MEMORANDUM OF UNDERSTANDING

AMONG

PENNSYLVANIA DEPARTMENT OF EDUCATION
PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE
PENNSYLVANIA DEPARTMENT OF LABOR AND INDUSTRY
PENNSYLVANIA DEPARTMENT OF HEALTH

WHEREAS, the administrative agencies of the Commonwealth have the responsibility to develop practical and efficient means for coordination of their work pursuant to Sections 501 and 502 of the Administrative Code of 1929, 71 P.S. §§181, 182; and

WHEREAS, the Department of Education is the agency responsible for ensuring that each local education agency provides a free, appropriate, public education to eligible students pursuant to the Individuals with Disabilities Education Act, 20 U.S.C. §1412(a)(1); and

WHEREAS, the Department of Public Welfare is the agency responsible to administer the State Plan for Medical Assistance under Title XIX of the Social Security Act, 42 U.S.C. §§1396-1396v; to provide grants to counties for public child welfare services pursuant to Article VII of the Public Welfare Code, 62 P.S. §§701-774; and to provide grants to counties for services to individuals with mental illness or mental retardation pursuant to the Mental Health and Mental Retardation Act of 1966, 50 P.S. §§4101-4704; and

WHEREAS, the Department of Labor & Industry is the agency responsible to promote the employment of individuals with disabilities by providing vocational rehabilitation, job training, and placement services pursuant to the Rehabilitation Act of 1973, as amended, 29 U.S.C. §701, et seq., the Vocational Rehabilitation Act of 1988, 43 P.S. §682.1, et seq., Article XXII of the Administrative Code of 1929, the act of June 22, 1999 (No. 15), 71 P.S. §§561, et seq., and the Workforce Investment Act, 29 U.S.C. §2801, et seq.; and

WHEREAS, the Department of Health is the agency responsible to protect the health of the people of this Commonwealth pursuant to Section 2102 of the Administrative Code of 1929, 71 P.S. §532, and is authorized to administer certain maternal and child health programs under 42 U.S.C.§701 et seq., and certain drug and alcohol programs under 42 U.S.C. §300x-21 et seq.; and

WHEREAS, Commonwealth agencies cooperate and collaborate, in whole or in part, in the provision of services to children with disabilities in a variety of contexts in the continuum of services to children with disabilities from ages 3 through 21, including but not limited to early intervention; special education and related services; transition from school to employment; adult, continuing, and postsecondary education; adult services; independent living; and community participation; and
WHEREAS, the Commonwealth has programmatic and fiscal responsibilities for early intervention, special education and related services relating to transitioning of students with disabilities to adult life; and

WHEREAS, the agencies listed above, and their respective offices and bureaus, have been directed to execute an interagency agreement to establish coordination and collaboration at the state level by defining fiscal and programmatic responsibilities for each agency under applicable law by Executive Order 1998-4; and

WHEREAS, Section 101(a)(8)(B) of the Rehabilitation Act of 1973, as amended, 29 U.S.C. §721(a)(8)(B), requires participating states to have in place an agreement or other mechanism for interagency coordination to ensure the provision of vocational rehabilitation services that: (i) identifies financial responsibility; (ii) specifies terms and conditions; (iii) provides a system for the resolution of interagency disputes; and (iv) sets forth procedures for coordination of services; and Whereas, Section 101(a)(11)(D) of the Rehabilitation Act, 29 U.S.C. §721 (a)(11)(D), provides for an interagency agreement with the state educational agency that at a minimum provides for: (i) consultation and technical assistance to educational agencies in planning for transition of students with disabilities; (ii) transitional planning that facilitates the development and completion of individualized education programs under the Individuals with Disabilities Education Act; (iii) the roles and responsibilities, including financial responsibilities of each agency; and (iv) procedures for outreach to and identification of students with disabilities who need transition services; and

WHEREAS, the Individuals with Disabilities Education Act requires participating states to have in place an agreement or mechanism to: (i) identify the state agency responsible to provide services that are also special education or related services to ensure a free appropriate public education; (ii) specify the terms and conditions under which responsible agencies reimburse local educational agencies for providing certain services that are special education and related services; (iii) resolve interagency disputes; and (iv) coordinate the provision of services which are also special education or related services. 20 U.S.C.§1412(a)(12).

