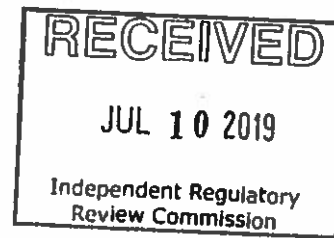


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Dr. Jack Erhard, Chair  
Pennsylvania State Board of Dentistry  
P.O. Box 2649  
Harrisburg, PA 17105-2649



Dr. Erhard,

I write to you with serious concerns about Draft Proposed Regulation 49 Pa. Code @ 33.205b. It is my understanding that the SBOD will discuss this at its upcoming July meeting. I feel that the expansion of PHDHP Independent practice to the sites addressed in the draft proposed regulation jeopardizes patient safety while perpetuating a tiered system of care that provides limited additional access to address unmet dental needs.

I am a General Dentist in Chambersburg, PA. I have been the Chambersburg Area School District Dentist for 20 years. The District employs an RDH for the whole district in order to screen and then refer to dentists. I oversee this RDH and she reports to me. We already have systems in place and DO NOT need this regulation in place. It will hinder the work we already do! In my private practice, I employ two full time RDH and we serve many children. We are not lacking for access to care in this area. If this regulation is passed, it will greatly confuse the general public and it will distort a great system we already have in place in Chambersburg.

Please take the following considerations in your discussions:

- Expanding practice to physicians' offices does not necessarily provide additional access to care. Physicians can locate their practice where they see fit, including high-access or affluent areas of the state.
- In-home treatment, especially for the medically compromised with health complications, is inherently risky. It should not be attempted by someone without emergency care training, Basic Life Support certification, and portable life-saving equipment.
- There is no consideration or statement of who will be held civilly liable for malpractice or if the standard of care is not met for services provided by a PHDHP in a physician's office or child-care setting. Additionally, there is no statement regarding the supervisory responsibilities for physicians.

I recommend the State Board of Dentistry take the opportunity to amend these regulations with the goal of ensuring patient safety while fulfilling the original goal of PHDHP treatment, which is getting more people into a dental home.

Thank you,

A handwritten signature in dark ink, appearing to read "Ann D. Miller D.D.S. FAGD". The signature is fluid and cursive.

Ann D. Miller, D.D.S., FAGD