PREVENTIVE HEALTH AND HEALTH SERVICES BLOCK GRANT PROVISIONS

This contract is funded by federal block grant monies. To the extent of such funding, the Contractor shall use such funds only in accordance with the Preventive Health and Health Services Block Grant legislation at 42 U.S.C. §300w et seq. Specifically, Contractor assures that no block grant funds shall be used to:

1. Provide inpatient services;
2. Make cash payments to intended recipients of health services;
3. Purchase or improve land, purchase, construct, or permanently improve (other than minor remodeling if provided for in the line item budget of this contract) any building or other facility, or purchase major medical equipment. (No minor equipment may be purchased unless the line item budget specifically provides for such purchase);
4. Satisfy any requirement for the expenditure of non-Federal funds as a condition for the receipt of Federal funds; or
5. Provide financial assistance to any entity other than a public or non-profit private entity.

The Contractor assures that under this contract it and any subcontractors will cooperate fully with the Commonwealth to enable it to comply with any reporting, audit or fiscal requirements imposed under 42 U.S.C. §300w-5.

The Contractor assures that should the federal government conduct any investigation or should the Department be a party to any hearing under 42 U.S.C. §300w-5 or 300w-6 that the Contractor and any subcontractors will cooperate in general with the Commonwealth in such investigation or hearing (both prior to and during the time of such hearing) and specifically will make available for examination and copying by the Commonwealth, the U.S. Department of Health and Human Services, or the Comptroller General of the United States documentary records required under 42 U.S.C. §300w-6.