Bureau of Dog Law Enforcement Pennsylvania Department of Agriculture Attn: Ms. Mary Bender 2301 North Cameron Street Harrisburg, PA 17110-9408

February 13, 2007

RE: Comments on proposed Dog Law regulations

Dear Ms. Bender,

ica

breed

I respectfully submit this comment on the proposed changes to the Dog Law regulations.

First, I would like to commend the Department of Agriculture and the Bureau of Dog Law Enforcement for proposing amendments to the Dog Law Regulations to improve conditions for dogs housed and bred in commercial breeding operations in Pennsylvania. It should also be noted that the proposed changes to the regulations do not bring hobby breeders under the Act. The same people who were exempt from the former regulations (i.e. hobby breeders who raise, breed, move, sell, etc. fewer than 26 dogs per year), will continue to be exempt under the revised regulations.

Furthermore, I fully support the comments submitted by the American Society for the Prevention of Cruelty to Animals (ASPCA) on behalf of its members, and incorporate them herein by reference. Specifically, I strongly support the following:

1. The penalties in § 21.4(1)(iii) for "failure of an individual to comply with licensure provisions" should be increased from \$25 to \$300 per violation to \$25 to \$300 per day of violation.

Provision should remain in the regulations regardless of opposition from breeders. This will section should be further strengthened by adding a section should be set as a section section section should be set as a section sect section should be further strengthened by adding a provision stating that where more than one dog is housed in a primary enclosure, the primary enclosure must stating that where more than one all dogs. For instance, if the enclosure houses two dogs, it must provide double the cage space that would be required for a single dog. If it houses three dogs, it must provide three times the cage space, etc.

> 4. Lalso commend the Department of Agriculture and Bureau of Dog Law Enforcement for including a provision that requires the dog wardens to visually observe the physical condition

or each dog. However, the provisions regarding orders of veterinary care should strengthened to state that the owner must provide "proof of *current and proper* veterinary ca for the dog." This provision should also be amended to include excessive matting an excessively long toenails as indications of lack of proper veterinary care. Inadequat grooming can lead to painful medical issues for dogs, including skin lesions from excessive matting and leg and joint injuries from failure to keep toenails appropriately trimmed. Moreover, the section should be amended to *require* dog wardens to order a veterinary check of bot not be in poor health where proof of current and proper veterinary care is not provided. 5. A new subsection should be added to § 21.30 clarifying the require wardens. Training in the following areas should be added into the the requirements set forth in 3 P.S. § 459-901: 1. State laws relati-owner " 2

- proper use of search, seizure and warrants;
- 5. State and federal laws relating to pounds and shelters;
- 6. Basics of cruelty and neglect investigations for
- referral to appropriate authorities; 7. Report-writing and record-keeping;
- 8. Overview of the legal system, court structure and terminology;
- 9. Basics of interpreting animal behavior;
- 10. Identification of injury, disease, abuse and neglect in dogs:
- 11. Animal hoarders; and
- 12. Civil liability issues.

6. A new section should be added to the regulations mandating that the Department and dog wardens coordinate and work with law enforcement when applicable. It is imperative that the department work with law enforcement, and specifically Humane Society police officers, to ensure that both the cruelty laws and the Dog Law are adequately enforced.

7. A new section should be added to the regulations requiring that a licensee must have enough employees to carry out the level of husbandry practices and care required by the Act and its regulations. Additionally, the employees who provide for care and husbandry or handle animals should be supervised by an individual who has the knowledge, background, and experience in proper husbandry and care of dogs to supervise others. The licensee must be certain that the supervisor and other employees can perform to such standards.

8. Stacking primary enclosures on top of one another should be prohibited. Stacking cages creates an unnatural environment for the dogs. Additionally, it makes observation of the dogs

the current The section of the dogs located in the cages below.

Research Which !! wisanitary Language should also be added requiring that all primary enclosures that have wire mesh flooring also have a resting board of sufficient size to allow each dog in the set. federal Animal Welfare Act, which requires that metal strand flooring be greater than oneboards are necessary to provide for the comfort of the dog and to allow the animal to have some time away from living on grated fencing. Providing resting boards will result in fewer Read of the surface and enables the dog to retain its body heat. A dog feels most vulnerable when lying down, and forcing a dog to lie over an exposed area can contribute to anxiety. Humane standards and survival standards are separate, and creating an environment that merely allows by survival does not necessarily make such an environment humane. We big the standards in the breeding industry states, the engineering standards specified in the proposed regulations do have a scientific foundation. The standards in the proposed regulations are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed regulations are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed regulations are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards in the proposed standards are more akin to acceptable husbander and the standards are more akin to acceptable husbander and the standards are more akin to acceptable husbander and the standards are more akin to acceptable husbander and the standards are more akin to acceptable husbander and the standards area acceptable foot lesions and other foot and leg injuries to the dogs. A solid resting surface that is

INING condit

-meque subsects sorres to leads

tia

course

standards up to par with, if not above, those set forth in the Animal Welfare Act. Contrary to the hobby breeders' contention, the new regulations will not bring hobby breeders under the purview of the Dog Law. Only kennels that keep, harbor, board, shelter, sell, give away, or transfer a *cumulative total of 26 or more dogs* in one calendar year will be required to comply with the new regulations. As a result, true hobby breeders are still exempt from the law. Good husbandry practices dictate that anyone harboring a larger number of dogs (26 or more) should comply with certain engineering standards to ensure the health, safety, and well-being of the dogs. The Dog Law and its regulations are aimed at regulating larger and commercial breeding facilities. Therefore, the new regulations will not affect hobby breeders, contrary to what the breeding community suggests.

Once again, I commend the Department of Agriculture and the Bureau of Dog Law Enforcement for proposing regulations that will improve the conditions for dogs housed and bred in Pennsylvania's commercial kennels. The changes I have noted above will further ensure that such dogs are protected. Thank you for your time and consideration.

cerely assandra C: Kolock fear welcome to contact me personally fear welcome to contact me personally shin any questions. Thank you