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## The Standard in Crane Training & Operator Certification

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INDEPENDENT REGULATORY REVIEW COMMISSION

July 2, 2010

State Attorney Christopher McNally State of Pennsylvania

Re: Proposed Law 16A-7101 - Certification for Mobile Crane Operators in the State of Pennsylvania

Dear Mr. McNally:

The proposed law 16A-7101, as written, results in a monopoly for NCCCO. This is not the American way. This proposed law as it is will not allow crane operators a choice of what company they choose to certify them for meeting the requirements of the State of Pennsylvania.

The proposed law should state that the provider be recognized by OSHA and have an accredited certification by ANSI or NCCA (not ANSI and NCCA).

The proposed law 16A-7101, as written, eliminates competitive advantages and improvements to the certification process. By making this small change, it will save crane operators and their employers lots of time and MONEY. In an economy like what we have today, this is primary.

Please include this letter in the comments being reviewed and posted on this topic for the IRRC.

Please vote a change in the current proposed law to make it better for all by giving them a choice.

Sincerely,

CRANE INSTITUTE OF AMERICA, INC.

Marty Whittington Operations Manager

mw



## **FAX COVER SHEET**

Crane Institute of America, Inc. 3880 St. Johns Parkway Sanford, Florida 32771

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7-2-10	Pages to follow:1	
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State Attorney State of Pennsylvania		
Marty Whittington marty@craneinstitute.com		
	7-2-10  Mr. Christopher McNally State Attorney State of Pennsylvania	Mr. Christopher McNally Fax number: 717-78  State Attorney  State of Pennsylvania  Marty Whittington

Remarks:

Please be sure my letter that is attached is included in the comments being reviewed and posted on this topic for the IRRC. Thank you.