agencies will be funded by the employing department. See Appendix 1 for a full list of the ministerial government departments.

49. AtW can give advice, arrange assessments and make recommendations about what support is needed but each ministerial department will be
expected to source and fund the support themselves.

50. AtW cannot assist in arranging assessments for employees of the Department for Work and Pensions or its executive agencies. Guidance for DWP employees can be found [here](#).

51. Applications from civil servants should be recorded on DiSC3 in the normal way. DiSC3 shows assessments as a separate element and the fact that AtW may be taking no action after the assessment will not affect MI and OA targets.

**Members of the clergy**

52. Applications from members of the clergy, regardless as to their religious denomination, must be dealt with in exactly the same way as any other application.

53. The customer must be in paid employment. For example, Church of England clergy receive a salary or stipend but some other religious denominations work on a voluntary basis. AtW is not available for voluntary workers.

54. If customer’s employment status in doubt, contact the employer or the religious organisation they belong to. Most contact details can be found on the Internet.

**What is self employment?**

55. For Access to Work (AtW) purposes, self employment is:

- operating a business either on the customer’s own account or in partnership, or working for an employer on a self employed contractual basis or
- operating a franchised business on a self employed basis
- that the business satisfies the past or prospective viability tests and
- possessing a Unique Tax Reference Number (UTR)

56. If the customer is employed by a company that they own but draw a salary taxed at source and pay Class 1 National Insurance contributions, they are employed not self-employed. If they pay Class 4 they are self-employed.

57. Work can be done:

- from home
- on their own premises
- on premises owned or leased by someone else
- on a travelling basis, for example a piano tuner.

58. You must be satisfied that the applicant is self-employed by

- them providing a UTR and
- request accounts for an established businesses or
- a business plan of a standard acceptable to a bank or other financial institution, for example for new businesses.
- In the case of self-employed applicants, such as entertainers who do
not necessarily see themselves as being a business, then a UTR and CV is appropriate.

59. AtW cannot pay for the costs of setting up a business such as
   • standard items of equipment
   • support for fact-finding
   • going on courses, seminars or similar events while the business is being formed.

**Company directors**

60. If the applicant is employed by a company they themselves own, but draw a salary taxed at source and pay Class 1 National Insurance contributions, they are employed not self-employed.

61. Company directors are not entitled to the minimum wage therefore do not have to meet this eligibility condition to be able to get support.

62. Any business, of which they are a director and claiming AtW in respect of, must however satisfy the [business viability](#) test.

63. The customer must provide proof that the company is registered with Companies House in Cardiff.

**HM Revenue and Customs checks for self-employment**

64. To make sure of consistency in determining whether an applicant is self-employed, you can rely on HM Revenue and Customs treatment of the customer’s employment circumstances:
   • if employed, they will be taxed under PAYE rules and the employer will pay Class 1 National Insurance contributions under the same PAYE rules
   • self-employed customers will be taxed under the Self Assessment rules and have a Unique Tax Reference (UTR) number for that purpose. Customers will be managing their Class 2/4 contributions through arrangements with the HMRC National Insurance Contributions Office
   • for AtW purposes, all customers who state they are self-employed must provide proof of self-employment by providing:
     o their UTR - a unique 10 digit Tax Reference and either
     o accounts to demonstrate business viability for an established business or
     o a business plan for a new business

**Business Viability**

65. It is a requirement for a self-employed person or business owner/director seeking AtW support to demonstrate that the business is a viable and legitimate concern.

66. To be considered viable, a business should in the course of normal operations, achieve a minimum level of turnover each year.

67. This level is set at the Lower Earnings Limit (LEL) of £5,824 per annum.
**Start-up period and down-turns**

68. New businesses or periods of sole-trading may have an initial 12 month period “test trading” period from application where they do not have to turnover the LEL threshold.

69. However, any new application must be accompanied by a business plan. Advisers may decline any self-employment award if, in their judgement, the plan is unlikely to have any prospect of becoming viable.

70. Should self–employed trading or a business that has not previously satisfied viability test fail to achieve turnover of LEL in between annual review periods (excluding test-trading periods), then an award is terminated.

71. If a previously viable business fails to achieve turnover of LEL in between annual review periods, then a further award may be made for the following year, however if the business again fails to turnover the LEL in that following year then the award is terminated.

72. In all cases, periods for which an award is suspended – eg through temporary cessation of trading is disregarded.

**Re-qualification**

73. A person who receives an award for AtW on a self-employed basis which is subsequently terminated because the business does not satisfy the viability test, may not re-qualify for another self-employment AtW award for a period of 5 years from the original application.

**VAT**

74. All VAT queries must be signposted to HMRC.

**Living in Great Britain**

75. Support can be applied for by anyone who is:
   - normally living in and
   - working in Great Britain and
   - meets the eligibility criteria.

76. Access to Work does not cover:
   - Northern Ireland, which has its own Disablement Advisory Service, or
   - the Channel Islands or
   - the Isle of Man.

**Workers Posted from the European Community**

77. Workers posted to Great Britain by a company based in another European Community country are entitled to apply for support. The EC Posted Workers Directive (96/71/EC) requires equality of treatment for EC
posted workers and local workers.

78. In the case of European Community posted workers, Access to Work should not apply the normally living in and employment based in GB rules, all other eligibility criteria apply.

79. On starting a job an individual must register with HM Revenue and Customs for National Insurance purposes.

80. You must seek verification of the individual’s legitimacy for work by:
   - making sure the customer has a current passport with immigration stamps indicating type of and period of leave to stay;
   - asking for details of time and length of employment contract;
   - asking for evidence of application for a National Insurance number and registration with HM Revenue and Customs for tax purposes;
   - further information can be found on [GOV.UK](https://www.gov.uk).

**Temporary residents**

81. Temporary resident customers learning a trade under “special government arrangement” schemes who are employed but only receive lodging and pocket money are not eligible for support.

**Outside the European Economic Area**

82. Customers from outside the European Economic Area need a visa to live in the United Kingdom and this may also give them the right to work here, but they will not be given a National Insurance number until they start getting paid.

83. Confirmation that the visa allows the customer to work in Great Britain is enough to meet the residency requirement.

84. Ask the customer to send in the visa documents with their AtW1 application.

85. If the customer does not want to send important documents by post, tell them to get the documents copied and endorsed at their nearest Jobcentre, we will accept a verified copy of the document.

**Immigration Employment Document (IED)**

86. Some customers will have an Immigration Employment Document (IED) that gives them the right to work in this country. Ask the customer to send their IED in with their AtW1.

87. If the customer does not want to send important documents by post, tell them to get the documents copied and endorsed at their nearest Jobcentre, we will accept a verified copy of the document.

**Asylum seekers and refugees**

88. Asylum seekers who have made an application for recognition as a refugee and are awaiting a decision are not allowed to work and have no access to the mainstream welfare benefit system.

89. Customers who have a work permit or a leave to remain status don't need to hold a British passport. They are allowed to work in GB and
receive support.

90. These cases must be closely monitored and, where the leave to remain is time limited, any support must also be time limited and subject to review.

91. Leave to remain is normally granted for five years after which the person can apply for Indefinite Leave to Remain. As soon as a person has been granted leave as a refugee they have immediate access to the labour market and to all key mainstream benefits.

92. Customers who have been given leave to work in Britain but with ‘No recourse to public funds’ are still allowed to apply for support. For the definitive list of all relevant public funds see the UK Visa and Immigration website.

93. Ask the customer to send their notification of leave to enter or remain in with the AtW1.

94. If the customer does not want to send important documents by post, tell them to get the documents copied and endorsed at their nearest Jobcentre, we will accept a verified copy of the document.

**Working abroad**

95. If the customer’s job is normally based in Great Britain, but they need to travel abroad as part of their duties, support should be limited to 3 months in any one (rolling) year.

96. This will include, for example, the extra costs of a support worker.

97. After this period support can only be extended in exceptional circumstances and after agreement with the National Tier policy team.

98. Customers can take equipment supplied through the programme abroad if it is needed to carry out their duties providing the “owner “ of the equipment has no objections.

**Applicants getting benefit**

99. Customers getting certain benefits are not normally able to get AtW.

100. These benefits are:

   - Incapacity Benefit (IB), including the award of National Insurance credits only
   - Employment Support Allowance (ESA) including the award of National Insurance credits only
   - Severe Disability Allowance
   - Income Support paid as a result of illness.

101. Exceptions to the above are where the claimant:

   - is going for an interview, or
   - starting a Work Trial, or
   - has a job to start, and will stop claiming when employment begins or
   - is on Permitted Work Higher Level, Permitted Work PCA Exempt or Supported Permitted Work.
102. Applicants getting Jobseeker’s Allowance (JSA) Contributory or Income Based may be able to get support if in a part-time job. They must declare this work when signing.

103. Applicants in receipt of Pension Credit may be able to get support if in a part-time job. They must declare this work to the benefits section.

104. Applicants receiving any other benefits, for example Council Tax Benefit, Housing Benefit are able to apply for AtW, provided they satisfy the eligibility conditions.

105. Fit for Work is a new assessment and advice service, due to go-live through a phased roll-out from December 2014 with full roll-out due to finish in the first quarter of 2015 - 16. Fit for Work will be delivered on behalf of DWP by a private supplier, Health Management Limited, in England and Wales, and by the Scottish Government in Scotland.

**Fit for Work**

106. To be eligible for the Assessment service, individuals must be:
   - employed (i.e. not self-employed or out of work)
   - resident in England, Wales or Scotland (including being within areas covered by HWS during the phased roll-out period)
   - referred by their doctor (at any time during their sickness absence) or by their employer (only at or after 4 weeks sickness absence)
   - not referred earlier to and accepted by the Assessment service within 1 calendar year of the current date of referral.

107. The two main elements to the service:
   - Assessment: Once an employee has reached, or is expected to reach, 4 weeks of sickness absence they will normally be referred by their doctor for an assessment by an occupational health professional, who will look at all the issues preventing the employee from returning to work
   - Advice: Employers, employees and doctors will be able to access advice via a phone line and website

**Universal Credit**

108. Universal Credit is a single benefit paid to those in or out of work.

109. Any claimant with a disability or health condition will be able to apply for AtW funding for any paid work they do.

110. Those able to work are expected to do all they can to establish an adequate level of earnings.

111. Those in work, who are not considered to have an adequate level of earnings taking account of their disability or health condition, will be required to seek more work or better paid work.

112. Those not in work are required to seek as much paid employment as they are capable of.

113. There is no lower limit on the number of hours of paid employment that a claimant can expect AtW to support.
114. Funding is only available for employment that pays at least the national minimum wage.

115. There is no automatic time limiting of awards.

New Enterprise Allowance

116. Customers who started NEA up to and including 31 December 2014 will continue to be eligible for Access to Work during the mentoring phase of NEA.

117. Customers who started NEA on or after 5 January 2015 will not be eligible for Access to Work during the NEA mentoring phase.

118. As NEA is now a contracted provision, extra support is the responsibility of the provider.

Work Experience

119. All work experience opportunities must be arranged in line with Jobcentre Plus guidance before support is authorised.

120. A non Access to Work adviser decides if the eligibility conditions for taking part in a work experience opportunity are met before an application is made.

121. Work experience opportunities are flexible, lasting between 2 and 8 weeks so it is important that the adviser finds out its duration.

122. This is to make sure the right amount of support is put in place, follow up agreed and is looked at again towards the end of the opportunity. This will allow the smooth transition into paid employment, if appropriate.

123. For the duration of the work experience, all costs will be paid by Access to Work including Travel to Work costs, if appropriate.

Self-arranged Work Experience

124. From 31st March 2014 Jobcentre Plus claimants who arrange their own work experience placements with an employer may be eligible to apply for Access to Work support.

125. All self-arranged work experience placements must be arranged in line with Jobcentre Plus guidance before considering support.

126. Eligibility conditions for Jobcentre Plus claimants participating in a self-arranged work experience placement will be decided by non Access to Work advisers before an application is made. The process can be found on the Access to Work guidance homepage.

127. Jobcentre Plus claimants must be made aware that not all self-arranged work experience placements will be able to get support.

128. For AtW purposes self-arranged work experience placements must:
   - help the claimant move closer to the labour market job and
   - have a realistic prospect of securing paid work after the placement has ended.

129. The criteria for receiving support will be decided by an AtW adviser after getting additional information such as:
• has the employer said that there might be a vacancy for a paid role at the end of the work experience placement or soon (For example within 3 months)?
• has the employer said that they would be willing to offer an interview for a paid role at the end of the work experience placement?
• is the employer planning to recruit for roles similar to the work experience placement, secured by the claimant, with soon (For example within 3 months)?
• does the claimant have written confirmation of the placement between them and the work experience employer?

130. Work experience opportunities that are not able to get support may be able to get support via the Flexible Support Fund

131. Self-arranged work experience can last between 2-8 weeks.

132. For AtW purposes:
• only one period of AtW support for self-arranged work experience placements is allowed in any one rolling year
• self-arranged work experience cannot be used for a placement with an employer/organisation that a customer is currently, or has previously worked for on a voluntary basis.

Non- Jobcentre Plus Claimants

133. Applications from disabled people wanting to arrange their own work experience, and who are not receiving a Jobcentre Plus benefit should apply for Access to Work in the normal way. The phone number can be found on GOV.UK.

134. The criteria for receiving Access to Work support for non-Jobcentre Plus claimants is exactly the same as for Jobcentre Plus claimants.

Supported Internships/Traineeships

135. From 1st September 2013 young people who start a work placement with an employer as part of the Department for Education supported internship programme or a BIS traineeship will be eligible to apply for Access to Work support for the period of the work placement only.

   Note: Applications can be made up to six months in advance. Support is for 39 weeks and can fall into different academic years.

136. Eligibility conditions for participation on a supported internship will be decided by the college offering the supported internship and whose nominated placement officer will be responsible for telling Access to Work of the work placement before it starts.

137. Access to Work will fund:
• extra travel,
• job coach and
• other support including:
  o costs of equipment, if appropriate and
- help the smooth transition into paid employment.

138. No other types of unpaid internships/traineeships will be able to get
Access to Work support.

139. Enquiries about support should be routed via the college placement officer. They complete the referral stencil and e-mail to the Access to Work Operational Support Unit.

140. If any Operational Support Team (OSU) receives an AtW1 form from the Department for Education supported internship programme or a BIS traineeship it must be re-directed to:
   Access to Work
   4th Floor
   Harrow JobcentrePlus
   Kings House
   Clarendon Road
   Harrow, Middsex
   HA1 1YJ

141. The referral process can be found on the Access to Work homepage A-Z under S

**Sector-based work academies**

142. From 9th December 2013 customers starting a sector-based work academy (sbwa) opportunity will be eligible to apply for Access to Work support.

143. Sector-based work academies are available in England and Scotland.

144. Placements last up to six weeks and consist of three elements:
   - pre-employment training;
   - a work-experience placement with an employer in that sector; and
   - a guaranteed interview for a job (including an apprenticeship) or other support to help participants through the employer’s application process.

145. Only the work-experience element qualifies for Access to Work support.

146. All sector-based work academy opportunities must be arranged in accordance with Jobcentre Plus guidance before Access to Work support is authorised.

147. Eligibility conditions for participation on a sector-based work academy opportunity will be decided by non Access to Work adviser before an application is made.

148. It is important that advisers find out the duration of the work-experience element to make sure the right amount of support is put in place, and agree to follow up and review towards the end of the opportunity. This is to allow the smooth transition into paid employment, if appropriate.

149. For the duration of the work experience element, all costs will be paid by Access to Work including Travel to Work costs, if appropriate.

150. The referral process can be found on the AtW guidance homepage

**Work Trials**

151. Work Trials are used to find out an individual’s suitability for a particular job vacancy by giving them an opportunity to try out the job for a short
period.

152. They can last between 1 day and 6 weeks but must only be used when there is a genuine job vacancy that the employer wants to fill.

153. When on a Work Trial customers can:
   - continue to get benefits as well as
   - travel expenses

154. Payments of expenses are arranged by the Jobcentre.

155. Travel to work costs are paid by the Jobcentre not AtW.

156. All Work Trials must be arranged in line with Jobcentre Plus guidance before to Access to Work support is authorised.

157. Access to Work staff must follow the process for dealing with Work Trial customers as detailed in the AtW SOM.

Access to Work customer identified by frontline (non AtW) Adviser

158. When a Work Trial customer is identified as possibly needing AtW support, the adviser must explain to the customer that:
   - they need to make an application urgently by contacting the Operational Support Unit
   - they must tell the Operational Support Unit that they are starting a Work Trial rather than paid employment
   - travel to work costs will be paid locally by the Jobcentre and not by Access to Work

159. The adviser then:
   - emails the Operational Support Unit immediately, putting
     - Work Trial, customer name and national insurance number in the subject line
     - a named contact at the Work Trial company/organisation and
     - adviser/Work Trial coordinator details must be included in the main body of the email.

160. Any facts about AtW must only be given by an AtW adviser.

Customer contacts Operational Support Unit and makes an application

161. When a Work Trial customer makes an application the contact team member must:
   - type ‘Work Trial’ in the free text box next to the Job title question on the AtW1.
   - note the top of the AtW1 with the words ‘Work Trial’ before the application is posted to the customer

Application returned and Adviser allocated

162. When an application is returned, the allocation team member must:
- access their generic OSU inbox
- find the email that relates to the Work Trial customer
- copy and paste the email into the notes space of the customer detail screen in DiSC.

**Adviser assesses customer needs and completes business case**

163. Access to Work Advisers must:

- assess customer needs to the same standard as non Work Trial applications
- consider cost effective temporary solutions, such as the hiring or loaning of equipment for the duration of the trial
- refer for independent assessment if the level of support cannot be decided or agreed with the customer
- tell the Work Trial employer that it is their responsibility to purchase, hire or loan any equipment required by the customer
- not include TTW costs in the assessment as these will be paid directly to the customer from the Work Trial budget
- align support with the start date of the Work Trial

**Follow up**

164. Access to Work Advisers must:

- closely monitor the customer to make sure the support matches the duration of the trial and
- reassess the support if the customer secures employment

165. If the customer secures employment at the end of the trial close the Work Trial job down on DiSC. A new job can then be opened up for a new assessment period.

**Permitted Work**

166. Permitted Work (PW) rules allow claimants to do some work while still receiving Employment Support Allowance, Incapacity Benefit or Sever Disablement Allowance, including credits only cases. PW enables claimants to gain skills and build confidence while still receiving benefit.

