WAC 388-891A-0211 What does a DVR counselor do when they make a
decision to deny my request for VR services, reasonable accommodation, or
any other request that affects my participation in VR program serv-
ices?  (1) If a DVR counselor makes a decision to deny your request
for a VR service, reasonable accommodation, or any other request that
affects your participation in the VR program, including your partici-
pation in pre-employment transition services, the DVR counselor re-
sponds to you orally and in writing within ten working days of receiv-
ing your request.

(2) The written response you receive will provide:
   (a) The reason or reasons for the denial and your appeal rights
       if you disagree with the decision; or
   (b) If additional time is needed to gather supplemental informa-
       tion to answer your request, an explanation of the additional time
       needed and what supplemental information is needed.

[Statutory Authority: RCW 74.29.020(8) and 34 C.F.R., Parts 361, 363,
397. WSR 18-12-035, § 388-891A-0211, filed 5/29/18, effective
6/30/18.]