NOW, THEREFORE, the parties to this Memorandum of Understanding (MOU) set forth the following as the terms and conditions of their understanding:

I. AGENCY FINANCIAL RESPONSIBILITY

The parties agree that, consistent with applicable State and Federal law, students with disabilities are entitled to

- special education and related services which are necessary for the student to receive a free appropriate public education; and
medically necessary services covered by Title XIX of the Social Security Act (Title XIX), including those services provided by a local educational agency (LEA) through Project ACCESS, if the student is enrolled in the Commonwealth’s Medical Assistance Program.

The parties further agree that students with disabilities may be eligible for, but are not otherwise entitled under State and Federal law, to other services, including but not limited to mental health and mental retardation services, vocational rehabilitation services, employment and training services, drug and alcohol services and other Department of Health services herein referenced.

A. The parties agree to take the following steps to define the responsibility to provide or pay for special education and related services:

1. The Department of Education agrees to continue to request the Governor and the General Assembly to set aside for each school year a portion of the state special education appropriation for extraordinary expenses to be incurred in providing a special education program or service to students with disabilities as approved by the Secretary of Education.

   The Department of Education agrees to continue to request the Governor and the General Assembly to set aside appropriations for community support services to Cordero class members, which appropriations are not to be included in the base calculations of the special education program components.

2. The Department of Public Welfare agrees to ensure the capability to access Title XIX federal funding for medically necessary (as defined by applicable law) physical and behavioral health services.

   The Department of Public Welfare agrees to inform the counties that they may agree to provide financial support for services delivered to persons in special education according to agreed upon local arrangements, and that they may do so with state funds, provided that the cost of such services fall within the allowable costs for the respective county programs.

3. The Department of Labor and Industry agrees to provide vocational rehabilitation services to assist eligible students with disabilities prepare for, enter and/or maintain employment as specified on an Individual Plan for Employment (IPE). Such services may include, but are not limited to assessment, vocational guidance and counseling, physical restoration services, career counseling and/or job placement.
The Department of Labor and Industry agrees to ensure coordination of Workforce Investment Act (WIA) Title I comprehensive services to Title I eligible youth, which services are the responsibility of local Workforce Investment Boards and Youth Councils; assure the provision of such services that are set forth in the individual employment plan of the WIA system, based upon the objective assessment under that system; and ensure coordination of services with participating State and local agencies offering youth programs.

4. The Department of Health agrees to facilitate access to health and rehabilitative services provided by the Department for eligible children. Such services are available to children with hemophilia, cystic fibrosis, spina bifida, cleft palate, sickle cell disease, phenylketonuria, cardiac and orthopedic conditions, hearing and speech impairment, and children who are ventilator dependent. Drug and alcohol services and genetic counseling services are also available as needed in accordance with those program guidelines.

B. In the event any public agency other than an educational agency fails to provide or pay for special education or related services that it is otherwise obligated to provide or pay for under State or Federal law, the LEA shall provide or pay for such services to the child and claim reimbursement from the appropriate agency in accordance with Sections II and III of this MOU.

C. State agencies will be responsible for oversight of their local counterparts to ensure compliance with all applicable laws.

II. CONDITIONS AND TERMS OF REIMBURSEMENT

In the event any LEA provides or pays for special education or related services for a particular student with a disability under section I.B., the LEA may claim reimbursement from any other public agency by stating in writing the legal basis for the claim. If the other public agency disputes that it is responsible or fails to respond in writing to the LEA’s claim for reimbursement within 30 days, the LEA may seek to resolve the dispute according to the procedures detailed in section III.B. of this MOU. Such reimbursement claims shall be in accordance with State and Federal laws and regulations.

III. INTERAGENCY DISPUTES

A. Any dispute between two state level agencies that are parties to this MOU regarding the implementation of this MOU shall be referred to the Interagency Committee to Coordinate Services Provided to Individuals
with Disabilities (Committee) as described in Section V., below, for informal resolution. In the event the Committee cannot resolve the dispute, any party to this MOU may refer the dispute to the Office of General Counsel by submitting a written request for resolution and providing supporting documentation.