167. Customers undertaking Permitted Work Lower Limit (PWLL) are not considered for Access to Work Support.

168. Customers are considered for Access to Work support if they are undertaking Permitted Work (PW), Supported Permitted Work (SPW) or Permitted Work PCA Exempt (PWPCAE)
Access to Work and Jobcentre Plus programmes

169. There are limits on the use of Access to Work with some Jobcentre Plus programmes.

170. **Specialist Employability Support SES**

AtW support is not available to customers on the Special Employability (SES) Support programme

**Work Programme**

171. Element support restrictions apply for the full 104 week duration whilst the customer is a participant on the Work Programme.

172. Applications from customers on the Work Programme will not have a specialist or dedicated referral process. They will be dealt with in the normal way.

173. The following table lists the elements which are/are not available via AtW

<table>
<thead>
<tr>
<th>Types of Access to Work Support</th>
<th>Available to customers who are on the Work Programme?</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Communication Support at Interview</td>
<td>NO</td>
</tr>
<tr>
<td>2. Travel to Work</td>
<td>YES</td>
</tr>
<tr>
<td>3. Support Worker in these categories:</td>
<td></td>
</tr>
<tr>
<td>BSL Interpreter</td>
<td>YES</td>
</tr>
<tr>
<td>Carer</td>
<td>YES</td>
</tr>
<tr>
<td>Counsellor</td>
<td>NO</td>
</tr>
<tr>
<td>MHSS</td>
<td>NO</td>
</tr>
<tr>
<td>Driver</td>
<td>YES</td>
</tr>
<tr>
<td>Job-Aide</td>
<td>NO</td>
</tr>
<tr>
<td>Job Coach</td>
<td>NO</td>
</tr>
<tr>
<td>Lip Speaker</td>
<td>YES</td>
</tr>
<tr>
<td>Note Taker</td>
<td>YES</td>
</tr>
<tr>
<td>Palantypist</td>
<td>YES</td>
</tr>
<tr>
<td>Personal Reader</td>
<td>YES</td>
</tr>
<tr>
<td>Travel Buddy</td>
<td>NO</td>
</tr>
<tr>
<td>4. Adaptations to Equipment</td>
<td>YES</td>
</tr>
<tr>
<td>5. Special Aids and Equipment</td>
<td>YES</td>
</tr>
<tr>
<td>6. Travel in Work</td>
<td>YES</td>
</tr>
</tbody>
</table>

**Work Choice**

174. A specialist advisory team handles queries raised by prime providers.

175. The specialist advisory team will only be able to discuss an application with the prime provider if a Third Party Permission Form has been completed.

176. The following table lists the AtW elements which are/are not available via the Work Choice provider.
<table>
<thead>
<tr>
<th>Access to Work Element</th>
<th>Available whilst on Work Choice programme</th>
<th>Cost share may be required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Communication Support at Interview</td>
<td>NO</td>
<td></td>
</tr>
<tr>
<td>Travel to Work</td>
<td>YES</td>
<td></td>
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<td>Travel Buddy</td>
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</tr>
<tr>
<td>Adaptations to Premises and Equipment</td>
<td>YES</td>
<td>YES</td>
</tr>
<tr>
<td>Special Aids and Equipment</td>
<td>YES</td>
<td>YES</td>
</tr>
<tr>
<td>Miscellaneous including Travel in Work</td>
<td>YES</td>
<td>YES</td>
</tr>
</tbody>
</table>

**Application Process via Specialist Advisory Team**

177. A specific Work Choice AtW1 form has been created to ensure Work Choice participants are easily identifiable.

178. The Work Choice AtW1 and all supporting information must be returned to the specialist advisory team within 6 weeks of employment or cost share rules may apply (see table above).

179. If any Operational Support Team (OSU) receives an AtW1 form from a Work Choice provider / customer (the form will have Work Choice on the top) it must be re-directed to:

Access to Work
4th Floor
Basildon Benefit Centre
Great Oaks House
Great Oaks
Basildon
SS14 1JE

Phone 01268 633 397

180. The specialist advisory team only accept forms from customers participating in Work Choice.

181. A formal assessment will not normally be required for every customer.

182. The Work Choice provider working with the customer for a substantial
period of time will have a clear understanding of support the customer needs once in work.

183. If a specialist assessment is required, only AtW approved assessors can be funded by AtW. Work Choice prime providers have a list of AtW approved assessors.

184. Work Choice providers can choose to use their own assessors if they wish, but in that case, AtW cannot fund.

Business Case Approval via Specialist Advisory Team

185. Applications will be made by the specialist advisory team on receipt of:
   - eligibility check list
   - Work Choice AtW1 application form
   - Third Party permission form
   - assessment report (if required) and
   - invoice for assessment if undertaken by an AtW approved assessor.

186. The specialist advisory team are responsible for approving or rejecting applications. Once a decision is made notification must be issued to the participant, provider and employer.

187. Support should not be purchased until approval has been received.

188. If the provider or employer decides to purchase any support before approval is received it is at their own risk.

189. If eligibility is not met at the approval stage the application will be rejected.

190. If the customer is unhappy with the decision, the standard AtW complaints procedure should be followed, i.e. the customer should write to the AtW Work Choice Manager at the specialist advisory team’s address.

191. Although the provider may be responsible for completing the application any complaint should be made by the customer and not the provider. The provider may wish to support the customer during the process.

Repayment via OSU

192. Once support has been purchased payment will be repaid following the standard AtW process. If the specialist advisory team receives any claims for repayment, they will be re-directed to the relevant OSU.

Reviews by Provider Resulting In Change

193. Customers participating on Work Choice have regular reviews with their provider. If any change in support is identified the provider must notify the Specialist Advisory Team.

194. Changes in a customer’s personal details are dealt with by the local OSU on form DP228JP.

Modules 1-3 of Work Choice and Access to Work

195. There are limits on Access to Work (AtW) support for applicants who are on Work Choice.
Module 1 of Work Choice Module 1 (job entry support – 6 months with occasional extension to 9 months), AtW is only available for those who are:

- AtW eligible and
- taking part in either Permitted Work or a Jobcentre Plus Work Trial

In Module 2 of Work Choice (in work support – up to 2 years) and Module 3 (longer term in work support with no time constraint) AtW is only available for those who are:

- AtW eligible, and
- who have moved into supported work of 16 hours or more and
- are being supported by the Work Choice Provider and
- the support required is not short term support, for example special aids and equipment, travel to work.

Short term support is support that embeds the customer in their employment, for example travel buddy.

Short term support is the responsibility of the Work Choice Provider.

Once the Work Choice customer is comfortable handling the journey to their supported employment, short term support will cease.

All current AtW rules apply, including employer / provider purchase and cost sharing where the individual is in Work Choice supported employment more than six weeks.

Either the employer or the Work Choice provider may contribute to AtW costs. It is for the employer and Work Choice provider to agree.

Exiting Work Choice

203. Once the customer is ready to leave the Work Choice programme and enter unsupported employment the provider will explain the standard AtW process, providing them with appropriate telephone numbers.

204. Providers must inform the Specialist Advisory Team that the customer is leaving Work Choice.

205. The Specialist Advisory Team will amend records to make sure the customer is picked up in the AtW standard review process if they have been getting AtW support already.

Additional Job Coaching Support

206. This help is not available to Work Choice customers in supported factories, or for embedding them into supported employment.

207. It is used to help customers leaving Work Choice into unsupported employment.

208. As the customer may not have received any AtW assistance whilst on Work Choice it is important that they are identified by the AtW OSU.

209. Applications must be processed urgently and where possible the same job coach should be used for continuity.
210. Providers have been asked to try and make sure of a smooth transition by alerting the customer to standard AtW processes as soon as a start date in unsupported employment is known.

**Remploy Mirroring Work Choice**

211. Remploy are mirroring Work Choice Provision in the majority of Work Choice contract package areas.

**Supported factories/businesses**

212. Applicants working in supported factories/businesses are not eligible for adaptations to premises and equipment or for help from some types of support worker.

213. Sometimes people working in supported factories/businesses are placed on a work placement with another employer with a view to them progressing from Work Choice.

214. In these cases adaptations to premises and equipment can be considered but the likely duration of the placement must be taken into account.

215. Cost sharing applies where the customer is in their Work Choice supported employment for more than six weeks.

**Travel to Work**

216. In some areas Remploy make a contribution to the Travel to Work costs.

217. These payments should be added to the normal public transport costs, and this total deducted from the total costs of travelling when calculating payments.

**Blind Home worker’s Scheme**

218. Applicants working under Blind Homeworkers Scheme (BHS) are not eligible for adaptations to premises and equipment or some forms of Support Worker help.

219. There is a separate capital budget to cover adaptations available via BHS.

220. Help under all other elements of Access to Work may be available subject to usual eligibility conditions.

221. Always check the evidence of employment before authorising support.

222. Some local authorities may withdraw assistance when the customer reaches 65.

**Training and Further Education**

223. Access to Work (AtW) cannot be used for:

- Skills Build / Training for Work / Work Based Learning for Adults programmes where the customer remains on benefit or receives a Training Allowance;
- training for skill enhancement where the customer remains on benefit or receives a Training Allowance;
- student access to education.
224. AtW can be used for:

- Skills Build / Training for Work / Work Based Learning for Adults programmes where the individual is in paid employment;
- training in connection with the applicant’s job including skills development and career progression or training that any other employee could be expected to attend, and the individual continues to be employed;
- day release from work to attend college or time off for study provided the training or study is connected to the applicant's work and they continue to be employed.

225. In all cases you must establish what support the employer would normally provide for training courses. These are not additional costs and cannot be supported through AtW.

**Job related training**

226. The Equality Act 2010 places a duty on both employers and service providers to make reasonable adjustments.

227. AtW can help out with anything that is considered 'unreasonable' due to financial constraints. For example, if a visually impaired employee was sent on a training course it would be their employer's duty to ensure that the provider was aware that the person needed any handouts in large print.

228. It is the service provider’s responsibility to provide these, however, they may well come to some agreement with the employer around any extra costs this might result in. This is seen as a reasonable adjustment.

229. If someone working for a small employer went on a course and needed very expensive BSL support, this may be unreasonable for both the employer and the provider due to financial reasons. This is the sort of case where AtW can help.

**Induction training**

230. AtW can be considered for a short period of paid induction training as part of the job application process.

231. Support must be limited to the length of the induction period and reviewed if the individual is successful.

**Redundancy training**

232. In cases where employees are being made redundant some employers will offer courses prior to leaving.

233. Additional support to attend such courses can be approved providing the individual remains in paid employment during the period of redundancy training.

**Apprenticeships**

234. People serving apprenticeships are eligible for AtW support as they receive a wage and have a contract of employment. National Minimum Wage rates do not apply to people on apprenticeships.

235. If the apprentice stays with the same employer when qualified, cost
sharing status will remain unchanged for the whole of the AtW period of three years from the beginning of the apprenticeship.

**European Social Fund Programmes**

236. AtW support cannot normally be agreed for customers on European Social Fund (ESF) programmes as the ESF contract of employment will usually cover all costs.

**Voluntary work**

237. Access to Work support cannot be offered to people in voluntary work.

**Payments in kind**

238. AtW support cannot be given unless the customer is paid at least the national minimum wage.

239. Payments in kind do not count as contributing towards the NMW, however, accommodation is an exception to this. If accommodation is provided check GOV.UK for the amount allowable to count towards the NMW.

**Local councillors and elected officials**

240. Councillors do not need to meet the national minimum wage requirements as they are not defined as workers in the National Minimum Wage Act 1998.

241. Councillors elected to office in Scotland since 2007 are paid a salary rather than an allowance and are able to claim Access to Work providing all other eligibility conditions are satisfied excluding the NMW requirement.

242. In England and Wales, Councillors getting repaid for travel and meal allowances only, continue to be treated as voluntary workers and are not eligible for Access to Work.

243. Councillors getting allowances over and above the travel and meal allowances, for Access to Work purposes, are treated as in employment and may be able to get Access to Work support providing they meet other eligibility conditions excluding the NMW requirement.

244. Other elected officials, for example tribunal members, political party workers, volunteer groups, clubs, for which allowances and expenses are paid, are not generally regarded as in paid employment.

245. HM Revenue and Customs confirm that although subsistence and other similar payments are made and attract Tax/National Insurance, these are not treated as paid employment when paid for expenses incurred in carrying out duties.

246. Local Councillors and other volunteers who have AtW equipment supplied for use in other jobs may use this equipment in their council or voluntary duties, as long as the owner of the equipment (their employer) agrees.

**Insurance**

247. The equipment owner must confirm that there is adequate insurance cover for equipment being used for voluntary work. If extra insurance
cover is required it is the customer’s responsibility to get the insurance.

248. The customer must seek financial support from the ‘voluntary’ employer to cover the insurance costs.

249. AtW advisers can help the customer to negotiate with the voluntary employer if necessary.
4. Applications

Overview of Application process
263. When dealing with applications for Access to Work (AtW) you must:
   • Complete DiSC3 application screens and advise customer of the evidence required
   • Update DiSC3 with additional information provided by the customer
   • Contact the customer and ask about missing evidence if appropriate
   • update DiSC3

Eligibility
264. See Eligibility section for further information about the eligibility conditions that a customer has to meet to receive support through Access to Work

New Applications – fast track
265. For an application to be fast-tracked, the customer must:
   • have a good level of knowledge about what support they need or
   • already have had their needs professionally assessed and
   • there have been no significant changes in the customer’s condition since the assessment was undertaken

Retrospective Applications
266. All applications for AtW must be made in advance.
267. You can only consider accepting a retrospective application if you have good reason to believe that the customer has been misdirected by the Department.

Deferred Applications
268. If a customer wants to check their eligibility for AtW before they apply, tell them to contact us again when they have decided to go ahead with their application. We will then review their eligibility.
269. If the customer decides to apply and there has been a change in their circumstances since they first contacted us, update DiSC3 before producing the AtW application form.
Application for a replacement item

270. If a customer applies for a replacement item due to loss of the original, treat it in the same way as a new application. Consider the following points before deciding whether or not to replace;

- what were the circumstances surrounding the circumstances of the loss
- was it due to carelessness on behalf of the customer
- was the loss avoidable

Only replace the item(s) if it was uninsured.

AtW1 Application Form

271. Complete the AtW1 form online using the DiSC3 system.

272. You must ask the customer about their ethnic background during the initial assessment of their eligibility to AtW because the relevant fields are not visible during the later stages of an application.

Evidence

273. There is no need to obtain a medical opinion from a qualified health professional to assess a customer’s eligibility unless the customer is applying for help with Travel to Work.

274. During the application ask the customer for any evidence that they hold and is relevant. Decide if the evidence is sufficient to decide eligibility.

Missing evidence

275. If evidence not received which a customer has been asked to provide, contact the customer and ask them to send it immediately.

276. If the customer disputes the need for the evidence or does not have it, explain that an adviser will review their eligibility and may ask for an independent assessment to be made.

277. In all cases record a summary of the action taken on DiSC3.

Application not Pursued

278. If unsuccessful in contacting a customer on 3 consecutive occasions send them a letter to ask them to contact us within 10 days.

279. If the customer does not contact within the 10 days, close the application on DiSC and record the closure in DiSC notes.

280. An application can also be closed if:

- the customer contacts us to say that they do not wish to go ahead with their application
• an employer decides that an AtW contribution is not needed, provided this before any assessment costs have been incurred

Elements

281. Ensure the customer fully understands the elements of AtW. They are:

• Communication Support at Interview
• Travel to Work
• Support Worker
• Adoptions to Premises and Equipment
• Special Aids and Equipment
• Miscellaneous (including extra in work travel costs)

282. The following paragraphs provide a brief description of each element with a link at the end of the paragraph to more detailed guidance.

Communication Support at Interview (CSI)

283.CSI helps with the cost of employing an interpreter or communicator to accompany the customer to a job interview when the customer would find it difficult to understand or to make themselves understood.

284. CSI is generally used by hearing-impaired customers but is available to anyone who has a disability which affects their ability to communicate.

285. CSI is available for all job interviews including a new job with a new employer, irrespective of whether the vacancy was notified by jobcentre and internal promotion.

286. CSI cannot be used for:

• communication support within a job such as induction and job reviews see Support workers
• customers attending interviews with Disability Employment Advisers or other staff at a jobcentre
• attending other Jobcentre Plus programmes

287. More information about Communication Support at Interview in Assessment CSI section

Travel to Work

288. Travel to Work can provide short or long term financial assistance to disable people who incur extra costs in travelling to and from work because of their disability. It is used to reimburse an agreed portion of the costs of taxis or adoptions to vehicles.
289. Travel to Work costs cannot be paid for customers on a Work Trial as these will be reimbursed by the jobcentre.

290. Customers are expected to contribute towards the cost of any adaptations to vehicles or the purchase of vehicles which they use for purposes outside work.

291. Car parking charges cannot be considered under any element.

292. The following travel costs are covered under other elements of AtW or other schemes/programmes:
   - Travel within working time is covered under Miscellaneous
   - Payments to a relative or friend for travel costs other than a mileage rate are covered by the Support Worker element
   - Purchase of specialised vehicles specifically for work must be dealt with under Special Aids and Equipment
   - Special arrangements apply to adaptations to vehicles bought or leased through Motability

293. AtW does not contribute to fares to interviews. The Flexible Support Fund may be able to help.

294. More information about the Travel to Work can be found in Assessment Travel to Work

**Support Worker**

295. AtW offers financial help to cover the full cost of providing a Support Worker (SW) in the workplace and to help the customer to travel to and from work.

296. In all cases the support given is to help the customer to do their job. The SW must not do the work of or replace the disabled customer. The only exception to this is when we are paying for a Job Aide SW who can carry out up to 20% of the customer’s job.

297. There are many different types of SWs and some customers may need more than one type to meet their needs. The following is a list of the different types of SW but it is not exhaustive:
   - British Sign Language (BSL) Interpreter
   - Carer
   - Counsellor
   - Driver
   - Job-Aide
   - Job Coach
   - Lip speaker
• Note Taker
• Palantypist
• Personal Reader
• Travel Buddy

298. More information about different types of support work is in the Support Worker section.

Adaptations to Premises and Equipment

299. Through AtW, help is available to pay the additional costs to modify an employer’s or self-employed person’s premises or equipment to allow a disabled customer to work and stay in work, only where it is not the duty of the employer to make reasonable adjustments under the Equality Act 2010.

300. What is reasonable will depend on:

• Disability
• How practicable the changes are
• Will the change overcome the disadvantage for disabled people
• How much money are resources are available
• The cost of making the changes

The kind of adjustments which could be made includes removing, changing or providing a way of avoiding the physical feature where it is reasonable to do so.

