WATER DEER RUN2004 East Calder Way, S State College, PA 1680 7(814) 861-6198 (Phone) (814) 861-6199 (Fax)

Committed to Excellence

Curt Bryan, Executive Director of Marketing and Development 204 East Calder Way, Suite 306 State College, PA 16801 (814) 861-6199 (Fax)

E-Mail: whitedeerrun1@aol.com



July 7, 2008

Janice Staloski, Director Bureau of Community Program Licensure and Certification Department of Health 132 Kline Plaza, Suite A Harrisburg, PA 17104

RECEIVED JUL - 8 2008 BUREAU OF COMMUNITY PROGRAM LICENSURE & CERTIFICATION

Dear Ms. Staloski,

I am writing you today due to my concern over the proposed changes in Act 255.5. I am not in recovery, nor have I served in a clinical capacity. Thus my knowledge in this field has come thru experience and the knowledge that others have shared with me. One of the things that is impassioned in the drug and alcohol field by those in recovery and those serving this population is the need to maintain strict conditionality. As an "outsider" I once questioned this, but I don't any longer. Having marketed in this field now for 13 years I am very aware of how information is used to deny treatment, deny payment of treatment and generally scare people away from treatment in states that don't have such strict confidentiality laws. Is that what we want to happen in Pennsylvania?

Specifically I am concerned that the latest draft still hasn't addressed the concerns of the recovery community as brought to the attention of the Advisory Council in April. Under the new draft, definitions are so ambiguous that the role of the government and payer is confused with the role of those providing the treatment. This will open up the door for the payer of treatment to supercede the judgment of the professional in determining treatment. Once again I have to ask, is this what we want to happen for the residence of Pennsylvania? Who among us could look at a loved one and tell them they were denied treatment due to a change in a law that we helped change?

Ms. Staloski I firmly believe that this is a case where the good of the few does not, can not, outweigh the good of the many. The proposed changes will significantly weaken thousands of Pennsylvanians ability to seek treatment in a confidential, dignified and funded manor.

Sincerely,

Michele Britton

Michele Britton

CC:

Independent Regulatory Review Commission
Representative Frank Oliver
Senator Edwin Erickson
Senator Vincent Hughes
Representative George Kenny
Jerry Rhodes, President, CRC Health, Recovery Division
Deb Beck, President, DASPOP