B. Any dispute between two local agencies regarding securing reimbursement for special education or related services shall be resolved in one of the following ways: (1) in accordance with the statutory provision for practice and procedure before local agencies, 2 Pa.C.S. §§ 551-555, and for judicial review of local agency action, 2 Pa.C.S. §§ 751-754; or (2) by submission of the dispute to the Committee, in accordance with the procedures set forth in Addendum A, and in the General Rules of Administrative Practice and Procedure, 1 Pa.Code §§ 31.1-35.251 and the Administrative Agency Law, 2 Pa.C.S. §§ 501-508, 701-704.

C. Any dispute between a local educational agency and any state level agency that is a party to this MOU regarding securing reimbursement for special education or related services shall be resolved by following the procedure set forth in the General Rules of Administrative Practice and Procedure, 1 Pa. Code §§31.1-35.251, and the Administrative Agency Law, 2 Pa.C.S. §§ 501-508, 701-704.

IV. COORDINATION OF SERVICES PROCEDURES

In order to coordinate the provision of services to students with disabilities, the parties agree as follows:

A. The Department of Education agrees to

1. In conjunction with the other parties, develop guidelines on the implementation of this MOU and train state level staff as well as local entities.

2. Assign a case manager to each student identified as a Cordero class member.

3. Promptly address and respond to requests for technical assistance from the case managers assigned under section IV.A.2., which may include contacting other State agencies.

4. Advise LEAs that they should request families to identify any other agencies from which they receive services, so that these agencies can be offered the opportunity to participate in the development meetings for Individual Education Programs (IEP).
5. In conjunction with the other parties, develop procedures under which agencies other than LEAs should be contacted regarding their involvement in IEP meetings.

6. Train LEAs, in conjunction with the Department of Public Welfare, regarding the procedures for families to register for services with county Mental Health/Mental Retardation (MH/MR) programs.

7. Advise LEAs that they should notify families of students with mental retardation of the necessity of registering with the appropriate county MH/MR program in order to be eligible for MH/MR services.

8. Advise LEAs to notify the appropriate MH/MR program regarding students with mental retardation who are placed in Approved Private Schools, two years before these students turn 21 years of age.

9. Provide training and technical assistance regarding the IDEA, special education and the IEP process to Single County Authorities (SCA) and drug and alcohol treatment providers.

10. Continue to administer Project ACCESS.

B. The Department of Public Welfare agrees to

1. In conjunction with the other parties, develop guidelines on the implementation of this MOU and train state level staff as well as local entities.

2. Promptly address and respond to requests for technical assistance from the Department of Education and/or the Cordero case managers under section IV.A.3., which may include contacting local county agencies.

3. Provide information to the LEAs explaining the eligibility criteria and services that may be offered by a county MH/MR program, a county Children and Youth program and through Title XIX.

4. Inform county programs that they should, when requested by an LEA, participate in an IEP meeting.

5. Provide technical assistance to LEAs on the basis for medical necessity.
6. Inform county MH/MR and Children and Youth programs, providers and Medical Assistance Managed Care Organizations that, after obtaining necessary consent, they should inform the LEA when a child has been placed for services, during school hours, in partial hospitalization, as defined by 55 Pa.Code § 5210.3, or in a day treatment center (facility), as defined by 55 Pa. Code § 3800.5.

7. Continue to fund Student Assistance Program (SAP) liaisons through county MH/MR programs to provide consultation services to SAP core teams.

8. Continue to require the annual revision of letters of agreement between LEAs and MH/MR-contracted SAP liaison providers outlining the responsibilities of each entity.

9. Continue to require letters of agreement between HealthChoices Behavioral Health Managed Care Organizations and LEAs, including procedures for prior authorization of services.

C. The Department of Labor & Industry agrees to

1. In conjunction with the other parties, develop guidelines on the implementation of this MOU and train state level staff as well as local entities.

2. Promptly address and respond to requests for technical assistance from the Department of Education and/or the Cordero case managers under section IV.A.3., which may include contacting Office of Vocational Rehabilitation (OVR) District Offices.

3. Be responsible, through the Office of Vocational Rehabilitation, for the provision of vocational rehabilitation services to eligible students with disabilities, pursuant to the Rehabilitation Act of 1973, as amended by the Workforce Investment Act of 1998 (WIA), and the Vocational Rehabilitation Act of 1988. Such services may include:

   (i) Accepting student referrals from LEAs commencing 2 years prior to graduation and, for eligible students with disabilities, development and approval of an Individual Plan for Employment (IPE) before the student leaves the school setting, where practical;

   (ii) Responding to LEAs regarding input for development of IEPs. Providing consultation and technical assistance to aid
LEAs in planning for transition of eligible students with disabilities. OVR staff may participate in IEP meetings to share and coordinate information regarding OVR services and eligibility criteria, and information regarding any other services available under the Workforce Investment Act.