301. AtW funding cannot be used where there is a duty on the employer to provide facilities for disabled members of the public on their premises, for example; disabled access to public areas in a building. The applies even if there are disabled employees who also need the facilities.

302. The different types of adaptations for which help is available are:

• ramps for wheelchairs
• lifts
• widening of doors
• disabled toilet and washrooms
• upgrades of computers and other equipment
• Adaptations to a specialist vehicle supported by the employer, for example, a mule for a farmer who can no longer walk to access his land.

Special Aids and Equipment

303. Help is available for disabled customers to buy specialised aids and equipment, but only for employment purposes.

304. A special aid is any item that a disabled customer needs to do a job which a person without a disability would not need to do the same job.

305. Equipment is any tool that a customer needs to do a job and which most
people would not need.

306. If the equipment needs to be attached or linked to an existing piece of equipment, then it should be classed as an adaptation. The customer would need to apply for help under the Adaptations to Premises and Equipment element of AtW.

**Miscellaneous**

307. The Miscellaneous support classification is only to be used for short term or one off support and which does not come under any other elements or extra in work travel costs.

308. Only a few applications will fall in to the first category.

309. You must consider whether the costs come under other elements of AtW such as consultancy costs for adaptations to premises which would come under the Adaptations to Premises and Equipment element.
5. Assessment

Action

309. When assessing a claimant’s eligibility for any element of Access to Work (AtW) first confirm that the customer’s disability or health condition will affect their ability to do their job and if in doubt ask for Assessment of the Impact.

310. Suggest reasonable adjustments to the employer and/or consider Independent Assessment.

311. Then identify the need for:

- travel during working hours
- communications support at a job interview
- travel to work support
- Support worker
- adaptations to premises or equipment
- special aids or equipment
- miscellaneous support

312. When you have identified two or more solutions effect, review them and agree the most effective with the customer and employer. See Considering Alternatives

Assess Impact of Disability

313. If it is not clear how a customer’s condition affects the way they can or will do their job, arrange an assessment with a specialist for an objective analysis of how the customer’s condition will affect their ability to a job. Do not ask for the assessment to identify or diagnose the condition or its causes.

314. Some customers will need to use an interpreter or another third party to help them with their application for AtW. That person might also help the customer to identify the types of support they need and offer to provide that support.

315. If you are concerned that the level of support requested is more than the customer needs, you can ask for an independent assessment through the contracted supplier.

316. You must not use AtW funds for diagnosis of disabilities or health conditions.
Historical Evidence and Assessments

317. Any previous assessment that a customer has had due to having a job or being a disabled student or other private support, should be taken into account when assessing the level of support needed.

318. Further assessment may not be necessary unless the customer asks for one, the type of work has significantly changed or the previous assessment is no longer relevant.

Transferability/Portability of Equipment

319. Always discuss the possibility of transferring equipment if the customer changes jobs in the future.

Work Psychologist

320. Departmental Work Psychologists provide a case conferencing service that might be helpful to:
   - support analysis of complex customer needs
   - provide lead in defining the requirements and scope of external assessments

Independent Assessment

321. Ask for an independent assessment if the customer disagrees with a previous assessment or it is difficult to decide whether there will be additional costs due to the disability/condition of the customer. However, in some cases such as where there is a need for Communicator Support at an interview, there will not be enough time to arrange an independent assessment.

322. Which type of assessment is appropriate will depend on the particular need/s of the customer.

323. Where the customer has applied for help with the costs of Travel to Work, a medical opinion may be helpful and the Medical Request form must always be used.

324. Other types of specialist assessments include:
   - technical for adaptations to premises and equipment
   - ergonomic – desk, chair, keyboard
   - impairment specific – 3rd sector organisations can provide expertise about special aids and equipment and adaptations to premises
   - product specific – suppliers and manufacturers of special aids and equipment can provide expertise about the use of their products and may be able to arrange trial periods for customers.
This is not an exhaustive list and you should familiarise yourself with the range and scope of specialists in your area.

**Costs**

325. The costs of specialist assessments are met from general AtW budgets and are recorded under the appropriate element of AtW.

326. If the appropriate element of AtW has not been identified by the time the independent assessment is made record the cost under Miscellaneous.

327. All advise received should be clearly recorded in the customer’s case, with supporting documentation and all action taken must also be recorded as supporting evidence. This is for approval and audit purposes and also you should attach any technical reports.

**Miscellaneous**

328. Consultancy fees must not be met from the Miscellaneous budget if they can be met from the budget of one of the other elements of AtW.

329. For example: consultancy costs because of a task analysis to establish how many hours Support Worker provision is needed should be allocated to the Support worker element of AtW.

330. The cost of establishing which special aids are required comes under Special Aids and Equipment.

331. When the cost of establishing what support is required and this results in more than one type of support being identified, should be allocated to Miscellaneous.

**Considering Alternatives**

332. If you identify more than one effective solution, they must all be recorded on the Business Case AtW2 form, together with the pros and cons of each one.

333. Then discuss each solution with the customer and employer to identify which is the most cost effective that fully meets the customer's needs.

334. If the customer/employer wants to use an option which is more expensive than another option which also fully meets the customer’s needs, take this into account when you discuss contributions to be made.

335. Explain to the customer/employer that the AtW contribution will be based on the cost of the cheapest option which fully customer’s employment needs.
Vehicle Purchase

336. Normally AtW will not fund the purchase of vehicles but there are exceptional circumstances when the purchase of a vehicle would be the most cost effective option.

337. First identify to which element of AtW the cost of the support should be allocated. Different rules and considerations apply depending on whether the vehicle is work equipment or for travelling to work.

338. Vehicles such as
- taxi for taxi drivers
- lorries for hauliers
- milk floats for milkman
- tractors, mules, quad bikes, all terrain vehicles and any other equipment needed for agricultural work

are considered standard for these occupations

339. AtW does not fund the purchase of standard equipment but could fund adaptations to a customer’s vehicle. This would come under the Adaptation to Premises and Equipment element of AtW and the guidance for this must be followed.

340. In exceptional circumstances, AtW can make a contribution to the purchase of a non standard vehicle where the standard vehicle cannot be used.

341. The contribution must be limited to the difference in the cost of the standard vehicle and the specialist vehicle with further deductions for business and social benefits.

342. Use the Special Aids and Equipment element of AtW to fund the contribution, using the guidance

Travel

343. Travel to Work and ‘Travel within Work’ are different elements of AtW and there is detailed guidance to help you decide:
- the customer’s additional costs
- the most cost effective solution

344. The ‘Actual Cost of Travel’ section describes the circumstances when the purchase of a vehicle would be the most cost effective solution to a customer’s travel to work needs

345. Appendix 5 outlines the circumstances when AtW can fund the cost of an adaptation of a customer’s own vehicle to allow them to travel to work
Communication Support at Interview

346. Communication Support at Interview helps with the costs of employing an interpreter or communicator to accompany a customer at a job interview where the customer would have difficulties in understanding or making themselves understood.

347. It is normally used by hearing-impaired customers but it is available to anyone who has a disability which affects their ability to communicate.

348. It is available to all job interviews, including internal promotion.

349. Communication Support at Interview cannot be used for:

- communication within a job such as job induction and job reviews, when you should consider a Support Worker
- for customers attending interviews with a Disability Employment Adviser or other departmental staff
- for attending other departmental programmes such as the Work Programme

350. Interpreters or communicators are to be employed in a format understood by the individual customer such as British Sign Language (BSL) or Lip speaking.

351. Other types of communication support such as Advocacy can be provided for customers with learning difficulties or mental health problems.

352. Usually Communication Support can be approved for up to 2 hours. In exceptional circumstances such as where a trade or aptitude test is involved, support can be provided for longer.

353. There is no limit to the number of interviews for which a customer can receive support but where they have repeated interviews which do not result in employment, consider referral to a disability employment adviser.

354. The following is a list of organisations which can provide information about British Sign Language or Lip Speaking:

Scottish Association of Sign Language Interpreters
Central Chambers, Suite 196
93 Hope Street Glasgow, G2 6LD
Telephone 0141 248 8159

Scottish Deaf Association
Central Chambers, Suite 62 93 Hope Street
Glasgow, G2 6LD
Telephone 0141 2482474 + 1854
Textphone 0141 248 2477
Fax 0141 248 2479

Association of Sign Language Interpreters for England and Wales and Northern Ireland
Fortuna House Milton Keynes MK9 2EU
Telephone 0871 474 0522
Fax 01908 325259
http://www.asli.org.uk
Application procedure

355. All applications for communication support must be made before the interview takes place.

356. As interviews are often arranged at short notice it is important that applications are dealt with quickly and the customer given a decision at the time of application.

357. Access to Work pays 100% of all costs under Communication Support at Interview (CSI). There is no cost sharing.

358. If this is the first time the customer has applied for CSI help you must complete an Access to Work (AtW) application form AtW1 as well as the application for an interpreter or communicator to attend a job interview form DP221JP.

359. All subsequent applications within the three-year AtW period can be made on form DP221JP.

360. Advisers must:
   - complete applicant and interview details in Part 1, including reasons if support is to last more than two hours;
   - obtain approval for support at Part 2;
   - where possible complete interpreter/communicator details in Part 3, including agreed rates of pay and other charges;
   - enter the AtW mileage rate at Part 4.

Applications made through Disability Employment Advisers

361. In some cases arrangements for support may be made by the customer’s Disability Employment Adviser (DEA). A DEA must seek approval from an AtW Operational Support Unit before arranging the support.

362. In these cases the DEA will:
   - contact the employer and confirm that an interview is taking place;
   - check with the AtW Operational Support Unit whether an AtW1 is required and that the customer is eligible;
   - if applicable, remind customers that they must sign and return the AtW1 to the AtW Operational Support Unit as soon as they receive it;
   - complete Part 1 and 2 of DP221JP, noting Part 2 with the name of the approving AtW adviser and the date approved;
   - complete Part 3 of DP221JP if the DEA is hiring the communicator/interpreter;
   - arrange for Part 4 to be completed by the communicator/interpreter;
   - arrange for the customer to sign Part 5 and the form to be passed to the Access to Work Operational Support Unit for payment.
6. Travel to Work

Introduction

363 Access to Work (AtW) can help pay towards the extra costs that arise as a result of a customer’s disability or health condition.

364 The actual cost will depend on the method of transport used. AtW Travel to Work (TtW) will fund the most cost effective solution that fully meets the customer’s needs.

365 If the customer decides to use a more expensive alternative TtW will only fund the difference between the normal cost and the most cost effective solution.

366 All TtW applications must be supported by a medical opinion from a suitably qualified health care professional.

367 It may be that the customer has been asked for evidence on previous applications. It is reasonable to ask the customer to provide up to date evidence for the continuing need to be confirmed.

368 Many conditions, their treatments, aides and adaptations can impact a change over time. Where a condition may have no immediate prospect of change, other factors such as more accessible transport may change the original stated impact on travelling to and within work. In the interests of fairness between individuals, customers are asked to provide a simple confirmation of continued need on renewal.

Actions

369 When considering a Travel to Work (TtW) application you must:

- confirm disability prevents use of public transport and
- identify if suitable home to work public transport is available

370 Then consider whether the customer needs:

- temporary help
- an adaptation to their vehicle or
- can get a lift to work or
- travel by taxi

371 Then identify if the customer:

- has a motability vehicle
- is entitled to a concessionary fare or
- if a season ticket is available and
- agree on the cost of the journey for a non disabled person

372 When all information is held decide on the most cost effective method of travel to work.

Normal Cost of Travel to Work

373 Access to Work can help pay towards the extra costs that arise as a result
of a customer’s disability or health condition.

374 To decide if there are extra costs for Travel to Work you must first find out the normal cost of the journey for a person without a health condition or disability.

375 If the customer is recently disabled find out how they previously travelled to work.

376 If they previously drove to work the customer’s contribution is 25 pence per mile.

377 Where no suitable public transport is available for all or part of the journey the customer’s contribution is 25 pence per mile.

378 Where suitable public transport is available the customer’s contribution is the normal public transport cost.

Independent Travel

379 You must talk about the travel needs and choices available to support customers getting to and from work. Consider whether customer may only require support for part of the journey.

380 After initial support from Access to Work it is possible that a customer may eventually travel independently to work. In this case you must agree a travel plan and arrange for a short-term temporary solution to be in place.

381 Travel by taxi is available if this is the only choice due to the customer’s disability.

Public Transport

382 If public transport is not available at the times that the customer needs to travel it is not suitable.

383 If the journey by public transport would take more than 2 hours each way, it is unlikely to be suitable. You can use discretion to allow journey times of over 2 hours up to a maximum of 3 hours.

384 If suitable public transport is available, and the customer would use it if appropriate help or training was available, consider whether providing a Support Worker would be the most cost effective means of meeting the customer’s travel needs.

Cost to the Customer

385 If the customer is entitled to concessionary fares or free travel, the cost to the customer is the reduced fare or nil.

386 If season tickets are available you should assume that the customer will use one if it reduces the cost of travel.

Adaptations to Customer vehicles

387 Disabled customers who drive to work can get the cost of adaptations to their vehicle to allow them to continue to use it.

388 Help may also be available through the Motability scheme if the customer is in receipt of:
• Higher Rate Mobility Component of Disability Living Allowance or
• Enhanced Rate Mobility Component of Personal Independence Payment or
• Armed Forces Independence Payment or
• War Pensioners' Mobility Supplement

389 Ask customers who get one of the above benefits if they wish to be supported through the Motability scheme.

390 The customer is free to choose whether they apply to Motability. A process map showing the relationship between the AtW process and the Motability process can be found at Appendix 6.

391 Customer wishes to apply for Motability support:

• refer them to Motability and

• suspend assessment of the Travel to Work element until a response is received from Motability.

392 You must continue to assess any other elements of Access to Work support and put in place as quickly as possible.

Motability

393 Customers who already have a suitable vehicle supplied through the Motability scheme should not need extra help from AtW.

394 A Motability vehicle that is not suitable for travelling to work, for example a motorised scooter, must not be taken into account when considering a customers travel to work costs.

395 Customers not applying for motability or those who do not have a suitable vehicle from Motability may be able to receive Access to Work support to adapt a vehicle if this is the most cost effective solution.

396 You must tell customers that:

• Access to Work will make a contribution towards adaptation costs

• they are fully responsible for ownership, repairs, maintenance and all running costs

• they make arrangements for the adaptation to be carried out and reclaim the agreed costs on completion

397 Applications for adaptations to vehicles should be supported by:

• an assessment of driving needs, usually through a Motability accredited centre, or

• a written medical appraisal, for example a healthcare professional’s support for a customer asking for an automatic gearbox

398 Consider providing temporary alternative support while the adaptations are made.
Vehicles unsuitable for adaptation and purchases in lieu of adaptation

399 Sometimes a customers’ vehicle is unsuitable for adaptation. This can be due to age, or where it is more cost effective to replace a vehicle rather than adapt it, for example exchanging a manual transmission for an automatic.

400 AtW may be able to give a grant towards a vehicle that meets the customers’ minimum needs.

401 The principle of cost effectiveness is taken in to account in every case regardless of the customers' social contribution. For example, it is hardly ever cost effective to pay taxi fares over a long period of time when considered alongside the approval of a grant towards a buying a vehicle. Some examples can be found at Appendix 5.

Note: the examples are not exhaustive and are not meant to cover every scenario.

Adaptation of lease/hire vehicles

402 The customer must check the terms of the contract before approval can be given for:

- adaptations requested for a leased vehicle or
- one purchased via a finance arrangement

403 In either case permission in writing will be needed before adaptations can be made.

404 When assessing the cost of adapting a leased or hired vehicle take account of the subsequent cost of removal of the adaptation, if appropriate. These costs should be included in the customer’s profile.

405 Consider providing other support on a temporary basis while the adaptations are being made.

Support Worker

406 If a vehicle is available and the customer would use it given the correct help or training consider whether providing a Support Worker is the most cost effective way in meeting the customers needs.

Temporary assistance

407 In some cases it may be more cost effective to fund training that will allow the customer to use public transport without help.

408 The aim of funding travel training is so the customer is able to use public transport on their own.

409 The customer may be more willing to consider this choice once settled in their employment. If this is the case, fund taxi travel for the first few months then look again at the customer’s needs.

410 Occasionally a customer may need temporary help, for example where the customer has an epileptic fit and loses their driving licence for 12 months.

411 In cases where the customer has epilepsy, agree support for 12 months.
then look at again. If a customer’s licence is not returned then extend support as appropriate.

412 Support should be considered on a case by case basis and looked at regularly.

Work Choice

413 Travel to Work can be considered for Work Choice customers where they are eligible for Access to Work. If the only suitable Work Choice placement is beyond usual travelling distance, the normal cost can be reduced to the equivalent of the usual travelling distance.

414 In all cases specialist advisory teams must check if the Work Choice provider is subsidising the travel costs. If travel is being subsidised, the subsidy must be added to the normal travel cost.

Travel by Taxi

415 In many cases the actual means of travelling to work will be by taxi. Access to Work may have a call off contract with a local taxi firm which must be used where possible.

416 The customer must provide 3 quotes from 3 different taxi firms who are registered with the local authority. The adviser to confirm that the rate charged is reasonable.

Shared taxis

417 If taxis are shared, each Access to Work customer must contribute their public transport costs/mileage costs in full for the journey. Any other passengers sharing the taxi must contribute their share of the cost of the journey.

418 The combined contributions must be taken off the taxi fare and the outstanding balance met by Access to Work. This cost must be divided between customers sharing the taxi.

Lift from a friend colleague or family

419 Where a friend, colleague or relative varies their journey to and from their place of work to give the customer a lift to and from work, Travel to Work can pay extra mileage cost if it exceeds the normal cost of the customer’s journey.

420 Work out:

- the mileage for the driver’s usual journey directly to work
- the actual mileage for the varied route
- take off the usual mileage from the actual mileage
- work out the cost of the extra mileage using the Access to Work mileage rate
- take off the normal cost of the customers travel

421 If the driver is not varying their route then no Travel to Work cost applies.

422 Where a friend, colleague or relative makes two journeys to take the
customer to and from work, the following applies:

- if public transport is available:
  - i. the actual cost is the mileage cost for both journeys
  - ii. the normal cost is the usual public transport cost for a single return journey;
- if suitable public transport is not available:
  - i. the actual cost is the mileage cost for both journeys
  - ii. the normal cost is the mileage cost for a single journey.

Flexible Personalisation

423 Build in a tolerance to allow for small increases in support without the need for approval of a new business case and based on need only.

424 The percentage tolerance range must be between 1.5 and 5%, and must only be applied after all reasons have been included in the reaching of the yearly profile.

