

**Vermont Act 264 Advisory Board
Recommendations on Priorities
for the 2018 Coordinated System of Care**

RECOMMENDATIONS

1. Demonstrate strong commitment to develop and implement an integrated approach for child and family programs and services across the state.

- a) Support health care payment reform efforts away from 'fee for service' payment frameworks and towards accountability funding based on performance outcomes.
- b) Communicate and coordinate with the Department of Vermont Health Access (DVHA) to support prevention services and reimbursement rates sufficient to ensure statewide availability of needed services.
- c) Support the efforts of Building Flourishing Communities and statewide coordination across agencies with a focus on resiliency.

2. Ensure all Agency of Human Services' departments and the Agency of Education coordinate and implement system-wide changes that advance an integrated approach; explore and align areas of service overlap within and beyond Agency of Human Services (AHS) and Agency of Education (AOE).

- a) The State Interagency Team (SIT) will have produced a 50-minute training video, to be available on the web, on the basis of Act 264 for distribution to the Local Interagency Teams (LITs) and their communities before the 2018 LIT extravaganza.
- b) Provide links to the Act 264 Advisory Board on the websites of the Department for Children and Families (DCF), the Department of Health (VDH), the Department of Corrections (DOC), the Department of Disabilities, Aging, and Independent Living (DAIL), and the Agency of Education (AOE).
- c) Continue work to develop clear, written guidelines and expectations for the State Interagency Team and Local Interagency Teams (see page 2 for statutory requirements), including roles, accountability, authority, management, deliverables, and interactions with the Act 264 Advisory Board.
- d) Establish guidelines across all agencies and departments to assist linking children and families to needed basic services (*e.g.*, housing, food, skills training, *etc.*), for example, pregnant women and children whose parents are involved with Corrections.
- e) Require that information on all applicable resources and services be made available to families involved in kinship placements.
- f) Support court decision makers with a goal of identifying the training, consultation, and coordination process with AHS departments to improve outcomes of court decisions that recognize current best-practice child development thinking and principles, including trauma-informed issues and services.

3. Promote inclusion of family members and youth as full partners in the development and implementation of policies and programs that affect them.

- a) Promote participation of family members on state and regional advisory groups and work groups.
- b) Ensure all state agencies and departments carry out practices for capturing and incorporating family and youth experience, knowledge, and recommendations.

4. Ensure appropriate peer support is available for families and youth.

- a) Create a robust system of Peer Support and Peer Navigation statewide system to help families and youth access and participate in services.

- b) Ensure there is a Parent Representative on every Local Interagency Team, and families have knowledge of and access to Parent Representatives' services. Also, ensure Parent Representatives have access to technical support and orientation for their role.

STATUTORY REQUIREMENTS

Per Title 33: Human Services

Chapter 043: Children and Adolescents with Severe Emotional Disturbance

There are legislative requirements that are part of Act 264. The Act 264 Advisory Board encourages continued support of the intent and fulfillment of these requirements.

Current statutory language can be found at the following link:

<http://legislature.vermont.gov/statutes/fullchapter/33/043>

Title 33: Human Services; Chapter 043: Children and Adolescents with Severe Emotional Disturbance.

Sections in this link include:

§4301. Definitions

§4302. State interagency team

§4303. Local interagency teams

§4304. Repealed. 1987, No. 264 (Adj. Sess.), {17, eff. Jan. 15, 1992}

§4304a. Advisory Board

§4305. Coordinated system of care

1. **Per 33 V.S.A. § 4302** State Interagency Team (SIT) shall “submit an **annual report** to the Commissioners of Mental Health and for Children and Families and the Secretary of Education on the status of programs for children and adolescents with a severe emotional disturbance which **shall include a system of care plan.**”

2. **Per 33. V.S.A. § 4305** “The Commissioners of Mental Health and for Children and Families and the Secretary of Education shall jointly submit to the General Assembly a **report** on the status of programs for children and adolescents with a severe emotional disturbance and their families which **shall include a system of care plan.** The report shall be submitted together **with the general appropriation bill** provided for by 32 V.S.A. § 701.”

Background on Act 264 and the Act 264 Advisory Board

In 1988 the Vermont Legislature passed Act 264.

The original language of the legislation states its purpose as “intended to develop and implement a coordinated system of care so that children and adolescents with a severe emotional disturbance and their families will receive appropriate educational, residential, mental health and other treatment services in accordance with an individual plan. The commissioners of mental health, of education, and of social and rehabilitation services shall coordinate the provision of services in accordance with an individual plan. The act establishes a means by which to improve the delivery of services by determining who is in charge of the services, and to mandate participation in the process by the three departments.”

INTERAGENCY AGREEMENT

In 2005, the Vermont Agency of Human Services and the Department of Education signed an interagency agreement as part of federal legislative requirements under the reauthorization of the Individuals with Disabilities Education Act (IDEA). In Vermont’s agreement, the scope of interagency collaboration under Act 264 was extended to children and adolescents in all fourteen

disability categories under state and federal special education law. This includes the role of the Advisory Board.

ADVISORY BOARD

Per **33 V.S.A. § 4304a** (a) An Advisory Board is created to advise the Secretary of Education and the Commissioners of Mental Health and for Children and Families about children and adolescents with a severe emotional disturbance and their families. (b) The Advisory Board shall also advise the Secretary and the Commissioners on the development of the system of care plan described in subsection 4305(c) of this title. This Governor-appointed Advisory Board consists of nine members, including three parents, three advocates, and three service providers.

Should you need additional information on the Act 264 Advisory Board, please contact Jessica Bernard by phone (802) 241-0412 or email Jessica.Bernard@vermont.gov for assistance.

ACT 264 ADVISORY BOARD MEMBERS

- Kristin Holsman-Francoeur, Leicester
- Cindy Tabor, Barre
- Tiffany Moore, Williston
- Alice Maynard, Underhill
- Doug Norford, Pittsford
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Family Division Oversight Committee
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Chief Jennifer Morrison
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