(iii) Providing outreach to LEAs:

(a) By providing general information about OVR and its services through brochures and personal contact with LEAs; and

(b) By providing the Department of Education and LEAs with a listing of OVR local district office liaisons.

4. Pursuant to the Workforce Investment Act:

a. Oversee the provision of comprehensive employment and training services to eligible youth (aged 14 through 21) as described in the WIA State plan and local plans as developed by Local Workforce Investment Boards and as set forth in the individual employment plan, including activities to assist youth with disabilities who have special needs and barriers to employment.

b. Facilitate coordination of youth activities funded under WIA with other youth-directed state and local agencies offering youth programs. This collaboration ensures the non-duplication of services and maximizes returns on financial investments. Eligibility issues and special needs program issues are resolved and the coordinated delivery of services is facilitated with entities that may include local educational agencies, adult educational agencies, local housing authorities, job corps centers/agencies, rehabilitation agencies and/or community based organizations.

D. The Department of Health agrees to

1. In conjunction with the other parties, develop guidelines on the implementation of this MOU and train state level staff as well as local entities.

2. Promptly address and respond to requests for technical assistance from the Department of Education and/or Cordero case managers under section IV.A.3., which may include contacting relevant Department of Health programs.
3. Issue informational bulletins explaining what each applicable Department of Health program offers for eligible children.

4. Issue a list of providers experienced in treating various conditions, which can be accessed by LEAs as necessary when technical assistance is required.

5. Provide technical assistance and specialized training to LEAs through established Department of Health training initiatives.

6. Provide information to LEAs on the availability of drug and alcohol treatment programs and services, eligibility requirements, and the medical necessity criteria for service.

7. Direct Single County Authorities (SCA) to designate liaisons to LEAs to facilitate access to drug and alcohol treatment and case management services.

8. Work toward the establishment of letters of agreement, or modify existing letters of agreement, between LEAs and SCAs allowing for drug and alcohol representation on SAP teams.

V. INTERAGENCY COMMITTEE TO COORDINATE SERVICES PROVIDED TO INDIVIDUALS WITH DISABILITIES

A. The parties to the MOU agree to establish the Interagency Committee to Coordinate Services Provided to Individuals with Disabilities (Committee).

1. The Committee shall consist of five (5) core representative members. The respective Secretaries of the state level agencies that are parties to this MOU shall each appoint one core representative member, and the Governor’s General Counsel shall appoint one core representative member. Respective Secretaries may appoint additional advisory members who can provide relevant program perspective to the Committee.

2. The Committee shall meet every two months or as often as may otherwise be required to carry out its responsibilities.
B. The Committee shall be responsible for:

1. Ensuring that the agencies that are parties to this MOU comply with the commitments contained herein.

2. The review and resolution of pertinent interdepartmental matters, which would not otherwise be considered through either this MOU, existing interagency administrative procedures or compliance dispute procedures.

3. An annual review of this MOU, and if necessary, revision upon the written consent of all parties; and

4. Compliance dispute resolution: (a) between two state level agencies that are parties to the MOU, prior to the submission of such unresolved disputes to the Office of General Counsel under section III.A.; or (b) between two local agencies under section III.B. The Committee may, with the consent of the Secretaries and General Counsel, arrange and contract for hearing officers for the establishment of a record to be used for the resolution of disputes under section III.B.

The Governor’s Policy Office shall initially convene the Committee and shall oversee the establishment by the Committee of the Committee’s protocol for convening and carrying out its responsibilities.

VI. CONDITIONS

The following conditions will apply to this Memorandum of Understanding and all parties:

A. This MOU may be amended only by written consent of all parties.

B. This MOU shall become effective on the date it is last endorsed by a necessary party.

C. This MOU is not intended to and does not create any contractual rights or obligations with respect to the signatory agencies or other parties.

D. Except as specified above, any dispute arising hereunder shall be submitted to the Office of General Counsel for final resolution.
In witness whereof the parties hereto have executed this Memorandum of Understanding.