265. This tolerance must not be used for Special Aids and Equipment or Adaptation to premises and Equipment.

Buying a Vehicle

417. In exceptional circumstances, buying a vehicle may be the most cost effective solution.

418. Access to Work support is only available as a contribution to the costs of a vehicle supplied through Motability. Access to Work funds, are not available to buy a vehicle from any other supplier.

419. AtW may contribute towards the deposit for a Motability vehicle.

420. All decision to give AtW support for buying a vehicle must be approved in advance by an AtW Senior Operations Manager.

421. If buying a vehicle is approved you must confirm that the customer is in getting:
  - Disability Living Allowance – Higher Rate Mobility Component or
  - Enhanced Rate Mobility Component of Personal Independence Payment or
  - Armed Forces Independence Payment or
  - War Pensioners' Mobility Supplement

422. You must refer the customer to Motability who will assess their circumstances and may be able to provide a suitable vehicle.

266. You must suspend assessment of the Travel to Work element of their Access to Work application until a response is received from Motability. A process map showing the relationship between the AtW process and the Motability process can be found at Appendix 6.

423. If the customer needs any other elements of Access to Work support you must continue to assess put in place as quickly as possible.
Learner Drivers

424. Customers can be considered for Travel to Work whilst they are learning to drive. Support can be approved for up to a year or the test date if sooner.

425. Before extending support further you must confirm that the learner is making progress and has a realistic prospect of passing the driving test.

426. Driving tuition cannot be paid for.

427. Access to Work cannot support the buying or adaptation of a vehicle for a learner driver.

Customers with more than one workplace

428. You must find out whether there is a set pattern of travel on which to base costs. If no pattern, work out the extra costs for each destination based on the availability of suitable public transport/mileage and profile costs based on previous work patterns where known.

Travel costs within work

429. Access to Work can be used to pay the extra costs of travel within work if the customer is expected to use:

• a company car
• their own vehicle or
• local public transport and is unable to do so because of their disability.

430. If the customer needs to travel by air/train the employer meets the additional cost.

431. Examples of the support are:

• costs of using a taxi for in-work travel, where public transport or a company car cannot be used
• the cost of hiring a vehicle on a temporary basis where the customer’s own vehicle is being adapted or repaired

432. When establishing extra costs, take into account all in-work travel costs the employer would normally pay. For example, mileage allowances or a contribution to the cost of a vehicle or the cost of a vehicle they supply.

433. If the customer is expected to pay some costs, deduct these, using either:

• the actual fare
• the public transport rate or
• AtW mileage rate to determine the extra cost.

Cost effectiveness

434. If the work needs the customer to travel to a variety of sites and there is no default location provided by the employer, for example a piano tuner, use Travel to Work.

435. Before agreeing the support consider if the proposed solution is practical and cost effective. For example, if the customer is expected to use a
company vehicle to do their job, such as a company rep, identify if a Support Worker driver is more cost effective than taxi fares.

436. Consider if it is more suitable and cost effective to adapt the company’s vehicle (using the APE element) or the customer’s own vehicle (using the Travel to Work element). If adapting a company vehicle the costs of removing the adaptation must be included in the agreed spend.

437. For customers expected to use public transport consider if training is appropriate and will be more cost effective than paying for taxis.
7. Support Workers

Actions
438. Consider other options to a support worker.
439. If no other options identify:
   • suitable support worker(s) and
   • the tasks the support will take on
440. Check if help is already available within the work place.
441. Confirm the support worker will not do more than 20% of core duties.
442. Clarify whether the employer recruits or employs the support worker.
443. Confirm that the rates charged are reasonable and that holidays and sick leave are covered.
444. Decide on the AtW contribution towards the employer’s costs.

General considerations
445. The Support Worker (SW) element of AtW offers:
   • financial help to cover the full cost of providing a SW in the workplace and
   • to help the customer get to and from work.
446. In all cases, support is given to help the customer to do their job.
447. The SW should not:
   • be doing the work of or
   • replacing the disabled person
448. The only exception to this is where a work place SW is provided, then support is limited to 20% of the customer’s job.
449. Support not directly work related, such as personal care facilities in the workplace, is not replacement of duties, and can be ignored in assessing whether the customer is being helped to do the job.
450. Identify the tasks that the SW will do for the customer and confirm they are all work related.
451. A support worker cannot give nursing care or help get the customer up and ready in the morning etc.
452. Access to Work support starts ‘at the front door’ – i.e. when a person is ready to go to work.
453. Decide:
   • if the customer is decision making and directing the actions of the support worker
   • is the support worker allowing the customer to do the job
454. If yes to both questions identify tasks the support worker will do and decide how many hours can be supported up to a maximum of 100% of
the customer’s contracted hours.

455. If the answer to either question is no a maximum of 20% of the customer’s contracted hours can be supported as job aide replacement.

456. There are many different types of Support Worker who can give different types of help; some will be ad-hoc or short term whilst others will be needed on a more regular basis.

**Assessment of Need**

457. For each SW application you must consider if it is the most suitable and cost effective solution to meet the minimum needs of the customer.

458. Equipment like a loop induction system or use of a video relay system for someone with hearing problems, may be a more cost-effective solution than providing a SW for communication support.

459. Where the customer has problems with certain duties you must discuss job restructuring with the employer, this might avoid the need for a SW.

460. If a SW help agreed then decide what type of SW is most suitable, see [Types of Support Worker](#).

461. If you are unsure what level of support should be put in place, you can ask a Work Psychologist. They will help you identify the right support for complex cases.

**Flexible Personalisation**

462. You must build a tolerance to allow for small increases in support without the need for approval of a new business case, where suitable, and based on need only.

463. The percentage tolerance range must be between 1.5 and 5%, and must only be applied after all factors have been included in the reaching of the yearly profile.

**BSL Tutors**

464. Occasionally customers who are working as sign language tutors ask for support with communication in the classroom. All qualified BSL tutors have the skills to teach students without extra help. AtW interpreter support should be limited to the teachers first day in post and to meetings and events outside the classroom, such as an induction day.

**Work Choice**

465. Customers who cannot do at least 80% of their core tasks may be more suited to Work Choice. You should facilitate this with the help of the local Disability Employment Advisor(DEA).

466. If a customer is now working for less than 16 hours a week but has an intention to increase their hours over time:
   - consider if the on going provision of a job coach or job aide will help the customer to achieve this goal.

467. With the approval of the Regional Manager you can extend support
Does the Support Worker replace the need for another employee?

468. Support is given to meet the customer's needs, not the employer's. AtW should not be used to help the employer avoid taking on other staff where needed.

Example:
A Chief Executive role would be expected to have some type of Personal Assistant or Secretary therefore, we would not provide a SW to carry out tasks such as filing or photocopying. These tasks would not usually fall within the job description of someone working at Chief Executive level.

Is there a general benefit to the employer?

469. Where a SW needs to be available at all times but may not be working all the time and is able to take on other duties consider if this gives any benefit to the business or firm? If there is some benefit to the employer you should negotiate a business benefit contribution.

Is there an overlap of support?

470. If a customer is receiving funding from Disability Living Allowance/Personal Independence Payment or Independent Living Fund, you should find out how this may overlap with AtW funded support.

471. You should not assume that there is an overlap each case should be considered on its own merits.

472. DLA/PIP is for people who need help with personal care or have walking difficulties.

473. Independent Living Fund (ILF) is dedicated to the financial support of disabled people enabling them to choose to live in the community rather than residential care.

474. If a customer is receiving ILF, you should ask about their 'social care' package and negotiate with Social Services, who may continue to fund their personal care in work or contribute to the cost of extra support that is needed while the customer is at work.

475. If a personal carer can support the customer at work consider funding towards their travel costs.

Employer withdraws support (previously known as Deadweight)

476. Under AtW, we cannot give help in situations where an employer has been giving support to an employee then withdraws help as a money saving strategy.

477. Employers have a legal obligation under the Equality Act 2010 to make reasonable adjustments, and if adjustments have already been made, employers cannot withdraw them just because AtW funding may be available.
If you have any doubts, you should ask for written evidence from the employer as to why support that was offered earlier has been withdrawn.

This can also apply to help offered earlier by a colleague if there has been no other change of circumstance, other than the withdrawal of help supplied earlier.

If employer withdraws support you should not offer AtW support.

Example:
A technical design teacher has been receiving help from a classroom assistant to help with the lifting and carrying. Due to the teacher’s disability, the assistant has been helping to set up some of the equipment under the teacher’s supervision. The school has funded this for the last twelve months, but after a review of LEA budgets, they cannot afford to fund the assistant’s post and an application for AtW has been place. This is the employer withdrawing support, so AtW help cannot be offered.

Recruitment of Support Workers

Unless there is a regional call-off contract in place, it is the employer’s responsibility (or the customer’s if they’re self-employed) to recruit a SW.

If a call-off contract is in place in your region, but the customer or employer wishes to use a different provider, this is acceptable, but AtW support will be limited to the cost of providing support through the contracted route.

If the employer needs to recruit externally, you should tell them to do so through a recognised professional agency, for example members of the Federation of Recruitment and Employment Services (FRES).

Other local sources of advice include:
- Local Authorities
- Social workers already working with the customer
- Organisations or clubs working with disabled people

If a support worker (excluding BSL interpreters) is expected to work on a long term basis, typically more than 6 months, then AtW will normally fund on the basis of salaried hourly rates, rather than at the hourly rates typical of freelance or agency workers.

More information about organisations that can help with the recruitment of suitably qualified interpreters and advocates can be found in the Communication Support at Interview section of guidance.

What if the employer wants to provide the support through an existing employee?

This can often be the most suitable and cost effective solution for all concerned. If the employee is being used to give full time support, AtW can repay:
- Full salary
- National Insurance
- Pension
• leave and sickness payments.

488. We cannot, however make a contribution towards costs that the employer would have to meet anyway, such as heating, lighting and other building costs.

489. If the employee is only giving support for one or two hours a week, or on a more ad hoc basis you can repay the employer the standard going rate for that type of support in the local area. This is to make sure value for money from programme funds.

490. However, if you agree to pay the employer an hourly rate, you will need to confirm that the total profiled costs over the year will not exceed the SW’s full salary. If it will, you should limit AtW funding to the full salary costs.

491. When employers use their own employees to support customers it is not right to pay a booking fee.

Example:
A customer needs 25 hours support per week and the employer has a suitably qualified employee who can give the necessary support. The employee’s salary (including all on costs) is £27,000 per year.

The ‘going rate’ for support of this type is £28 per hour in the local area. In this case you would need to work out the cost of support over the year – i.e 25 (hours per week) x £28 (rate per hour) x 52 (weeks per year).

As this total cost would be £36,400, which is significantly higher than their salary, you should restrict the AtW grant to £27,000.

However, if the same customer needed only 15 hours support per week, then using the average rate, it would work out at a cost of £21,840 per year, which is less than their salary, and therefore the most cost effective choice. It is this amount that we should pay.

What if the customer or employer wants to recruit a new employee as a Support Worker?

492. Access to Work can repay:

• full salary
• National Insurance
• leave and sickness payments and
• recruitment costs including advertising

493. If asked by the employer, AtW can pay management costs up to 5% of the SW’s gross salary. This covers the cost of adding the new employee to the payroll and any other HR activities.

494. Where an employer provides evidence to show that they have had to pay an amount greater than this percentage AtW will repay the full cost.

495. Redundancy and notice payments costs can be paid. Do not profile redundancy or notice payments into the applicant’s profile, these costs should be profiled when, and if, they occur.

496. Provide an approval letter outlining the agreed support including the
number of hours, rate of pay, etc. You will need to agree a fixed period for which we will pay to cover unexpected absences such as sick leave. It is usual to agree to pay for the SW if they or the customer are sick for up to 4 weeks.

497. If a customer accepts the responsibilities of being their SW’s employer they might need additional support to fulfil this role properly. These costs can be approved through Access to Work where the need is related to their disability. You should agree an extra number of hours initially, but keep this under review. Do not meet this need through an increase in the hourly rate paid to the SW.

498. Rates of pay should be looked at again at the yearly review or if the level of support changes.

499. Customers and SWs who wish to find out their employment position must be told to contact their local HM Revenue & Customs (HMRC) office.

500. HMRC has a Helpline for new employers. The number is 0300 200 3211, textphone 0300 200 3212 and a new employer pack is sent to people who register through the helpline.

501. If any financial liability is incurred as a result of a customer being deemed an employer by the HMRC, you may arrange for the customer to be reimbursed from this element. In all such cases, tell the National Tier policy team of the details at once.

502. Customers who use family or friends to provide SW help are equally subject to the considerations above.

What if the SW is booked through an agency?

503. For infrequent and ad hoc requirements this is usually the most suitable choice. Access to Work may have a call-off contract for this type of support which you should use if available.

504. If the customer or employer wishes to use an other supplier confirm that the rate quoted is reasonable. All quotes should be a total amount, including all support, travels costs and any necessary booking fees. This allows the AtW Adviser to see which agency offers the most cost effective solution for the entire service. If the other supplier’s charges are greater than those that would be incurred from using the call off contract, limit the AtW support to the cost of providing suitable support through the call off contract.

Payment for a support worker

505. Payment for a SW will only be made for the days on which a customer would usually work, and other days (such as leave) as written in the SW’s contract of employment. You must ask for a copy of the SW’s contract and keep it in the customer’s case file to help verify future claims.

506. You should profile all costs over a 52-week period as the SW may be entitled to holiday/sickness payments from the customer/employer under the Working Time Regulations introduced in October 1998.

507. Under the regulations a worker is entitled to four weeks’ leave. This is not in addition to contractual rights.

508. Access to Work will pay for these weeks leave, as it is an extra cost that
would not have been relevant had they (employer or customer) not needed to employ the SW.

509. For Specific advice go to the Health & Safety Executive website.

Additional support worker costs / travel expenses

510. SW travel expenses must be included in the hourly rate quoted for support. This makes sure we agree the most cost effective solution for the entire support.

511. If there are cases where we have agreed to pay travel expenses, repay costs at either the standard class public transport or the AtW mileage rate (25p per mile) if they have driven to the assignment.

512. Car parking charges cannot be reimbursed.

Additional support worker costs /Customer visiting overseas

513. You will need to consider an application for SW help overseas.

514. The visit must be part of the customer’s actual job and not be a developmental or career development opportunity.

515. If you are happy that the support is linked to the job and necessary, seek approval.

516. Any requests for travel or accommodation costs must be looked at carefully to make sure we are getting value for money.

517. You can use Expotel or the Internet to research the likely costs of this and authorise the most cost effective choice.

518. Support for people working abroad should be limited to 3 months in any one (rolling) year.

Additional support worker costs /SW attending meetings/conferences/training as a delegate

519. Funding does not apply where a SW attends meetings, conferences or training sessions as a participant. The SW is engaged to give full support to the customer and cannot do this at the same time.

Additional support worker costs /Overnight support

520. Where support is needed overnight, for example to be at a conference, the approved costs must be based on the DWP Business Travel Policy hotel rates. Repayment of necessary travel costs should be considered and must be limited to standard class public transport rates or the AtW mileage rate (currently 25p per mile) if the SW driving to the event.

521. However, if the SW drives the customer to the event, you will need to consider whether this is an extra cost, as the customer or their employer would have had to have met these costs as usual business travel.

Additional support worker costs /Meal allowance

522. Extra SW meal costs owed for visits/trips outside their normal working pattern can be paid back on the production of a valid receipt. Costs will be limited to the same restrictions and rates given within the Departmental
Business Travel/Expenses guidance.

Additional support worker costs /Cancellation fees

523. In some circumstances there may be a claim from a SW for a cancellation fee. Claims can be considered if the cancellation of the support is unavoidable and not caused by the actions of the SW or by the improvidence of the employer.

Example:
The customer has a SW for two hours each week for a team meeting, the customer phones in sick on the day of the meeting and notifies the SW that they will not be needed. As a result the SW claims a cancellation fee. This is alright for us to pay. However, if the employer cancelled the team meeting several days before but forgot to tell the SW, then the employer should take responsibility for this and meet any resulting costs.

Types of Support Worker

Registered and Trainee Sign Language Interpreters

524. Having the ability to use two languages does not mean someone can interpret. Interpreting is a skill that requires training and experience.

525. A Trainee Sign Language Interpreter (TSLI) is on the path to becoming an interpreter, a Communication Support Worker is not.

526. A TSLI is a Trainee Sign Language Interpreter.

- They intend to become a sign language interpreter.
- They have been assessed by a qualified assessor or verifier as meeting the National Occupational Standards for Trainee Interpreters:
  - Level 6 (equivalent to Bachelor's degree) ability in their first language (usually English).
  - Level 4 (equivalent to certificate of higher education) ability in their second language (usually BSL).
  - Sufficient interpreter training or experience to be aware of developing professional competence boundaries.
- They are either on an NRCPD approved course or are working to an approved development plan that will lead to registration with NRCPD.
- CSWs do not have training in interpreting

527. Sign language interpreters transfer meaning from one spoken or signed language into another signed or spoken language.

528. Customers requiring sign language interpretation will usually require a BSL/English interpreter. British Sign Language (BSL) is a language in its own right. It is not a signed form of English.

529. NRCPD Registered Sign Language Interpreters (RSLIs) have level 6 qualifications in both their second language, such as BSL, and interpreting.

530. An NRCPD regulated TSLI may be suitable for some assignments. You MUST check with the customer to make sure their needs can be met by a TSLI.

- TSLIs must not work in the criminal justice system or mental health settings.
- TSLIs should exercise caution when accepting work in a social care setting.
- The customer should ask the TSLI if NRCPD has placed further restrictions on the assignments they can take on.
531. If it is impossible to engage an RSLI or TSLI, you must make sure the interpreter holds;

- the qualification(s) required for NRCPD registration;
- appropriate insurance; and
- an enhanced disclosure from

**Communication support workers**

532. The term communication support worker (CSW) refers to people who use a variety of methods to help deaf and deaf/blind people access communication. CSWs are not interpreters.

533. CSWs are not interpreters, their role is to support claimants to access communication in English, using a wide range of techniques (eg notetaking/rewriting emails).

534. Most CSWs have some ability in BSL, up to level 3. However, this is not a requirement in order to receive AtW funding.

535. You should check with the claimant to make sure their individual needs can be met by a CSW.

**Deciding what support is required**

536. A sign language interpreter should be used in a situation which calls solely or mainly for interpretation.

537. Ask the customer if their needs require an RSLI, a TSLI or a CSW.

538. A sign language interpreter should be used for situations in which clear and accurate communication is essential, such as

- appraisals
- disciplinary meetings
- legal meetings, such as a tribunal or court hearing
- most training sessions, and
- conferences on an unknown or technical subject.

