Stephen Hoffman

From: Laura Campbell

Sent: Sunday, March 27, 2022 11:27 AM

To: IRRC

Subject: Fw: Proposed regulation 11-260

From: Samuel R. Marshall <smarshall@ifpenn.org>

Sent: Saturday, March 26, 2022 12:23 PM

To: Carlisle, Eric <ercarlisle@pa.gov>; Laura Campbell <lcampbell@irrc.state.pa.us>

Cc: Jonathan Greer <jgreer@ifpenn.org>; Noah Karn <nkarn@ifpenn.org>; Garth Shipman <garth.shipman@gmail.com>;

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Subject: Proposed regulation 11-260

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Eric and Laura:

We're late on our comments – my mistake – but that's because the only comment we have is one of **support** for the proposed Chapter 90j, adopting the NAIC model regulation on Term and Universal Life Insurance Financing Standards, as published in the February 5 **Pennsylvania Bulletin**. Our national counterparts, the ACLI and AHIP, join in that support.

As this is an NAIC accreditation standard, we not only support it but need it adopted in Pennsylvania.

Thank you for the chance to work with you on this.

Samuel R. Marshall

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