DEPARTMENT OF EDUCATION

/s/ Secretary of Education
Date

DEPARTMENT OF PUBLIC WELFARE

/s/ Secretary of Public Welfare
Date

APPROVED AS TO FORM AND LEGALITY:

/s/ Chief Counsel
Date
Department of Education

/s/ Chief Counsel
Date
Department of Public Welfare

DEPT. OF LABOR AND INDUSTRY

/s/ Secretary of Labor and Industry
Date

DEPARTMENT OF HEALTH

/s/ Secretary of Health
Date

APPROVED AS TO FORM AND LEGALITY:

/s/ Chief Counsel
Date
Department of Labor and Industry

/s/ Chief Counsel
Date
Department of Health

APPROVED AS TO FORM AND LEGALITY:

/s/ General Counsel
Date
Office of General Counsel
Procedure for Submitting a Dispute to the Committee

In the event any LEA provides or pays for special education or related services for a particular student with a disability under section I.B. of the MOU, the LEA may claim reimbursement from any other public agency by stating in writing the legal basis for the claim. If the other public agency disputes that it is responsible or fails to respond in writing to the LEA’s claim for reimbursement, the LEA may submit the dispute to the Committee in accordance with the following procedures:

1. If the LEA has submitted a claim for reimbursement from another public agency pursuant to section II of the MOU, it may file a written complaint with the Committee within either (a) 30 days of the mailing date of the other public agency’s written response to the claim disputing that it is responsible; or (b) 60 days of the mailing date of the LEA’s claim for reimbursement if the other public agency has not provided a written response. Such complaints must be filed at the following address:

   Office of Chief Counsel
   Pennsylvania Department of Education
   333 Market Street
   Harrisburg PA 17126-0333

2. The complaint must include the following information:
   a. the names, addresses and telephone numbers of all persons involved in the dispute;
   b. the facts underlying the dispute, including an identification of all agencies providing special education and related services to the student;
   c. a description of the legal authority upon which each public agency is otherwise obligated under State or Federal law, or State policy to provide or pay for special education or related services; and
   d. the specific remedy sought by the LEA.

3. The LEA must attach to the complaint all documentation it relies upon in support of its position in the dispute.

4. The complaint must be served by the LEA on the other public agency by hand delivery or any form of mail requiring the recipient to sign a receipt, and a certificate attesting to this service must be attached to the complaint.

5. Upon receipt of a complaint, the Committee will assign an identifying docket number to the dispute that must be used in all future filings.

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6. The agency or agencies against which an LEA files a complaint must file a response thereto with the Committee within 20 days after the date of service. The response must be served by the other public agency on the LEA by hand delivery or any form of mail, including first class mail, and a certificate attesting to this service must be attached to the response.

7. The Committee may choose to schedule a Prehearing Conference to provide the parties an opportunity to resolve the dispute, discuss whether the parties are able to stipulate to relevant facts and the authenticity of documents, and consider the means by which the hearing will be conducted.

8. In accordance with the MOU, the Committee may arrange and contract for hearing officers for the establishment of a record to be used for the resolution of disputes. If a hearing officer conducts the hearing, he or she will present a Proposed Report to the Committee in accordance with 1 Pa. Code §§35.201 – 35.207.

9. Hearings, whether before a hearing officer or the Committee, will be conducted in accordance with the General Rules of Administrative Practice and Procedure.

10. The Committee will issue all final orders in accordance with 1 Pa. Code §35.226.

11. Appeals of Committee final orders by aggrieved parties shall be made to Commonwealth Court within 30 days of the date of the order.
Glossary

ACCESS – A cooperative effort among the Departments of Education and Public Welfare, the federal Health Care Financing Administration (HCFA), Leader Services (Department of Education contractor) and LEAs through which LEAs receive partial reimbursement for health-related services provided to students with disabilities as part of their IEPs.

Cordero v. Pa. Department of Education and Commonwealth of Pa. (Cordero) – Class action lawsuit brought against the Department of Education and the Commonwealth of Pennsylvania by Pennsylvania children with disabilities whose school districts have determined that they cannot currently be appropriately educated in a public educational setting and who have been waiting for more than thirty days for the provision of an appropriate educational placement; and all Pennsylvania children who may in the future meet these criteria.

HealthChoices – Pennsylvania's mandatory, Medical Assistance managed health care program.