539. A CSW MAY be appropriate for

- team meetings
- basic training, and
- conferences on a known subject.

**General Considerations for all Interpreters**

540. It is advisable that interpreters should not be expected to work for more than two hours without a break. If an event needs continuous interpretation for more than two hours two interpreters may be needed.

104. The event/environment

- is this linked to the customer’s actual job
- has the employer/event organiser made all reasonable adjustments
- is the setting informal or formal
- are there structured breaks in place
- will there be ‘break out’ or syndicate exercises

541. It is reasonable to expect breaks in any meeting/work activity, explore this with the customer.
542. If a second interpreter is needed you must talk about the possibility of the employer providing as part of a reasonable adjustment.

107. There are a number of issues to consider before agreeing what interpreter support is needed.

543. The participants
- is it a straightforward one-to-one meeting
- is there a large audience
- are there several people going who require a BSL Interpreter

544. The content
- is the topic straightforward
- how important is the content
- will there be a rapid change over of speakers that makes interpreting more difficult
- what are the implications for the customer or others if there is a misinterpretation

**Carer**

545. A carer is someone who helps a customer overcome physical barriers. For example, help with mobility or toilet use at work. Check with the customer whether they are getting help from elsewhere as there could be some overlap with other benefits such as Disability Living Allowance, Personal Independence Payment or Carers Allowance.

**Counsellor**

546. For customers with anxiety, panic attacks or mental health related problems, a qualified counsellor may be useful in offering support and talking about work place coping strategies.

547. A counsellor might be useful in negotiating with an employer when a customer is experiencing problems coping with the job.

548. Support could be made available either at the customer's home or place of work.

549. This type of help is not available to Work Choice participants.

**Driver**

550. A Support Worker driver may be authorised to:
- drive the customer to and from work or
- travel during their working day.

551. It should not be used when someone varies their journey to drive a disabled person to work, or friends and relatives who are paid a mileage fee for the duty. These applicants must be considered under Travel to Work.

552. If a SW driver is needed on an on going basis tell the employer or customer to go through a recruitment agency.

553. If the SW is needed to make a return journey, but it is unlikely they could return home and get back to collect the customer within two hours, then we can pay an amount for ‘downtime’. This payment must be limited to the National Minimum Wage rate. Details of the NMW rate can be found on GOV.UK.
This type of support is available for people on Work Choice.

**Job-Aide**

A job-aide SW may be used where the customer is unable, due to disability, to do part of their job (up to 20% of customer’s contracted hours).

This type of help is not available for people on Work Choice.

**Job Coach**

A Job Coach is a person who gives specialised on-site support to someone disabled who has a job to start.

- find a job
- learn the job and
- keep the job

Access to Work customers will have found a job by the time their application is taken or have a Work Trial to start. Therefore coaching for job search will not be funded by Access to Work.

**Learning the job**

A Job Coach analyses tasks and break them down into parts. The coach identifies skills and knowledge required to do the job.

They show the employee how to do each task:

- efficiently
- safely and
- in a logical way

A job coach can provide softskills coaching for customers with Asperger’s syndrome or other learning difficulties. This helps them learn appropriate communication styles in the workplace.

Soft skills can include social graces, communication, language, personal habits, interpersonal skills, managing people and leadership. This list is not exhaustive, you can specify other duties in consultation with the customer, employer and job coach.

The coach stays with the employee until their learning needs are fully met and levels of support can be safely reduced.

This help is not available for people on Work Choice as the Work Choice Provider will help them embed themselves in the job.

**Keeping the job**

The Job Coach checks progress, initially at pre-agreed intervals and then on an ad hoc basis. This can be requested by the employee or employer. This may be when:

- a change of job or personal circumstances occurs or
• when an employee’s performance or behaviour gives cause for concern

567. The Job Coach aims to support and encourage an employee to become as independent as possible, taking into account individual circumstances, until the level of support needed is reduced to a minimum.

568. Job coaches work primarily, though not only, with the learning disabled and those with mental health conditions.

569. They can also be used to help and support other groups of people such as the physically disabled.

570. If an employee, as a result of an illness or accident, needs to change the way they do their job or re-learn their job, this support can include:
• settling in
• help with learning or re-learning their job
• coping strategies
• travel
• making prompt cards for learning and routine tasks
• some advocacy work with the employer e.g negotiating reasonable adjustments

571. As the role of the Job Coach is flexible, their duties may include some or all of those outlined above. This list is not exhaustive and you can specify other duties in consultation with the customer, employer and job coach.

572. To reflect the flexibility of job coaching you must make sure that the support put in place is tailored to the needs of the individual.

573. It is essential that an action plan is drawn up between customer and job coach. This is done during the first weeks of support. It identifies how support will taper off to a point where it is no longer needed on a regular basis.

574. Once the action plan has been drawn up you will need to look at it regularly to make sure that support is tapering off as planned.

575. Job coaching is always more intensive during the first weeks or months of work. Intensive means working actively with the customer for all or part of each working day. This intensive period is varied to individual needs but should not last longer than 26 weeks.

576. An individual may require intensive support for longer than 26 weeks. There is discretion to allow up to a further 13 weeks provided an extension will allow support to begin to taper off.

For example, a problem or crisis in someone’s personal life may mean that they take longer to settle in work than expected or their work activities or line manager have changed during their first weeks at work.

577. At the end of the intensive period of support, job coaching must
begin to taper off as recorded in the action plan. The tapering off period is not fixed and needs to take account the individual needs. The aim must be that the individual will be working unaided within an suitable period of time.

578. If support is not beginning to taper off by the end of the 26 weeks (plus the 13 week extension if appropriate) the customer must be advised that referral to Work Choice is appropriate. The adviser must facilitate this with the help of the local DEA.

579. Even after an individual is working unaided there may be times when further job coaching is needed. For example if the work changes or there is a change of line manager or location.

580. Support is flexible, tell the customer they can ask for further support at anytime by making a change of circumstances application.

581. In these situations, the adviser simply confirms with the customer and Job Coach the reason for the request and how many hours of coaching needed and fund accordingly.

582. A new application is needed if the individual moves to new employment or if the last contact from them was more than 3 years ago.

583. If the number of requests for extra support suggests the need for long term continuous support, the customer must be advised that referral to Work Choice is appropriate. The adviser must facilitate this with the help of the local DEA.

584. Job coaches are employed by a variety of organisations, including charities and local authorities. Some work on a self-employed basis. It is essential that advisers make suitable checks to avoid double funding. Employer withdrawing support (previously know as deadweight) needs to be taken into consideration.

585. The employer may provide a Job Coach with suitable knowledge and experience of the role from within the workforce. Individuals may already have a Job Coach who has helped them secure the job and it is usually sensible to allow this coach to continue in the role.

586. Advisers must:-

- Assess and agree initial levels of support with both customer and Job Coach.
- Check for evidence of any pre existing funding streams by asking the customer, employer and Job Coach
- Check that the employer withdrawing support doesn’t apply (previously know as deadweight)
- Establish the period of intensive support likely to be required up to a maximum of 26 weeks
- Agree an action plan with the Job Coach at around the 3 week stage which should clearly give an indication as to how and when the amount of support is likely to taper off, for example, full time intensive support for the first 2 months followed by a week by week reduction, if appropriate, until support has been reduced to a minimum.
• Agree a review date two thirds of the way through the intensive activity period of support

• Review the action plan with the customer and Job Coach to confirm that the need for support is tapering off

• Exceptionally, agree an extension of up to 13 weeks if the need for further intensive support has been clearly identified with the customer and Job Coach.

• Set a review date before the extension period has elapsed to check that support is tapering off. If it becomes apparent that the customer is unable to work unaided after an extension period has been granted, refer to Work Choice as an urgent retention case.

587. Any cut or withdrawal of support must be agreed with the customer and Job Coach.

588. A customer can ask for further help at anytime if their circumstances change.

589. This type of help is not available to Work Choice participants in supported employment but can be used to help people on Work Choice placed in unsupported employment.

**Lip Speaker**

590. Lip speakers are trained so that their speech is easy to lip read.

591. They are used in conferences or meetings where the speakers are not trained to lip speak.

592. They repeat silently what is being said by the speaker using clear lip patterns.

593. Support can be put in place for people with hearing problems who do not use BSL.

594. If the event is likely to last more than a couple of hours you may need to consider the provision of two lip speakers.

**Note Taker**

595. A Note Taker gives workplace support for customers who have:

• a hearing impairment or

• dyslexia

For example a customer whose hearing is impaired may need a note-taker at meetings and conferences.

596. Before authorising a note taker talk to the employer, there is usually someone at the meeting taking notes or minutes. If so there is no need for a SW note taker. This type of support is available for people on Work Choice.

**Palantypist**

597. A Palantypist allows someone with hearing problems to go to meetings and conferences.
598. Spoken words are input into a machine using Palantype chords. The information is converted into full written English that is seen on a screen or produced in transcript.

**Personal Reader**

599. Support is available for those needing help with reading. This may be due to dyslexia, blindness or visual impairment.

600. They need access to text that cannot be provided by scanners or other special aids.

601. It is likely to be used in conjunction with special aids but the two forms of help must not overlap.

602. Support may be used as an interim measure when a customer is waiting delivery of equipment or other support.

603. This is available to people on Work Choice.

**Travel Buddy**

604. This is someone who accompanies the customer when travelling to and from work. For example where a customer has:

- epilepsy
- a visual impairment
- a problem connected to the fear of travelling such as agoraphobia and who cannot manage travelling alone.

605. You may wish to consider this type of support for a short and decreasing period to allow someone newly disabled to become confident using public transport, rather than offer long term TtW support.

606. This type of support is not available to people on Work Choice.

**Other**

607. Support workers can also deliver:

- strategy training to help individuals with specific learning difficulties or mental health issues cope better in work
- out of work support for customers experiencing mental health issues
- disability awareness training for colleagues and supervisors
8. Adaptation to Premises or Equipment (APE)

Actions
600. You must:
   - confirm that APE applies
   - talk about job restructuring with the employer
   - visit the customer’s place of employment
   - arrange the correct technical expert to assess changes needed
   - confirm the employer has met all necessary legal obligations
   - confirm the employer/customer have relevant permissions
   - confirm the proposed solution is fit for purpose/value for money
   - consider the business benefit and daily living needs
   - consider providing temporary support

Confirm that Adaptations to Premises or Equipment is suitable
601. An APE application is for alteration to premises or equipment that changes them from how they were originally built/supplied. Do not confuse with a Special Aids and Equipment (SAE) case which supplies equipment.

602. Adaptations to new premises is not funded through Access to Work (AtW). Adaptations to premises will only be allowed in exceptional cases and is looked at by the National Delivery Manager where exceptional hardship exists.

603. Adaptations to customers’ own vehicles must not be put under either APE or SAE. They sit within the Travel to Work element.

604. Adaptations to a specialist vehicle supplied by the employer such as a mechanical digger are put under the APE element.

605. It can be difficult, particularly with equipment, to decide whether an item should be under APE or SAE. To make this easier, think about the equipment being used by the customer and if it can be bought, or each piece of it, in its eventual state. If it can, then it’s more likely that the item will be an SAE.

606. For example, providing a split keyboard may seem like an APE, as the customer’s PC needs adapting. However, a split keyboard can be bought from a retailer and used without further changes. It is therefore a SAE.
607. Providing specialist software should come under SAE. However, if the software needs re-scripting to work fully with other software used by the customer it should come under APE.

608. A relevant piece of equipment may be adapted to meet the customer’s needs for employment or self employment for the AtW award. Providing it is expected to stay serviceable for the life of the award, AtW will contribute to the cost for adaptations. Other conditions for the APE award must also be met.

609. If the equipment is not in place at the place of employment / self employment or is unlikely to stay serviceable throughout the full AtW award period the application must be dealt with under Special Aids and Equipment (SAE).

Technical Experts

610. Various external experts are available to help you decide on the right support needed. You should consider:

- the customer’s disability
- your own areas of expertise and
- the probable type of adaptation, eg building or employer’s equipment

Visit the place of Employment

611. Where an adaptation to premises is needed a visit to the place of employment must be made. This is by you or the expert.

612. Visit self-employed customers in the home or at the registered premises.

Employer’s legal responsibilities

613. Employers must make adequate provision for disabled people present on their premises. This applies to both employees and visitors and takes into account all forms of disability. You must be satisfied that employer has taken action to carry out their legal responsibilities before ATW funding is allowed.

614. Employers have a number of legal responsibilities under the:

- Factories Act, 1961;
- Offices, Shops and Railway Premises Act, 1963;
- Building (Fourth Amendment) Regulations, 1985;
- Chronically Sick and Disabled Persons (Amendment) Act, 1976;
- Building Regulations, Part M, or in Scotland, Technical Standards, Part T;
- Health and Safety Acts and other Regulations;
• Equality Act 2010,
• England and Wales – regulatory Reform (Fire Safety) Order 2005 and Fire Safety (Scotland) regulations 2006.
• Other European Union Regulations. 614. These regulations cover:
  • access to premises
  • sanitary facilities
  • parking and
  • other aspects of a disabled person’s needs on working premises and buildings to which the public has access.

615. For advice on current regulations employers can contact:
  • Local Authority Planning Departments
  • the Health and Safety Executive
  • Equality and Human Rights Commission and
  • Fire and Rescue Authorities.

616. Under Health and Safety requirements employers must do regular workstation assessments. Before agreeing to a ATW assessment you must ask for sight of the workstation assessment report and make sure its recommendations have been addressed.

617. Under Fire safety requirements employers have to:
  • carry out fire safety risk assessments and
  • implement proper fire precautions and protections measures and
  • maintain a fire management plan

618. Funding cannot be used where there is a duty on the employer to supply facilities for disabled members of the public on their premises. For example, disabled access to public areas in a building. This applies even if there are disabled employees who also need the facilities.

**Employer’s Equality Act 2010 obligations**

619. You must not give legal advice on Equality Act 2010 obligations. 620. Employers not sure about their legal responsibilities refer them to the [Equality and Human Rights Commission website](http://www.equality.gov.uk) or asked to phone the helpline, details are on the website.

621. The Equality Act 2010 places a duty on an employer to make reasonable adjustments for disabled employees. Access to Work funding cannot be used to support these changes. Before agreeing AtW support, confirm the employer is taking steps to support these changes. The fact that
Jobcentre Plus agrees to provide AtW support does not mean that an employer has satisfied their duty under the Equality Act 2010.

622. Detailed advice for employers can be found at the Equalities and Human Rights Commission website.

623. A fact sheet with information about landlord and property managers responsibilities can be found on the Office for Disability Issues website.

Government buildings

624. Support cannot be given for adaptations to Crown premises. A crown building is one owned by a Government Department, including those leased to another Government Department or Agency.

Remploy business sites

625. Adaptations to Premises cannot be used if the customer is employed in a supported factory or Remploy business site. These factories are set up specifically for the employment of disabled people. Any support is provided as part of the working conditions.

626. Customers put with employers through Remploy Interwork are able to apply for AtW help.

Planning permission

627. Some employers will need to apply for planning permission or need landlord's permission before carrying out an adaptation.

628. Where possible the customer should have quotations for building work and relevant permissions before your visit. Estimates of costs must include installation and training in use where suitable.

629. Extra costs, for example Architect's fees can be agreed in advance in order for the permissions to be sought.

630. The Local Authority may own a building for which they are being asked to approve a planning application. Request a statement of assurance from the Local Authority that it has complied with its legal obligations before any AtW funded alterations are made.

631. If AtW is not able to fund APE because relevant permissions are being sought, consider providing alternative temporary support.

Value for money

632. Before agreeing support you must consider if it is more cost effective to replace equipment rather than making an adaptation. Consider:

- is the adapted equipment likely to need replacing within the period of agreed support
is it more cost effective to get new equipment, although above present needs, if it presents a cheaper long term solution

any plans the employer has to upgrade equipment soon

the three quotes received before any planned work takes place

633. If you decide it is more cost effective to buy new equipment rather than adapting existing equipment the award must be made under Special Aids and Equipment.

634. Decisions must be clearly documented in the business case.

Leasing and renting

635. Leasing or renting equipment is usually expensive. Problems may occur if further adaptation is needed later on. For example, a penalty clause for early termination or the need to negotiate a new lease or rental agreement.

636. Before entering into lease or rental agreements all other possibilities must be looked into.

637. In some circumstances leasing or rental is the best choice. For example where an employee is on a short fixed term contract. Value for money must be the over-riding reason in deciding which course of action to take.

Preferred contractors

638. Employers may wish to use contractors of their choice rather than the contractor who has supplied the cheapest quote. They may choose to have other work done at the same time to minimise disruption to the workplace.

639. Unless the company has an exclusive contract, AtW will only pay the agreed costs based on the lowest estimate that satisfies the customer’s needs. The employer is responsible for any excess costs as well as any cost sharing arrangement.

Business benefit

640. You must consider whether customers of the business or non-disabled colleagues during their work will use the adaptation. Consider if this will be of general benefit to the company. If there is a general business benefit a contribution must be sought, as well as a compulsory cost share.

Adapting home premises

641. Where an adaptation to a customer’s own home or premises is requested, you must make sure the adaptation is primarily for employment needs, not daily living needs.
642. An adaptation may be useful for daily living needs or increase the value of the property. Where this occurs take into account when talking about cost sharing.

643. Where an adaptation is requested that exceeds the minimum need, AtW only meets the minimum need cost.

**Temporary support**

644. Adaptations to premises may be delayed by the need to get quotes or for a contractor to schedule the work into their plans. In these cases a short-term interim solution, for example a support worker, should be considered so that customers are inconvenienced as little as possible.

645. Temporary support must be taken into account when preparing the business case for approval.

646. If planning permission is refused, temporary support may be extended while you work with the employer to consider other choices. For example resubmission of amended proposals, re-location of employee.

647. Costs of temporary support must be allocated to the relevant account code for the support, not against APE.

648. Fill in an AtW2 for the temporary support you recommend and get it authorised within 5 days.
9. Special Aids and Equipment

Actions

649. When considering the customer’s request for items:
- has the customer already had their own assessment
- refer for an independent assessment, if needed
- consider if it is standard equipment for the job
- confirm it is an essential in work disability need
- decide if it is provided by the NHS
- consider available choices
- get quotes
- is it cost effective/value for money
- consider temporary support
- explore, with employers, the potential for a voluntary/reasonable contribution towards agreed solutions

Agreeing on the Item(s) needed

650. When dealing with an applicant’s request take into account their knowledge and awareness of possible solutions. This can be helpful and accurate in identifying need.

