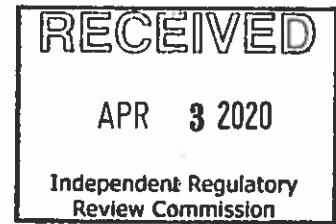


3254

Worthington, Amber

From: ST, RegulatoryCounsel
Sent: Thursday, April 2, 2020 2:15 PM
To: Worthington, Amber
Cc: Reichard, Jo (GC); Suter, Kenneth J (OLC)
Subject: FW: [External] Regulation #16A-5334: Fees



From: Guo, Lee J., DO <GuoL@MLHS.ORG>
Sent: Wednesday, April 1, 2020 5:31 PM
To: ST, RegulatoryCounsel <RA-STRegulatoryCounsel@pa.gov>
Subject: [External] Regulation #16A-5334: Fees

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Not in support of the Osteopathic Board Proposing Fee Increases. Regulation #16A-5334: Fees.

Nothing justifies a near 4 fold increase to the application fees for osteopathic physicians (\$45 to \$170). It is equally outrageous to suggest an eventual 2 fold increase to the biennial license renewal fees for osteopathic physicians (\$220 to \$475 by year 2025)