Individualized Education Program (IEP) – A written statement for each child with a disability that includes, among other things, the child’s present level of educational performance; measurable annual goals; the special education and related services and supplementary aids and services to be provided to the child; the extent, if any, to which the child will not participate with other nondisabled children in the regular class; a statement regarding modifications to State or districtwide assessments which will allow the child to participate; the projected date for the beginning of services with the anticipated frequency, location and duration of such services; a statement of transition services for students beginning at age 14; and a statement of how the child’s progress will be measured.

Individual Plan for Employment (IPE) – An OVR document developed jointly by the customer and rehabilitation counselor outlining the customer’s informed choice in selection of an employment outcome, specific services, providers and methods used to procure the services.

Title XIX – The federal/state financed health insurance program, administered by the states, providing medical assistance to low-income persons who are age 65 or over, blind, disabled, or members of families with dependent children or qualified pregnant women or children. Within broad federal rules, states determine eligibility groups, types and range of services, payment levels for services and operating and administrative procedures.
Abbreviations

Individuals with Disabilities Education Act (IDEA)
Local Education Agency (LEA)
Mental Health/Mental Retardation (MH/MR)
Office of Children, Youth and Families (OCYF)
Office of Vocational Rehabilitation (OVR)
Single County Authority (SCA)
State Education Agency (SEA)
Workforce Investment Act (WIA)\(^1\)
Workforce Investment Board (WIB)

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\(^1\) Under WIA, a document is created as an ongoing strategy jointly developed by the participant and the case manager that identifies the participant’s employment goals, the appropriate achievement objectives, and the appropriate combination of services for the participant to achieve the employment goal. [20 CFR §663.245] This document, which is referred to as an individual employment plan, is different from the Individualized Education Program (IEP), and the Individual Plan for Employment (IPE) developed by OVR, both of which are defined in the Glossary.
Contacts List

Bureau of Special Education
333 Market Street, 7th Floor
Harrisburg PA  17126-0333
Voice (717) 783-6913  TDD (717) 787-7367  FAX (717) 783-6139
Consult Line for Families  1-800-879-2301
E-Mail 00specialed@psupen.psu.edu
Web site www.pde.psu.edu

Office of Mental Retardation
Room 512
Health & Welfare Building
PO Box 2675
Harrisburg PA  17105-2675
Voice (717) 787-3700  FAX (717) 787-6583
OMR Hotline 1-888-565-9435

Office of Children, Youth and Families
Room 131
Health & Welfare Building
PO Box 2675
Harrisburg PA  17105-2675
Voice (717) 783-4756  FAX (717) 787-0414

Office of Medical Assistance Programs
Room 515
Health & Welfare Building
PO Box 2675
Harrisburg PA  17105-2675
Voice (717) 787-1870  FAX (717) 787-4639

Office of Mental Health and Substance Abuse Services
Room 502
Health & Welfare Building
PO Box 2675
Harrisburg PA  17105-2675
Voice (717) 787-6443  FAX (717) 787-5394

Public Assistance Helpline (TDD) 1-800-451-5886

E-mail webmaster@dpw.state.pa.us

Web site www.dpw.state.pa.us
Office of Vocational Rehabilitation
Room 1300 Labor & Industry Bldg
7th & Forster Streets
Harrisburg PA 17120
Voice (717) 787-5244  TTY (717) 783-8917  FAX (717) 783-5221
E-Mail ovr@dlie.state.pa.us
Web site www.dlie.state.pa.us/ovr/index.htm

Bureau of Workforce Investment
12th Floor
Labor and Industry Building
Seventh and Forster Streets
Harrisburg PA 17120
Voice (717) 787-3354  FAX (717) 783-7115
E-Mail jvogel@dlie.state.pa.us
Web site www.paworkforce.state.pa.us

Department of Health, Bureau of Family Health
733 Health and Welfare Building
P.O. Box 90
Harrisburg PA 17108
Voice (717) 787-7192  FAX (717) 772-0323

Department of Health, Bureau of Drug and Alcohol Programs
2635 Paxton Street
P.O. Box 90
Harrisburg PA 17108
Voice (717) 783-8200  FAX (717) 787-6285

Department of Health – “Special Kids Network”
1-800-986-4550
Web site www.health.state.pa.us

Department of Health – V/TDD (717) 783-6514