651. When a customer expresses a preference for, or awareness of, a specific item, managing customer expectation is vital to the AtW process. You must consider:
- compatibility
- usability
- technological development and
- value for money.

652. We aim to supply a fit for purpose and cost effective solution. This means looking at a range of choices and, if appropriate, rejecting a preferred choice in favour of another.

653. This does not stop the customer getting their preferred choice but we only contribute towards the most cost effective solution which meets the customer’s employment needs.

In work disability needs

654. Access to Work meets extra costs arising from disability. When considering applications:
- be sure the equipment is essential and the job cannot be done another way without the special aid
- consider the type of aid requested.
AtW does not provide aids of a medical nature. The term ‘medical aids’ includes anything used or worn about a person, that effectively treats or improves their disability or health condition and are outside of their working environment. This includes items such as:

- glasses/frames
- contact lenses
- insulin pumps
- cochlear implants
- prosthetics of any kind
- functional electronic stimulus devices, etc.
- AtW fund the lens, colour test, tinted glasses but not prescription and frames for Irlen Syndrome

Applications for aids can be considered if there is a clear work related need, not just a social need, such as:

- Wheelchairs
- electric scooters
- digital hearing aids
- specialist walking sticks etc
- Aids requiring invasive surgery cannot be supported under any circumstances

- be satisfied that the item is not standard equipment used by anyone doing the job
- be satisfied that there is no Health and Safety requirement for the employer to provide the equipment other than for the disabled employee
- make sure, if appropriate, a workstation assessment is planned or finished and that the report recommendations will be addressed wherever possible. AtW will only help in meeting extra costs that arise from disability
- check the employer is acting on their responsibilities and making all reasonable adjustments
- take into account any aids the customer has that may be useful. AtW does not replace help voluntarily given in the past unless there has been a change of circumstance

655. The AtW assessment process must not be delayed where an employer has to finish or fully act upon health and safety, workstation assessment or Equality Act 2010 responsibilities.

**Hearing aids**

656. All applications for hearing aids must be supported by an audiology report.

657. The letter must be provided:
• by the NHS Audiology Department or
• accredited private dispensers of hearing aids working on behalf of the NHS

658. All letters from private dispensers must state they are working on behalf of the NHS. Letters from other private dispensers of hearing aids are not acceptable for Access to Work purposes.

659. Cost share is applied where appropriate.

Assessments

660. Before recommending an application it may be necessary to get:
• medical, specialist or technical advice
• advice from suppliers or manufacturers

661. Advice is needed where it is difficult to identify whether a disability results in more problems over and above those of a non-disabled colleague doing the same job.

662. Technical or medical assessment costs are met by general Access to Work assessment budgets.

663. External assessment or consultancy costs are met from the Access to Work budget and are not subject to cost share.

Considering choices

664. Some customers have a clear idea of what they feel is the best solution for their needs. Before recommending the application make sure all choices have been fully explored, including arranging any specialist or technical assessments where appropriate.

665. Consider:
• can the job be restructured to remove the need for special aid or equipment
• if the planned choice meets the minimum suitable requirement and offers the best value for money
• can the employer be expected to provide the equipment for other non-disabled employees
• can the employer provide the equipment as a reasonable adjustment
• will supplying the special aid benefit other employees
• does the installation of the equipment affects other employees, for example is a training need created, environment issues
• is the employer prepared to fund the equipment without Access to Work help.

Demonstrations and trial periods

666. Besides an introductory demonstration a trial period may be necessary. If possible trial periods must be negotiated at no charge with the suppliers. If a fee is charged a maximum of two weeks trial should be agreed.
667. The cost of familiarisation training and the availability of support services in case of breakdown must be included.

**Standard equipment**

668. Access to Work (AtW) will not fund items that are:

- standard equipment
- standard business costs or
- Health and Safety requirements

669. These are needed whether the person doing the job is disabled or not.

670. If a solution is identified that includes both standard and extra items AtW will only cover the cost of the extra items.

671. The same rules apply to both self employed and employed customers.

**Medical Equipment**

672. Access to Work can help with a grant towards the cost of medical equipment providing:

- the item needed is vital to help the customer to carry out their job
- it is identified as a solution after an assessment and does not pose a threat to the customer’s health or condition
- the item is not available through the NHS or there is a significant waiting list which would put the customer’s job in jeopardy
- it does not involve surgery/treatment

**Wheelchairs**

673. All applications must have an NHS assessment.

674. A customer with a voucher towards the cost of buying a wheelchair must use it towards to the overall cost

675. A social and domestic contribution is taken into account. This is based on the number of days the customer works regardless as to whether the wheelchair is used on a non working day. Cost share is applied where appropriate. See [Order of deductions](#).

676. The aids or equipment bought with AtW support are the property of the purchaser, who is the employer or the customer.

677. The purchaser is responsible for all:

- insurance
- maintenance and
- running costs including
- the costs of repair or replacement of parts

**Cost effectiveness**

678. Our policy is to repay an agreed part of the cost towards suitable equipment that meets the customer’s minimum requirement to do the job.
679. Consider voluntary/reasonable employer contribution.

680. Quotes are required for each item. These can be obtained from the Workplace Assessment Report, customer or employer.

681. The limits are:
   - £500 and under – 1 quote needed
   - £501 - £10,000 – 2 quotes needed
   - Over £10,000 – 3 quotes needed

682. Where a wide range of models exists get the best value for money and the most cost effective solution to fully meet the customer’s minimum agreed needs.

683. Where a recommendation is made consider the most cost effective solution.

684. If the customer or employer wish to buy a higher value solution, which exceeds the customer’s needs AtW support will be limited to the cost of the cheaper solution.

685. Value for money is achieved by giving the right support for the customer’s need. This does not necessarily mean the cheapest solution, if it does not fully meet the customer need or if there are hidden costs for training, delivery or installation.

**Temporary support**

686. Consider how AtW can give best value for money, especially if temporary support is needed whilst equipment is being arranged.

687. AtW aims to give help as quickly as possible. Where there are unavoidable delays for example set up of equipment, training, familiarisation, interim solutions such as support worker help may be considered. Customers and employers should be informed of likely delays and advised of the reasons.

688. AtW will not fund expensive on going temporary support where an employer or customer fails to give information or buy equipment previously agreed.

689. The cost of a temporary solution is recorded under the appropriate AtW element. For example Support Worker.

**Motability**

690. If adapting the customer’s vehicle is the most cost effective solution, consider if Motability applies.

691. If they are, ask the customer if they wish to use Motability to assess and install suitable adaptations.

**Temporary Support**

692. If a vehicle is to be adapted, consider putting temporary support in place until the adapted vehicle is available.
10. Miscellaneous support classifications

**Information**

693. Examples of support classified under Miscellaneous are:

- extra, in work travel costs because of disability
- short term or one off support which cannot be classified under other Access to Work elements for example:
  - the cost of disability awareness training for close colleagues of a disabled person
  - consultancy fees for establishing what are standard costs for a business, or where the element of support is not known at consultancy stage
  - Extra costs giving work related training at home for a customer who is unable to travel to a training centre

694. Attribute other costs to Miscellaneous when they cannot be applied to any specific element of support.
11. Cost Share

Overview

695. Mandatory cost share can apply to all applications for Adaptions to Premises and Equipment (APE), Special Aids and Equipment (SAE) and Miscellaneous (except Travel in work) where:

- the customer has been in paid employment for more than six weeks at the time of their application
- the customer has been in paid employment for less than 6 weeks when they make their first application but then makes a subsequent application
- the customer makes a renewal application
- the customer makes an application for a non cost share element of AtW and then makes a subsequent application for either APE, SAE or Miscellaneous (except Travel in Work)

696. It is applied when the employer will have additional costs whether or not they retain the customer as an employee.

697. Mandatory cost share does not apply to applications for APE, SAE or Miscellaneous (except Travel in Work) providing the customer has been in paid employment for less than 6 weeks. In these cases any costs would be met by AtW in full.

698. Where mandatory cost share would otherwise apply, it will be waived when the adviser has identified that funding for SAE falls under the Tech Fund provision.

Note: The Tech Fund provision only applies to SAE

Cost share Applies

699. Where cost share applies, there is a threshold below which AtW pays none of the cost.

700. There is a £10,000 ceiling below which AtW pays up to 80% of the approved costs and above which AtW pays all the costs over the 3 year AtW period.

For Example:

<table>
<thead>
<tr>
<th>Total figure that attracts cost share</th>
<th>£10,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minus the threshold a large employer pays</td>
<td>- £1,000</td>
</tr>
<tr>
<td>Total</td>
<td>= £9,000</td>
</tr>
<tr>
<td>Total multiplied by 20% for employers’ contribution (AtW will pay the 80%)</td>
<td>£9,000 x 20%</td>
</tr>
</tbody>
</table>
This equals = £1,800

Add the threshold back in + £1000

Final total for large employer contribution over a three year award = £2,800

701. There are four categories of employers:

<table>
<thead>
<tr>
<th>Category of employer</th>
<th>No. of employees</th>
<th>Employer contribution threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td>Micro</td>
<td>1 - 9</td>
<td>Nil cost share</td>
</tr>
<tr>
<td>Small</td>
<td>10 – 49</td>
<td>Nil cost share</td>
</tr>
<tr>
<td>Medium</td>
<td>50 - 249</td>
<td>£500</td>
</tr>
<tr>
<td>Large</td>
<td>250+</td>
<td>£1000</td>
</tr>
</tbody>
</table>

**Note:** Don’t include voluntary workers or take into account the number of hours an employee works when calculating the number of employees.

**Recording Application Details**

702. You must identify the size of the employer by recording micro, small, medium or large in the notes space on DiSC and change the cost share status if necessary.

703. In all cases, the cost share marker status and AtW start date should be entered on DiSC3 jobs screen.

704. Details of the AtW application history must always be recorded in the customer’s case to ensure there is a record of cumulative costs paid by the employer in repeat applications within the 3 year AtW period.

705. Once the 3 year AtW period ends, the cost sharing period starts again.

**Franchises**

706. A franchise is a right given to an individual or group to market or sell a company’s goods or services within a certain area or location.

707. An individual or group who purchases a franchise is called a franchisee and it is the franchisee who is the employer and not the company whose goods or services are being marketed or sold.
When you consider cost share you must establish how many people in total the franchisee employs as they may run more than one shop. If there is still doubt after contacting the franchisee you must use your discretion. Generally the benefit of doubt should be given to the franchisee.

Calculating the Threshold and Ceiling

The thresholds include VAT even if the employer may be able to claim it back at a later date.

Any contribution made by an employer, including voluntary contributions, should be deducted from the total cost before any mandatory cost share is calculated.

You cannot take into account costs that an employer met before the application was made.

Where AtW support benefits a number of individuals such as improved building access and there are several disabled employees, only apply one threshold.

A threshold per person must be applied in cases of bulk applications for equipment.

Order of deductions:

- deduct the NHS voucher from the full cost and
- any voluntary employer contribution, then
- deduct the employer threshold and any employer mandatory cost share 20% then finally
- deduct the social and domestic contribution, for example 2/7
- the remaining figure is the AtW cost.

Employer Involvement

Generally it is the customer’s employer who will be the cost sharer but sometimes a third party such as a Work Choice provider, contributes some or all of the cost. It is for the employer and the provider to decide who will contribute.

Involving employers as soon as possible in the application process and get their agreement to cost sharing before an application is approved.

Contacting the Employer

In most cases, before an employer is approached, you must obtain the customer’s written permission to disclose information.

You can agree not to contact a customer’s employer but only if there is no requirement for the support to be used on the employer’s premises or the employer is not required to confirm details of support received on the claim form. Cost sharing criteria still applies and you must be satisfied that the customer will meet the costs before you approve the application. Monitor such cases closely to avoid the possibility of fraud.

In all cases, an employer should be asked for a voluntary contribution whether or not cost sharing applies.
719. Any voluntary contribution made by an employer must be deducted from the total cost before you calculate any mandatory cost share contribution.

720. Always discuss with the employer the possibility of the customer taking the equipment with them if they go to another job with a new employer.

**Multiple Employers**

721. Some customers will have more than one employer at the same time but need the same level of support for each job.

722. If the customer’s cost share status is the same for all jobs, you must calculate the total support costs (regardless of the number of employers) and negotiate a fair cost share for all employers.

723. At the same time ensure that AtW pays no more than the share expected of it as part of the total cost.

724. Ownership of equipment will depend on the type of equipment is needed. For example computer software loaded onto an employer’s system would be jointly owned as all employers would require a licence to run it.

**Freelance workers**

725. Customers such as actors or people with technical jobs in the arts and media industries may have a series of employers or a series of short term contracts with one employer.

726. You do not need to approve short term contracts with each employer if you are satisfied that the customer can be classed as a freelance worker.

727. If you are in doubt about whether the customer is a genuine freelance worker, you can ask to see supporting documents such as membership of a relevant professional body or union, an appointment letter from the employer or the customer’s self employed tax reference. Store copies of any document seen in the case file.

728. Treat freelance workers in the same way as self employed customers and record them as self-employed on DiSC.

**Job Movers**

729. You must not consider cost share in cases where the customer moves from one employer to another even if there is no break between jobs, provided they apply within the first 6 weeks of starting the new job.

730. A customer who moves from one job to another within the same company such as on promotion is subject to cost share. They must complete a new AtW1 application form and the application must be treated as a renewal and given a new AtW start date.

731. Cost share applies in the following situations:

- a change in a customer’s health condition or disability creates a new need means a new AtW1 must be completed to make a repeat application

- a change in a customer’s job description creates a new need but there is no fundamental change in their duties should be treated as a repeat application within the existing AtW period
• a new employer takes over the business but the customer’s job remains the same should be treated as a repeat application but no need for a new AtW1

• a new employer who changes the customer’s fundamental duties creates a new need for the customer means a new AtW1 must be completed with a new AtW start date

**Self-Employment**

732. If a customer becomes self-employed during the AtW 3 year period, they are no longer subject to cost share.

733. A voluntary contribution can still be requested.

734. When deciding if a self-employed customer is eligible for AtW, do not take into account the fact that they are earning the equivalent of the national minimum wage.

735. Customers who set up their own limited company and use PAYE are treated as employed

**Tech Fund**

736. Tech Fund is the name given to an exemption from mandatory cost share for SAE support for medium and large employers, so that assistive technology can be tried out while human support is also in place.

737. This allows Access to Work to pick up the full cost of some assistive technology solutions for the customer if it can be demonstrated that in the long term, this will reduce support worker or travel cost awards.

738. The adviser must waive the requirement for mandatory cost share for the SAE, where SAE support is identified as potentially providing lower, long term costs to Access to Work than already existing or proposed human support.

739. If the SAE is ultimately found not to suit the customer’s needs, mandatory cost share will not be applied at any time once it has been waived.

740. Already existing human support is defined as human support that is currently in place for the customer.

741. Proposed human support is defined as human support that has been proposed by either the customer or the employer and is supported in principle by the employer in either case.

472. Following a work place assessment, the adviser must use their judgement to decide whether both the following apply:

• the item is an assistive technology solution that qualifies for Tech Fund provision and

• there’s a potential cost saving over the course of the 3 year period compared with Access to Work funding the human support

743. The mandatory cost share will only be waived under the Tech Fund provision if both the conditions above apply.

744. Assistive technology only qualifies for Tech Fund provision if it supplements or replaces human support. For example, a motorised rise and fall desk to address a musculoskeletal condition does not qualify as there is no alternative human support solution.
745. Other items not qualifying for Tech Fund include:

- non-standard chair
- non-standard mouse
- non-standard keyboard

746. The above list is not exhaustive. The adviser must use their judgement on a case by case basis.

747. If funding is approved for some SAE that qualifies for the Tech Fund provision and for some SAE that does not, cost share will only be waived for the SAE that qualifies for Tech Fund provision.

748. Tech Fund is not exempt from social and domestic contributions.

749. If the adviser decides that the Tech Fund provision applies, they will then decide on funding for both the SAE and the human support.

**Note:** The level of human support should initially be the same as what it would be without the assistive technology.

750. Explain to the customer, that Access to Work expects the need for the human support to reduce over a period of time that’s no longer than their three year award period.

751. Agree a review date with the customer to reflect this expectation.

752. Further reviews may be agreed as necessary during the award period until the customer is gaining the full benefit from the SAE according to their disability and job role.

753. Where possible, the customer’s reviews should be conducted by the adviser who originally dealt with the customer’s Tech Fund case.

754. Approve funding for both types of support that are to be in place at the same time. The customer can then try out the SAE to see whether it suits their requirements. They can also utilise their human support if necessary.

755. Don’t apply mandatory cost share to the SAE.

756. Once all agreed reviews have been completed, consider any further support needs on a case by case basis.
12. Delivery of Support

Actions
757. Confirm the required support has been ordered / procured?

758. Identify the expected delivery date(s) for support
759. Check that the support is delivered / provided on the expected date?
760. Confirm the support meet the customers needs?
761. Confirm that any appropriate training has been undertaken.
762. Decide when to review the case.

Procurement
763. Once the Business Case has been approved, the required support can be purchased. Access to Work performance is assessed by measuring how soon the support is delivered after the customer’s application is made. The case manager should take action to ensure that the required support is in place as soon as possible, chasing progress, taking account of any unexpected delays and putting temporary support in place where appropriate.

764. In most cases the employer will recruit the support worker or pay for the adaptation of premises or purchase of equipment. When they have incurred costs they will claim reimbursement of the agreed amount from AtW.

765. Self-employed customers will procure support themselves.

Communications Support at Interview
766. You and the customer should agree between yourselves how a communicator is to be recruited. In many cases it will be the Disability Employment Adviser (DEA) rather than the AtW adviser who will work with the customer to employ suitable support.

767. When engaging a British Sign Language (BSL) or Lip speaking interpreter preference must be given to qualified interpreters registered with SIGNATURE or SASLI. BSL or Lip speaking interpreters who are not registered with either SIGNATURE or SASLI should not be engaged.

768. Professional Advocacy support should be arranged through Mencap or the Scottish Independent Advocacy Alliance.

769. You must take account of general Jobcentre Plus purchasing guidelines. There may be local call-off contracts in place. If you are using other sources of communication support, costs must not exceed the cost of using these contracts without good cause.

770. Where Communication Support at Interview support has been provided follow up when the result of the interview is known. This is to see if the customer has been successful and will require further support to take up the employment.
Support Workers

771. The method of recruiting and employing the support worker will have been agreed as part of developing the business case.

