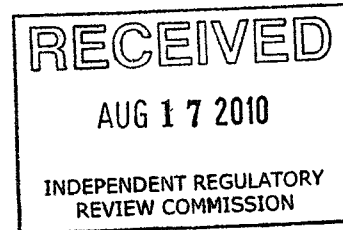


Honorable Kim Kaufman
333 Market Street, 14th Floor
Harrisburg, PA 17101

2785



August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Executive Director Kaufman,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely

Jerry Kreider
1750 Kinderhook Rd.
Columbia, PA 17512

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations


Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely



Andrew J Bongoni's
2792 Old Orchard Rd
Lancaster, PA, 17601

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely

John J. Staloff
774 Evans Rd.
Harrow Pa 17535

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely

*Aandy Reynolds -
Plantation Delight*

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely



Christ Lapp
3019 Irishtown Rd.
Ronks, PA 17572

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely

Amos Stolypus

*Amos Stolypus
130 Elm Rd
Lititz PA 17543*

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

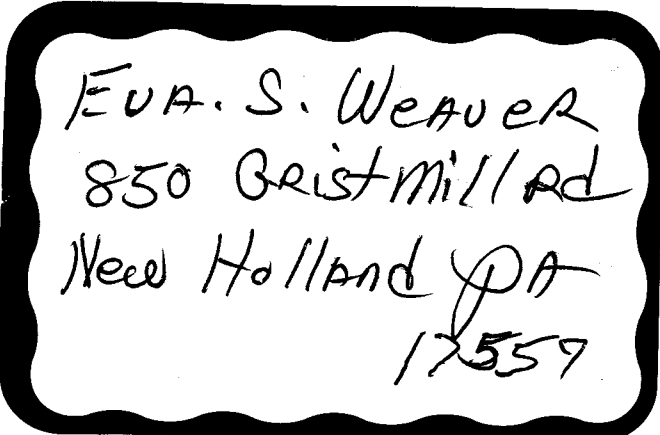
Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely



EVA. S. WEAVER
850 BRISTMILL RD
NEED HOLLAND PA
17559

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely *Floyd Z. Weaver*

*FLOYD Z. WEAVER
5109 Old Turnpike Rd.
Lewisburg Pa. 17837*

Honorable Arthur Coccodrilli
333 Market Street, 14th Floor
Harrisburg, PA 17101

August 12, 2010

RE: Canine Health Board Proposed Regulations

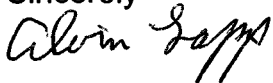
Dear Chairman Coccodrilli,

In these difficult times, I am writing this letter to request that you closely consider the negative effects of the proposed requirements under 7PA Code Chapter 28A of the Canine Health Regulations. I believe that the Department of Agriculture has grossly underestimated the true cost of the engineering, design, climate control mandates, and the energy costs for the required mandates. As small business owners, many dog breeders and kennel owners are striving for the best quality while still maintaining a profitable business. The mandates as outlined in Chapter 28A will put an unnecessary burden on these owners and may make it impossible for them to continue their viable business.

HVAC engineers have determined that the energy costs alone will be more than a typical kennel owner's annual profit. I am asking that more research be done and that you more carefully consider existing research. I believe that you will determine that it is important to say "no" to the proposed final form standards and resubmit more beneficial and realistic regulations.

Two-thirds of the commercial kennels have already closed their doors. We all work very hard to keep our industry at the forefront of quality and professionalism. However, I believe that the requirements contained in Chapter 28A will actually be a step backward. Please vote "no" to the proposed regulations!

Sincerely



Alvin Lapp
5471 Buena Vista Rd.
Gap, PA 17527