- TO: AEA Chief Administrators LEA Superintendents AEA Directors of Special Education AEA and LEA School Nurses and School Nurse Consultants
- FR: David Tilly, Deputy Director Jeff Berger, Deputy Director
- CC: Melissa Walker Ann Feilmann Fred Kinne Nicole Proesch Thomas Mayes
- DA: March 11, 2015
- RE: Intersection of Section 504/ADA and Individual Health Plans

This memorandum is to remind school officials about the relationship between Section 504 of the Rehabilitation Act of 1973 29 U.S.C. § 794 as well as the Americans with Disabilities Act) and individualized health plans or IHPs (and R W K H U V L P L O D U S O D Q V V X F K D V ´P H GAs & TortWind & Q S O D Q V µ a student is covered under Section 504 if the student (1) has a physical or mental impairment that (2) substantially limits the student (3) in a major life activity. School officials must comply with the requirements for IHPs as well as the requirements imposed by Section 504.

This is a key area of focus for the United States Department of Educ D W L R Q · V 211 L F H I R U & L Y L O 5 L J K W V 2 & 5 μ 2 & 5 K D V F L W H G V H Y H U D O G L V inappropriately using an IHP when a plan under Section 504 was required. We are aware of these cases and want to inform Iowa educators so they may avoid the mistakes made by their colleagues in other states.

)LUVW LI D VWXGHQW LV HOLJLEOH XQGHU 6HFWLRQ be developed under Section ·V UHJXODWLRQV IRU HYDOXDWLRQ SC procedural safeguards in addition to the requirements for IHP development. An IHP for a 504-HOLJLEOH VWXGHQW PD\ QRW EH GHYHORSHG RX requirements.

As a related matter, it would be inappropriate for a school to have a blanket rule RIUHIXVLQJ 3ODQV DQG LQVLVWLQJ RQ,+3V LQVWHDG Vµ DQG ´:H GRQ·W GR V LQ WKLV GLVWULFWµ DUH QH Second, if a student has an IHP but has not been evaluated fo eligibility under Section 504, school officials must determine whether the student might be eligible under Section 504. Based on the totality of the circumstances, if a student with an IHP <u>might</u> have a physical or mental impairment that <u>might</u> be substantially limiting in a major life activity then the student must be evaluated in accordance with Section 504 regulations. Failure to do so may result in enforcement action under Section 504.

Third, in determining whether a student is or might be eligible u nder Section 504, it is inappropriate to limit the major life activities to academics. A substantial limitation in any major life activity caused by a physical or mental impairment results in Section 504 coverage.