The Protection & Advocacy Project does not discriminate in admission or access to, or employment in, its programs and activities. If accommodations are needed as a result of a disability, or if you need this material in an alternative format, please contact the Protection and Advocacy Project’s administrative office.
Disclosure means to “tell” or “give” information. Generally, P&A will not disclose information about you, unless you permit it. Sometimes, P&A may be required to disclose information about you.

The following list describes when P&A may disclose information about you:

- You (or your parent or guardian) have authorized disclosure so we can help to solve the problem you identified; or
- You (or your parent or guardian) have authorized P&A to disclose information so P&A can monitor and review services provided to you and other people with disabilities; or
- A court orders P&A to disclose information about you; or
- P&A believes it must disclose information to prevent serious, foreseeable and imminent harm to you or another identifiable person; or
- Court rules would permit a lawyer to disclose information about a client.

P&A will tell you when P&A discloses information about you.

Addiction-related Records

Unless federal law (42 C.F.R. Part 2) otherwise permits disclosure, you (or your parent or guardian) must sign an authorization that specifically authorizes P&A to disclose this type of information.