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WHITE DEER RUN

Committed to Excellence
A Member of CRC Health Group

560 Winte Deer Run Road PO Box 9" Allenwood, PA 17810 0097 (570) 538 2567 (800) 255 2335 (570) 538 5303 (Lax) Neb Successive to edecrom con

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January 10, 2008

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

Dear Director Staloski,

INDEPENDENT REGULATORY
REVIEW COMMISSION

2008 JUL 22 AM 8: 49

Thank you for the opportunity to review and comment on the Department of Health's Proposed Regulation No. 10-186 regarding confidentiality of drug and alcohol addiction treatment patient records and information.

As the Director of Quality and Nursing Services for White Deer Run, Inc I have frequent opportunity to be involved or consulted in matters of confidentiality relating to treatment and external requests for release of information. Without fail, the guidelines as provided under 4 PA Code §255.5 and the Federal confidentiality regulations (42 CFR, Chapter 1) assist us in responding in a manner that is courteous, fair, and consistent.

White Deer Run (WDR) is, by history and action, a strong supporter and advocate of 4 PA Code §255.5. Past and present leaders of WDR have developed a framework in which we work with external entities who request information while protecting patient's rights as afforded under existing laws. The work has not been easy in many circumstances. At times there have been threats of legal and financial backlash for upholding the laws that safeguard the people in our care.

Therefore, it is with great concern that I must voice my objection to the Department's Proposed Regulation No. 10-186 regarding confidentiality of drug and alcohol addiction treatment patient records and information. As a professional nurse with nearly thirty years experience in the direct treatment and administrative oversight of patients with mental illness and chemical dependency, I believe our

patients have much to lose under the proposed changes. I believe that precious time and staff resources would be spent sorting out issues that were previously matters of routine business, performed exceedingly well, and unfailingly. Most importantly there is not, in my opinion, a measure of benefit on behalf of the patient in the proposed changes.

Thank you once again for the opportunity to review and comment on the proposed regulation.

Respectfully,

Roseann H. M. Clica Roseann H. Mollica BSN, RN, BC Director, Quality & Nursing Services White Deer Run, Inc

Cc: Joseph Procopio, Regional Vice President Northeast Region Recovery Division, CRC Health Group and WDR Executive Director

DASPOP 3820 Club Drive Harrisburg, PA 17110

Independent Reulatory Review Commission 333 Market Street, 14th Floor Harrisburg, PA 17104

Representative Frank Oliver
Majority Chairman
Health and Human Services Committee
PA House of Representatives
Room 34 East Wing
Harrisburg, PA 17120

Representative George Kenney Minority Chairman Health and Human Services Committee PA House of Representatives Room 108 Ryan Office Building