772. Some local partnership organisations and larger employers have call-off contracts in place with organisations who supply support workers or interpreters. Where such a contract exists it must be used to recruit the required support worker.

773. If the customer or employer wants to use an alternative supplier, this is acceptable but the AtW funding will be limited to the cost of the most cost effective suitable option.

774. In some cases the employer will have decided that an existing employee is able to take on the support tasks, and this will be a suitable and cost effective option.

775. If the employee is providing full time support, the eligible cost for AtW will be the full salary costs including NI and pension contributions, providing this is no more expensive than employing an external support worker.

776. If the employee is providing support on a part time basis while also doing some of their original job, AtW can reimburse the employer at the standard rate for that type of support in the local area.

777. If you agree to pay the employer based on the standard rate for that type of support in the local area, ensure that the total cost over the year does not exceed the worker’s full time salary. AtW will fund salary costs up to a maximum of the employee’s current salary. Calculation of eligible costs for support workers must be based on the standard rate for those type of support in the local area you must not apply a pro rata calculation to their current salary.

Adaptations to Premises or Equipment

778. Adaptations to premises can have long lead times and additional unexpected delays can occur while work is being carried out. The case manager should monitor progress and provide or extend temporary support if required.

Preferred contractors

779. Employers may wish to use contractors of their choice to make adaptations, rather than the contractor who has supplied the lowest suitable quote. They may also choose to have some other work done at the same time to minimise disruption to the workplace.

780. Access to Work will only pay the agreed costs based on the lowest estimate that satisfies the customer’s needs. The employer is responsible for any excess costs as well as any cost sharing arrangement.

Special Aids and Equipment

781. Where aids or equipment have been provided on a trial basis during the assessment stage the supplier can be expected to complete the sale quickly when the funding is approved. For other cases ask the employer when delivery of the aid or equipment is expected, and follow up to confirm delivery.
Training

782. Make sure that the equipment meets the customer’s needs, and that they have received all relevant training. If other people need to be trained in relation to the equipment, make sure that they have successfully completed the training and that cover has been considered for holidays or sickness.

Ownership, Insurance and Disposals

783. The aids or equipment purchased with AtW support are the property of the purchaser, who could be the employer or the customer. The purchaser is responsible for all maintenance, insurance costs and for disposal when appropriate.

784. Do not, under any circumstances, give advice as to how unwanted items should be disposed of other than, if appropriate, allowing the customer to take equipment with them to a new job.

785. The employer retains their responsibilities for premises and equipment adapted with AtW funding.

Transferability/Portability of Equipment

786. Where possible, negotiate the transfer of equipment with both employers when a customer changes job.

787. Customers changing jobs with an existing employer should take their equipment with them.

788. Access to Work will pay reasonable removal and transportation costs for the transfer of equipment between employers if it is cost effective to do so.

789. To prevent delays in providing support advisers should consider purchasing new equipment if necessary

Delivery Date

790. Identify the date that each element of support is expected to be delivered. The adviser should confirm that the support has been provided on the expected date and record the date that each element is delivered on the DiSC system.

791. As each element is delivered or implemented check with the customer that it meets the assessed needs. If the customer’s needs are not adequately met record as part of the case history and an updated business case will be required to secure any additional funding required for alternative solutions.

Delays

792. Continue to closely monitor delivery until all approved elements are in place. When delays occur in delivery, consider putting temporary support in place.
Reviews

793. Once all the required support is in place and has been confirmed as meeting the customer’s needs, regular reviews must be conducted.

Annual Reviews

794. As a minimum all cases must be reviewed annually. However, if an adviser has worked on the case in the last 6 months as part of any action for example change in circumstances, additional support requested they would review the application at the same time.

One off Support

795. Where the customer was provided with one off support, the review can be completed to:
   • confirm that the customer’s work related needs have been met
   • ask if there has been any change in the customer’s circumstances
   • offer the customer the option to discuss any additional requirements with an adviser.

On Going Support

796. For customers who are receiving on going support complete the review to:
   • confirm the support is being provided
   • the support continues to meet the customer’s needs
   • claims for reimbursement are being made promptly
   • the amounts claimed are in line with the spend profiled for the customer
   • any changes in the customer’s circumstances have been reported
   • any additional requirements for support are identified

Shorter Review Periods

797. Shorter review periods will be appropriate where;
   • the customer has a temporary job or,
   • the adviser has concerns about the long term viability of a business or,
   • it has not been possible at the initial assessment to define the exact level of support required, or (this must stay in please)
   • the level of support required is expected to reduce over time as the customer becomes more familiar with their job or more able to use public transport or,
   • temporary travel support has been awarded pending consideration of alternative travel arrangements, that is a driving license reinstated, SW driver, buying a vehicle, adaptations to a vehicle.

798. Where shorter review periods are required they should normally be
quarterly, unless it is clear that employment or the alternative arrangement will end earlier.

799. Where short reviews apply, the adviser must discuss the situation with the customer, review any evidence available and decide if AtW support can be continued.

800. As part of every review the adviser must confirm that:

- the support is being provided
- the support continues to meet the customer’s needs
- claims for reimbursement are being made promptly
- the amounts claimed are in line with the spend profiled for the customer
- any changes in the customer’s circumstances have been reported
- any additional requirements for support are identified

865. Awards can be extended for a further short period where:

- the customer receives another temporary job contract or,
- there are reasons that the business cannot show viability or,
- delays in the customer becoming familiar with their job or using public transport or,
- the alternative travel arrangements will be finalised at a later date.

866. Where the award is extended for a short period the adviser will arrange another review in 3, 6 or 9 months.

867. In all cases make sure the customer is made aware of their duty to notify Access to Work immediately if there is any change in their circumstances.
13. Change of Circumstances

Identifying changes of circumstances

868. Access to Work customers must report any change in their circumstances to the Access to Work team. Remind customers of the need to report changes whenever you review a case.

869. Customers report changes by various means of communication. Customers in receipt of other Government benefits (OGB) or credits can report changes to another government office. Access to Work accepts changes in customer’s circumstances details from OGDs.

870. Where the change may have an impact on the amount of AtW support payable you must seek confirmation from the customer that the change has happened.

871. If the customer is on Work Choice notify the specialist advisory team.

872. The DiSC3 record for the customer must be updated with all relevant changes and support reassessed if necessary.

873. If the change is likely to result in an increase in support from AtW, ask the customer to complete a new AtW1. Store written notifications and copies of evidence in the customer’s case file.

Authorising changes to approved support

874. A change in the customer’s circumstances or a change in the rates charged for AtW support may necessitate an increase in the authorised amount of AtW support.

875. Leeway exists to allow small increases in support without the need for approval of a new business case.

876. In all cases the decision to apply the leeway must be confirmed by an adviser not previously involved in assessing the customer’s needs. Confirmation that leeway applies must be recorded on the customer case file and the DiSC3 system.

877. Leeway cannot be allowed if the total amount of increases (including the increase currently being considered) since the last signed authorisation is £500 or more.

878. Leeway cannot be allowed if it takes the total amount approved into a higher approval bracket, for example if a Regional Manager has authorised expenditure of £59,900, increases of, or totalling £100 or more cannot be given leeway as this would take the total amount approved to the level where Senior Operations Manager authorisation is needed.

Change to customers health

879. Some health conditions can switch unpredictably between periods when the symptoms are stable to periods of deterioration. When a customer’s health deteriorates there is likely to be an impact on their ability to do their job, but it may not be possible to fully re-assess the customer’s requirements until their health stabilises. Record details of the change in a note on DiSC3 and consider booking a review at an suitable date in the future.
880. Consider whether temporary support could be put in place. This will enable the customer to retain their employment while their needs are reassessed or until they recover from the temporary change in their health or condition. Respond sensitively and flexibly to customers in these circumstances.

881. If increased support needed it must be supported by a revised business case and approved before more AtW payments are made. The cost share decision applied to the existing award will apply to the extra needs for elements where cost share applies.

882. A change in the customer’s condition may lead to a reduction in the support required. Record the change and advise the customer that their requirements will be fully re-assessed at the end of the current AtW period. The customer/employer continues to claim repayment for elements of the AtW funding that are still required. If the customer has a Support Worker supplied by an agency, advise the agency of the changes in support needed.

883. Where the customer or their employer, employ the Support Worker, AtW can continue to fund the normal level of support for a maximum of 4 weeks. The profiled expenditure for the customer should be left unchanged, so that if the customer’s condition deteriorates again the full amount of support originally agreed can be provided without delay.

884. All claims must be checked to make sure overpayments are not made.

Change in personal details

885. Customers or other government departments can report changes in the customer’s personal details. Update the DiSC3 record with all relevant changes and support reassessed if necessary. Notify any other government department or agency that needs the information, and record the action in a DiSC3 note.

886. Most changes in personal details will have no impact on AtW support. Changes of address may have an effect on Travel to Work costs or on a Support Worker’s activities.

Change of name

887. If the customer’s name changes, update the DiSC3 record, verify the bank account details and update them if needed. If the customer’s signature is held to verify claims, request a new specimen signature from the customer.

Change of Address

888. If the customer moves to an address outside the AtW Operational Support Unit’s(OSU) area:
   - identify the new OSU’s contact details
   - give customer new contact details
   - ask customer to contact the new OSU as soon as possible

889. The customer must contact the new OSU if they want to continue getting AtW support.
890. When the customer contacts the new OSU:
   - search DiSC3 to identify the previous OSU
   - ask for the transfer of DiSC records and case file

891. When DiSC record and case file held by new OSU:
   - look at the support in place
   - is the support still correct

892. Consider if employer has withdrawn support (previously known as deadweight)

**Changes to Employment**

**Same employer, different job**

893. A new job with the same employer may result in a change in support.
894. Make sure the job is new by confirming new duties or change in earnings.
895. If a new job the case is treated as a new application therefore:
   - a new AtW1 must be completed
   - create a new job entry and AtW start date in DiSC3
   - reassess the support needed
   - identify changes
   - apply Cost share
   - create an updated business case for extra costs and submit for approval

896. If new elements of support to be supplied, monitor delivery and consider the need for temporary solutions until the required solutions are in place.

**New employer (new owner of business), same job**

897. Under the TUPE regulations the new owner of a business is obliged to take on the contractual obligations of their predecessor. This includes the cost sharing agreements with Access to Work.
898. Customer makes contact as a new employer has taken over the business:
   - update the employment details on DiSC3
   - contact the new employer to confirm they will carry forward the existing support arrangements
   - make sure the new employer is aware of their ownership and maintenance obligations for any equipment provided

899. If the employer wishes to renegotiate support arrangements, for example providing a Support Worker from internal staff rather than on going cost share, review the business case.
900. The change can be approved if it means a reduction or no change in the AtW support.
901. Consider if the employer has withdrawn support (previously known as
902. AtW will not pay for support that appears to have been withdrawn to secure funding from AtW.

**New employer, different business, same job**

903. Customer starts work for a new employer doing the same job for which they previously received AtW support.

904. Identify the elements transferable to the new employer and negotiate with both employers for them to be transferred.

905. Some elements will not be transferable and others no longer needed.

906. Identify all extra needs for support and their costs.

907. Reconsider and agree cost share for extra needs, if appropriate. Create a new business case to include the revised needs.

908. If SAE or APE being transferred from the previous employment:
   - create nil cost elements for these
   - add any costs associated with the transfer and
   - submit the business case for approval
   - monitor delivery of support.

**Freelance Workers**

909. Customers doing the same job on short contracts with various employers are treated as self employed.

910. This allows the customer to take responsibility for their support needs and saves the adviser having to repeatedly negotiate with employers for the transfer of support.

**New location, same employer, same job**

911. An employer may ask an employee to work temporarily at a new location. They will take responsibility for normal extra costs resulting from the move.

912. If AtW funds significant support for the customer for example a Support Worker, it may not be reasonable for the employer to bear all the costs of maintaining this support to the new location.

913. You must negotiate with the employer making sure they make all reasonable adjustments.

914. Any requirement for more support must be shown on an updated business case and approved before extra costs are repaid.

915. If the new location is outside Great Britain AtW support can continue for a maximum of 3 months.

916. Where it is known that a customer will be working abroad set a review date on DiSC3 for 10 weeks time or the expected date of return, whichever is the shorter.

917. At the review date confirm that the customer has or will return to working
in Great Britain within the 3 month limit.

918. If they are not expected to return before the end of the 3 month limit:
- advise the customer that support will end when the limit is reached and
- they will need to make a new application if they return to Great Britain

919. If the customer has exceptional reason for continuing to work outside Great Britain refer to the National policy team for approval before extending the support beyond 3 months.

920. When the 3 month limit has been reached end the AtW award so that further payments are not made.

**Change in Employment Status**

921. Support can continue where a customer is suspended from their employment but still employed.

922. This includes paying for support workers to allow the customer to take a full part in meetings that may impact on their employment.

923. The DiSC3 system must be updated to make sure payments:
- are not made for support no longer needed and
- the case is looked at regularly to determine if the customer has resumed normal work or is no longer employed

**Changes to policy**

924. Changes to the AtW policy may impact on individual customer payments.

925. Unless the new policy announcement specifically states otherwise, payments to customers or their employers must not be changed until their current agreement period, normally 3 years, is finished.

**Changes to Available Support**

926. Technological improvements may lead to a better way of overcoming a customer’s barriers to work.

927. If a customer requests more support due to the availability of a new form of support and their other circumstances remain the same, consider whether the new technology provides a more cost effective solution to the customer’s support needs.

928. If the new technology will reduce costs complete a revised business case and submit for approval.

929. In other cases tell the customer their requirements will be fully reviewed at the end of the current AtW period.

930. Keep up to date with the introduction of new products and services that may be of help to customers.

931. Any adviser or manager aware of new products via intranet, advertising, attendance at events, talking with customer etc, should alert other AtW staff at communications meetings.
14. Review of applications in payment

Customer claims
932. Payment is made on a repayment basis on the receipt of:
   • correctly completed applications and
   • original copies of costs
933. Payment can be made direct to:
   • a customer
   • their employer or
   • a third party

Pro forma invoices
934. A customer or employer may not be able to pay an invoice due to cash flow problems. In this case, with the approval of the AtW Payments Team Manager, accept a pro forma invoice with an application to trigger payment direct to the supplier.

Frequency of applications for on going support
935. Encourage customers to submit applications on a regular basis, ideally on a 4-week cycle. Variations are acceptable if circumstances dictate.
936. Applications must not be made or submitted before the last day for which payment is claimed.
937. All applications must be submitted within 6 months of the date the original spending was incurred.
938. Do not issue pre-paid envelopes for return of applications.
939. All completed applications must be sent to the Operational Support Unit for authorisation.

Forms in alternative formats
940. Computer accessible forms in txt and Word formats can be found on the Access to Work Intranet site under F for forms.
941. These are for customers unable to fill in printed forms.

Specimen signatures
942. Signatures of applicant, employer contact, support worker or anyone involved in countersigning forms should be kept and used for verification purposes.
943. The signature on every application must be checked against the specimen signature(s) held.

Retention of documents
944. All documents should be retained for 14 months after case closure.
945. If there has been an overpayment or fraud interest documents must be
kept as an exception(s).

946. Once the exception(s) is cleared, keep paperwork for 14 months.

**Incorrectly completed forms**

947. Payment teams must not accept forms where amounts have been amended or overwritten.

948. These should be returned to the customer with a covering letter. Explain why it is not possible to process. Ask them to resubmitted with mistakes corrected and signed, not initialled, by the customer.

949. Applications signed prior to the last day for which help is claimed must be returned for re-signing at the appropriate time.
15. Overpayments

Overview

950. Access to Work grants are paid under section 2(1) of the Employment and Training Act 1973. Payments under the 1973 Act are not social security benefits for the purposes of benefit legislation, and therefore overpayments are not recovered in the same way as general social security benefits.

Recovery Action

951. All overpayments are calculated by the National Access to Work team.

952. Once calculated, if the customer voluntarily agrees to repay the sum, the Access to Work overpayments team will take local recovery action.

953. In all other instances the overpayments must be referred to the Accounts Receivable team who will initiate formal recovery action.

Vulnerable Customers

954. Before any recovery action is taken, voluntary or otherwise, customers individual circumstances must be taken into account.

955. Vulnerable customers may include those with mental health conditions, physical disabilities or learning difficulties. A customer’s personal circumstances could make them vulnerable.

956. All cases must be dealt with sensitively and in accordance with the Department’s vulnerable customers policy.
Appendix 1: Ministerial Government Departments

From 1st April 2016 access to Mental Health Support Service (MHSS) will be available to employees of ANY Government department INCLUDING Ministerial Government Departments and DWP. The cost of any recommendations made by MHSS for employees of Ministerial Government Departments cannot be met by Access to Work.

The following departments of the Westminster Government have agreed to fund all adjustments for staff directly employed by them and based at any location. This means that Access to Work support is NOT available to employees of Ministerial Government Departments listed below unless covered in exceptions and variations. This includes travel costs. If in doubt, check GOV.UK.

- Attorney General’s Office
- Cabinet Office
- Business, Energy and Industrial Strategy (Department for)
- Education (Department for)
- Communities and Local Government (Department for)
- Culture, Media and Sport (Department for)
- Environment, Food and Rural Affairs (Department for)
- Foreign and Commonwealth Office
- Government Equalities Office
- Health (Department of)
- Home Office (This includes Border Force, UK Visas and Immigration and HM Passport Office)
- International Development (Department for)
- Justice (Ministry of)
- Northern Ireland Office
- Office of the Advocate General for Scotland
- Office of the Leader of the House of Commons
- Office of the Leader of the House of Lords
- Prime Minister’s Office (No 10)
- Scotland Office
- Scottish Government
- Transport (Department for)
• Treasury (HM)
• Wales Office
• Welsh Government
• Work and Pensions (Department for)

This list is subject to change and may not be exhaustive.
Further information can be found on GOV.UK

Exceptions and variations

Mental Health Support Service
From 1st April 2016 access to Mental Health Support Service (MHSS) will be available to employees of ANY Government department INCLUDING Ministerial Government Departments and DWP. The cost of any recommendations made by MHSS for employees of Ministerial Government Departments cannot be met by Access to Work.

Ministry of Defence
The Ministry of Defence will only fund adjustments for staff employed at their main building in Whitehall

Department for Work and Pensions
The Department for Work and Pensions will fund adjustments for all staff, including those employed by its executive agencies.

Child Maintenance Group
The Child Maintenance Group is now part of DWP, therefore, Access to Work funding is not appropriate.

