3228

From:

Julie Kester

To: Subject: ST. RegulatoryCounsel

Date:

[External] Support of Rule Making 16A-4633 Wednesday, May 8, 2019 2:44:35 PM

ATTENTION: This email message is from an external sender. Do not open links or attachments from unknown sources. To report suspicious email, forward the message as an attachment to CWOPA SPAM@pa.gov.

519 Ash Street Scranton, PA 18509

Ariel O'Malley Board Counsel State Board of Dentistry Department of State PO Box 69523 Harrisburg PA 17106-9523 RECEIVED

MAY 2 0 2019

Independent Regulatory Review Commission____

May 8, 2019

Dear Ms. O'Malley:

I am writing on behalf of the Pennsylvania Dental Hygienists' Association (PDHA) and as a student dental hygienist in support of rule making 16A-4633.

The PDHA is committed to expanding practice sites to increase access to care for individuals who may not be able to obtain services from a traditional brick and mortar dental setting. The PHDHP, while not providing a diagnosis, is educated to recognize disease and can help navigate a patient to their proper dental home.

I although I am still a student I understand what a huge asset the PHDHP can play in the lives of some of the most at risk populations. There is an established link between oral health and overall body health most especially in the at-risk populations of those with special needs and medical vulnerability. A PHDHP will be able to offset the effects of bacterial overload by providing staff education and direct patient care.

The utilization of a PHDHP in alternative practice settings will increase access to quality oral health for those who otherwise might miss the opportunity to find a true dental home.

In summary, the PDHA **supports** rulemaking 16A-4633 Public Health Dental Hygiene Practitioner Practice Sites and respectfully requests acceptance of the rule making as proposed.

Thank you for your consideration and support.

Sincerely,
Julie Kester -Student Dental Hygienist
SADHA President -Fortis Scranton
(570)862-5529

juliekester@gmail.com