Executive Agencies
With the exception of the Home Office and the Department for Work and Pensions, Ministerial Government Departments will not fund adjustments for staff employed by their executive agencies. For example, the National Offender Management Service (HM Prison Service and the Probation Service combined) is an executive agency of the Ministry of Justice; therefore, adjustments required by their staff will be funded by Access to Work. Further information on executive agencies can be found on GOV.UK.

Non-ministerial Government Departments
Non-ministerial government departments have not agreed to fund adjustments for their staff, therefore, Access to Work is appropriate. Further information on non-departmental government bodies can be found on GOV.UK

Non-departmental public body
Employees of non-departmental public bodies are eligible to apply for Access to Work funding.

Assessments
Access to Work can provide assessments for people employed in any Ministerial Government Department other than DWP. All assessments for
DWP staff must be dealt with by the Reasonable Adjustments Support Team (RAST).
## Appendix 5: Adapted Vehicles

The guidance in this appendix only applies to vehicles required as the most cost effective solution to a customers Travel to Work needs as described in the ‘actual cost of travel to work’ section of the Travel to Work chapter.

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Policy/Process</th>
<th>AtW/Customer Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer already has their own vehicle that they can’t use as it needs adapting</td>
<td><strong>Policy</strong>: We can help with adapting a vehicle if this is the most cost effective solution. Customers will be required to make a contribution based on the number of days in the week when they do not work but will have use of the vehicle.</td>
<td>We will fund the adaptations but the customer will be asked to make a voluntary social benefit contribution. Calculate the maximum AtW contribution using the following formula:</td>
</tr>
<tr>
<td>This would come under the Travel to Work/AV element of AtW</td>
<td><strong>Process</strong>: Arrange for an assessment through an approved centre, see mobility-centres.org.uk, to determine what adaptations the customer needs and whether the vehicle is suitable for adaptation. (Driving assessments are not included in the contracted holistic assessment)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Example:</td>
<td></td>
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<tr>
<td></td>
<td>• Adaptation cost is £2800</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Customer uses the car to get to/from work five days per week</td>
<td></td>
</tr>
<tr>
<td></td>
<td>AtW contribution =</td>
<td></td>
</tr>
</tbody>
</table>

\[
\text{AtW contribution} = \text{cost of adaptation} \times \frac{\text{No of days worked}}{7}
\]
<table>
<thead>
<tr>
<th>Consider alternative support (such as taxis) if this is needed in the interim.</th>
</tr>
</thead>
</table>
| £2800 × 5  
7  
= Total AtW contribution of £2000  
= Customer’s social benefit contribution of £800 |

<table>
<thead>
<tr>
<th>Vehicle unsuitable for adapting or vehicle purchase in lieu of adaptation</th>
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</table>
| **Policy:** If a vehicle is unsuitable for adapting, for example, because it is too old or not large enough for the customers’ needs then AtW can contribute towards the cost of a vehicle that meets the customers’ minimum requirements. Sometimes, it is more cost effective to purchase a vehicle that meets the needs of the customer rather than adapt an existing one.  
**Process:** Advise the customer that they must contribute towards the cost by trading in their existing vehicle against the cost of the newer one. As it will usually be more cost effective in |
| Use the formula as above but take into account the trade in value as part or all of the social contribution. |
| Customer already has their own manual vehicle but now needs an automatic car | **Policy**: We can help meet the additional cost of an automatic vehicle. When we fund the additional cost of an automatic, this should be based on a like for like swap (ie the same manufacturer, model and age of car). If it is not possible to find a similar vehicle with an automatic gearbox, the customer should look for the next available option. | AtW can pay the difference between the car that the customer currently has, and a similar car which will meet their minimum needs. Examples:  
- Customer has a three year old manual Ford Focus which he can no longer use  
- He needs to use a car to travel to work four days per week |
that would meet their minimum needs.

If a customer’s current vehicle is much older than the required vehicle, they should contribute the trade in price of the old vehicle towards the newer car and, in addition, make a social use contribution using the 7th formula used above.

When we have provided a grant towards a newer automatic vehicle, it should be stated to the customer that we have now ‘moved them into the automatic car market’ and we will not help with any further grants towards any subsequent automatic vehicle.

In general, a second-hand automatic vehicle may cost up to £500 more than a manual of the same model, age and condition, although newer vehicles may cost more.

Process:

• He has seen an automatic car of the same age and spec at a local dealer and would have to trade in his car plus an additional £450

This is a clear ‘like-for-like’ swap, so AtW will pay the additional costs. The customer should also be asked to pay a social benefit contribution worked out using the 7ths formula – ie

\[ \frac{450 \times 3}{7} \]

This means that the customer should be asked to make a social benefit contribution of £192.85.
Advise the customer that we can help meet the additional costs of an automatic car of the same age/model as their existing vehicle.

Costs of less than £500 can be authorised. Quotes must be obtained for anything over this amount.
Factsheet: Access to Work for Sector-based Work Academies

If you have a health condition or a disability, Access to Work can give practical and financial support to help you to overcome difficulties to starting or keeping a job.

Access to Work advisers can also give practical advice to an employer who offers a work experience placement as part of a sector-based work academy.

If Access to Work is appropriate, help is available for the work experience part only.

How can it help me?
Access to Work can help pay for support you may need because of your health condition or disability.

The types of help available are:

- practical help during your time on work experience such as a support worker, job coach or a sign language interpreter
- aids and equipment in your workplace
- adaptation to equipment to make it easier for you to use
- money towards any extra travel costs to and from your work experience if you can’t use available public transport or your own transport
- an interpreter or other support at a job interview if you have difficulty in communicating

Do I qualify for this help?
You can apply for help from Access to Work for sector-based academy work experience placements if you have a disability or health condition that is likely to last for at least the next 12 months and which affects your ability to do your work experience. You also need to be;

- aged 18 or over
- living in England or Scotland
- about to start a sector-based work academy work experience placement
How do I apply
For further information about the Access to Work programme or to apply, contact the Customer Service Team on the numbers below:

- Telephone 0141 249 4000
- Textphone 0845 6025850
Factsheet: Access to Work for Work Experience for Disabled Young Persons aged 18-24

If you have a health condition or a disability, Access to Work can provide practical and financial support to help you overcome barriers to starting or keeping a job.

Access to Work advisors can also give practical advice to an employer or work experience provider.

If eligible for Access to Work, support will be available for customers aged 16-24 when undertaking a work experience opportunity.

How can it help me?
Access to Work can help to pay for support you may need because of your health condition or disability, for example:

- practical help during your time on work experience such as a support worker, job coach or a sign-language interpreter
- aids and equipment in your workplace
- adapting equipment to make it easier for you to use
- money towards any extra travel costs to and from work experience if you can’t use available public transport or your own mode of transport
- an interpreter or other support at a job interview if you have difficulty communicating

Do I qualify for this help
You can apply for Access to Work support for work experience if you have a disability or health condition that has a long-term negative effect on your ability to do your work experience. Long-term means lasting or likely to last for at least 12 months and:

- you are aged 16 or over, and
- you live in Great Britain (England, Scotland or Wales), and
- you are about to start a new work experience opportunity

How do I apply?
For further information about Access to Work or to make an application, contact our customer service team on:

Telephone: 0141 249 4000
Textphone: 0845 602 5850
Email: atwosu.glasgow@jobcentreplus.gsi.gov.uk
Web: www.direct.gov.uk/accesstowork
Factsheet: Access to Work for Self-arranged Work Experience

Access to Work can give practical and financial support to help you overcome difficulties to starting or keeping a job due to a disability or long term physical or mental health condition.

Access to work can also give practical advice and guidance to employers to help them understand physical and mental health conditions and how they can support employees.

Customers claiming a benefit and who start a self-arranged work experience placement with an employer may be entitled to Access to Work support as well as disabled people starting a self-arranged work experience placement and who do not claim a benefit.

How can it help me?
Access to Work can help pay for support you need because of a disability or long term health condition. The types of support that may be available through Access to Work are:

- aids and equipment in your workplace
- adaptations to equipment to make them easier for you to use
- money towards extra travel costs to and from work experience if you can’t use available public transport or your own transport
- employing an interpreter or other support at a job interview if you have difficulty communicating, or
- other practical help during work experience such as a support worker, job coach or a sign language interpreter

How do I apply?
If you are claiming benefit speak to your Jobcentre adviser. If you are not claiming a benefit find out more at www.gov.uk/access-to-work:
Referrals
Referrals for disabled young people aged 18-24 on Work Experience must come from Jobcentre Plus Advisers. Therefore enquiries to AtW from those interested in or participating in Work Experience should be referred to their local Jobcentre.

The adviser must provide the young disabled person with a copy of the Young Person’s work experience fact sheet from the AtW Guidance Homepage – English or Welsh.

The Jobcentre Plus Adviser must email the appropriate AtW Operational Support Unit immediately using the following e-mail address - atwosu.london@dwp.gsi.gov.uk putting ‘Work Experience’ in the subject line. The main body of the email must include the customer name and national insurance number, a named contact for the company/organisation where the customer is about to start the Work Experience, and the Adviser/Work Experience co-ordinator details.

Assessment
The case must be allocated to an AtW adviser to make an assessment of need by contacting the young person and the Work Experience employer to agree what type of support would best meet workplace needs.

Adviser must update DiSC with information and input their details as the owning adviser.

The adviser must then agree necessary support with disabled young person and the work experience employer and issue award letter and declaration. Adviser to provide an update to the Jobcentre Plus Adviser/Work Experience co-ordinator.
Process: Access to Work (AtW) for People at a sector-based work academy (SBWA)

**Referrals**
Advisers must make referrals for disabled people 18+ at a sector-based work academy. Therefore enquiries direct to AtW from those interested who are at a SBWA must be referred to their local Jobcentre.

The adviser must identify that the disabled person may benefit from AtW and provide the person with a copy of the sbwa fact sheet.

The JCP adviser must email the AtW Operational Support Unit immediately using the e mail address - [atwosu.london@dwp.gsi.gov.uk](mailto:atwosu.london@dwp.gsi.gov.uk), putting ‘Sector-based work academy’ in the subject line. The main body of the email must include the disabled person's name and national insurance number, a named contact for the company/organisation where the person is about to start at the sbwa and the adviser/sbwa co-ordinator details.

**Assessment**
The case must be allocated to an AtW adviser to make an assessment of need by contacting the disabled person and the sbwa employer to agree what type of support would best meet workplace needs. The adviser/sbwa co-ordinator details must be input into DiSC notes.

Adviser must then agree the necessary support with the disabled person and the employer, and updates the Adviser/sbwa co-ordinator.
Process: Access to Work Advance Payment Process

Eligibility
Confirm that a customer is eligible for Access to Work in the normal way.

Assessment of Support
The initial part of the assessment process will be as normal, including any external assessment where appropriate.

Advance payments should only be considered following an assessment of needs by an adviser and only in exceptional cases.

When an adviser decides that a new customer might benefit from advance payments they must check if the customer has any history of fraudulent applications for Access to Work.

If there is a record of fraud the adviser will note the case record that the customer is not suitable for advance payments.

If the customer does not have any history of fraud the adviser must clearly explain how advance payments work.

The adviser must ensure that the customer and/or their representative fully understands the advance payment option and their responsibilities if they decide to take up the option.

The customer and/or their representative must be made aware that they will be expected to take responsibility for managing their own funds. For example if a customer wants payments to be made direct to a taxi company, the adviser must explain that it is the customer’s and/or their representative’s responsibility to agree a contract with a firm.

If a customer has decided that their employer will also employ a Support Worker then an advance payment is not appropriate

The Process
Access to Work can make payments for additional costs of up one month’s support in cases where a customer would struggle to take up work because of the upfront costs of the support they need.

Advance payments can continue for a maximum of 3 months. After that time, costs will be refunded in arrears in the usual ways but the change from advance to arrears can be staggered over a further period of 3 months as follows:

- adviser agrees advance payment and issues terms and conditions to customer and/or their representative
• customer and/or their representative asked to return form to London Operational Support Unit (OSU)
• OSU authorises payment once they have received customer’s signed agreement to terms and conditions
• spread sheet to be completed
• OSU to start the process to reverse payments in advance to payments in arrears over 3 months
• OSU issues claim forms and instructions about future claims and where forms should be returned to

The customer and/or their representative is responsible for:
• identifying and buying the appropriate support
• collecting evidence of the support bought for the Access to Work adviser during the case review
• notifying the adviser of any changes in their circumstances as soon as possible

Any changes in the cost of support during the advance payment period will be taken into account during the next scheduled case review.

The customer can cancel the arrangement at any time during the advance payment period.

The adviser must explain the payment options to the customer and/or their representative and if they are interested in advance payments, the adviser must give them the terms and conditions.

The adviser must give the customer and/or their representative time to read the terms and conditions and ask any questions.

Once the adviser is satisfied that the customer and/or their representative has fully understood the advance payment option they can offer it to the customer.

If the customer wants to take up the offer of advance payments, the adviser must record the decision on DiSC and issue DP228 form for the customer’s account details.

If the customer does not want to take up the offer of advance payments, the decision must be recorded in note form on DiSC and continue with the case.

The customer and/or their representative must be asked to provide the adviser with quotes from potential suppliers of the support needed. These quotes are to be used when assessing and discussing the customer’s needs to decide an appropriate amount for the advance payment.

**Business Case**
Once the customer returns the signed copy of terms and conditions, the completed DP228 and quotes for expected costs, the adviser must check
whether costs are reasonable and use this information to complete business case on DiSC. The business case must show the total funding for the 3 year Acess to Work period as normal.

Adviser must send the DP228 to the OSU payments team to set up the payee details on DiSC and to get the RM reference.

The adviser must email a request for authorisation of the advance payment to their manager and record on DiSC details of the amount and period covered by the advance payment in the notes space for the relevant part of Access to Work.

The customer must be advised how long a payment will to take to reach their account.

The team Manager must indicate that a payment request is authorised by forwarding the request to the nominated officer in the OSU payments team for immediate payment.

Reviews
Advisers must review cases at least a week before the current advance payment is due to run out. A review should:

- confirm that the amount paid was reasonable
- confirm that the customer can show how they have used the payment to buy the support
- check and issue the level of funding needed for the next period
- check for any changes in the customer’s circumstances

If the amount advanced was significantly more than needed then the excess must be put towards the next advance payment. If the amount was less than needed, the adviser must update the business case and increase the next payment and pay arrears for the initial shortfall.

The adviser can withdraw the advance payment if it is clear that the payment is not being used for purpose it was intended.

The adviser must decide on the length of the next advance payment period up to the maximum of 3 months and a date and format for the next review.

Straightforward cases can be delegated to the payments team for the next review.

Management checks
Manager must;

- use the Access to Work Quality Assurance Framework to review a percentage of assessment of need discussions between an adviser and a customer
- review all advance payment authorisations
• use the Access to Work Quality Assurance Framework to review a percentage of case reviews

**Additional information**
Access to Work will make payments for additional costs of up to one month’s support; for example, in cases where a customer would struggle to take up work because of the affordability of the upfront cost of their support.

Advance payments can continue for a maximum of 3 months before the customer moves to the standard refund of costs in arrears. The transition from advance to arrears can be staggered over 3 months.

• Adviser agrees advance payment and issues terms and conditions to customer.
• Customer to return signed form to London OSU.
• OSU receives terms and conditions and authorises payment
• Spread sheet completed
• OSU begins process to reverse process to payment in arrears within the 3 month window.
• OSU issues claim forms and instructions on future claims and where forms should be sent to.

**Customer Responsibilities**

1. To identify and purchase suitable support.
2. To collect evidence of the support purchased and make this available to their AtW adviser at the case review.
3. If the cost of support changes during the advance payment period this will be addressed at the next scheduled case review.
4. The customer will notify AtW of any change in their circumstances as soon as possible.
5. The customer can choose to cancel the arrangement at any time.

The adviser will outline the payment option to the customer and ask if they are interested. If the customer is interested in the offer the adviser should issue the customer with the Terms and Conditions.

The customer must be given time to read the terms and conditions and ask any questions they have. When the adviser is confident that the customer understands the advance payment option they can offer it. If the customer wants to take up the offer, the adviser will record the decision on DiSC and issue a DP228 form for the customer’s account details.
If the customer declines the offer the adviser should record the decision in a note on DiSC and continue with the case using existing procedures.

The customer will be asked to provide the adviser with quotes from potential suppliers of support and these will be used in the appraisal of need discussion between the adviser and the customer to determine an appropriate amount for the advance payment.

1. Business Case
When the customer returns the signed copy of the terms and conditions, the completed DP228 and the quotes for their expected costs the adviser will check that the expected costs are reasonable and use this information to complete the business case on DiSC. The business case will show, as normal, the total funding for the 3 year AtW period.

The adviser will FAX the DP228 to the OSU payments team who can set up the payee details on DiSC and get the RM reference.

The adviser will email a request for authorisation of the advance payment to their manager.

The adviser will record details of the amount and period covered by the advance payment in the notes space for the relevant element on DiSC.

As no special systems will be used to make the payment, the adviser should give the customer a realistic idea of how long a payment will take to reach their account.

Advance payment requests will be reviewed by the Team Manager. To indicate that the payment request is authorised the team manager will forward the request to the nominated officer in the OSU payments team for immediate payment.

2. Payment
The payments team will issue the advance payment to the customer or their representative. Payments will be recorded on DiSC and issued through shared services / RM.

3. Reviews
Advisers will review cases at least a week before the current payment is expected to run out.

The aims of the review are:

- Confirm that the amount paid was reasonable
- Confirm that the customer can demonstrate how they have used their funding to purchase support
- Check and issue the level of funding required for the next period
• Check for any changes in the customer’s circumstances.

The Adviser will confirm that the amount paid was appropriate by reference to the evidence supplied by the customer. The customer (or 3rd party) will provide evidence of how they have used the money for their support needs by providing receipts or invoices and completing an annotated claim form.

The customer and adviser will discuss any variation between what was used and what they expected to use. Advisers should find out why the variation has occurred and consider whether any action is required. No action is required for minor work related variation such as a day’s illness or overtime work at short notice.

If the amount advanced was significantly more than required then the excess will be treated as applicable to the next advance payment period.

If the advance payment amount was less than needed then the adviser will update the business case and increase the next payment to the level required, adding arrears for the initial shortfall.

The adviser can withdraw the facility if they have doubts about how the funding is being used.

The adviser will decide on the length of the next advance payment period up to a maximum of 3 months.

The adviser will agree a date and format for the next review with the customer.

If the case is straightforward the adviser can decide to delegate the next review to payments team.

4. Management Checks
Managers will use the AtW QAF to review a percentage of appraisal of need discussions between the adviser and the customer.

Managers will review all advance payment authorisations.

Managers will use the AtW QAF to review a percentage of case reviews.