# STATEMENTS OF POLICY

# HOUSING FINANCE AGENCY

[ 12 PA. CODE CH. 31 ]

# Homeowner's Emergency Mortgage Assistance Program; Amendments

The Housing Finance Agency (Agency) amends Chapter 31, Subchapter B (relating to policy statement on Homeowner's Emergency Mortgage Assistance Program) to read as set forth in Annex A.

History

The Homeowner's Emergency Mortgage Assistance Program (HEMAP) was established by the act of December 23, 1983 (P.L. 385, No. 91) (Act 91). HEMAP is designed to provide emergency mortgage assistance to homeowners facing foreclosure because of circumstances beyond their control. Assistance is provided in the form of a loan. The amount of the loan will be sufficient to bring the homeowner's delinquent mortgages current and, in addition, the Agency may provide continuing monthly mortgage assistance, as needed by the homeowner, for a period of time as prescribed by Act 91. Act 91 contains notice requirements that lenders shall follow prior to foreclosure, prescribes procedures that a homeowner shall follow in applying to the Agency for mortgage assistance and prohibits a lender from conducting foreclosure proceedings during the HEMAP application process. Act 91 requires repayment of the HEMAP mortgage assistance loan based upon the financial ability of the homeowner.

On February 21, 1984, the members of the Board of the Agency adopted initial guidelines to implement HEMAP under the authority of section 401-C(b) of the Housing Finance Agency Law (act) (35 P.S. § 1680.401c(b)), which provides in part that the Agency shall adopt initial program guidelines and may revise the guidelines when appropriate. The initial guidelines were published at 14 Pa.B. 723 (March 3, 1984). The members of the Board of the Agency adopted the following amendments to the guidelines: October 18, 1985, published at 16 Pa.B. 2126 (June 14, 1986); May 12, 1994, published at 24 Pa.B. 3224 (July 2, 1994); 29 Pa.B. 2859 (June 5, 1999); and 38 Pa.B. 4859 (August 30, 2008), effective September 6, 2008; April 30, 2016, published at 46 Pa.B. 2171. Under the Agency's authority to revise the statement of policy, the Agency adopts further amendments to Chapter 31, Subchapter B and the uniform Act 91 Notice (Notice).

 $Summary\ of\ Public\ Comment\ and\ Responses\ to\ Proposed$  Amendments

The proposed statement of policy was published at 50 Pa.B. 7312 (December 26, 2020). The Agency accepted formal written comments during a 45-day public comment period.

The Agency received comments from several interested parties, including counsel, consumer advocates and counseling agencies.

Following is a summary of comments received and the Agency's response to the comments.

§ 31.201. Definitions

 $Face ext{-}to ext{-}face\ meeting$ 

The Agency proposed the addition of a definition of the face-to-face meeting requirement to clarify its scope. The comments received favored both the inclusion of the definition itself in addition to the breadth of its scope, which includes the option for an in-person meeting to complete the application process, as well as a remote application process. Several commentators, however, were concerned that the requirement to communicate simultaneously both audibly and visually was overly restrictive and, as a result, might impede the ability of certain Commonwealth residents, particularly senior citizens or those with limited or insufficient access to certain technology, to comply with the visual requirement. The fulfillment of the requirement to meet visually, a number of commentators suggested, has been further compounded by the novel coronavirus pandemic. Accordingly, these commentators suggested further expanding the scope of the definition such that meetings conducted exclusively by telephone satisfy the face-to-face meeting requirement. Another commentator proposed imposing a temporary halt to the face-to-face requirement for the duration of the novel coronavirus pandemic.

The act delegates authority to the Agency to promulgate guidance to administer HEMAP and to implement the provisions of the act. Thus, the authority granted permits the Agency to apply its interpretation of the language in the act, unless that interpretation is clearly erroneous. In its evaluation of the language of the act, the Agency relied on the plain meaning of the phrase "face-toface." The Agency further considered the availability of certain technology during the drafting and subsequent passage of the act. While the Agency acknowledges that the legislation may not have contemplated certain methods of communication that are currently available, the legislation was able to assess the use of then-available technology, which included telephonic communication, at the time of its passage. Despite the availability of telephonic communication, the legislation requires that meetings between an applicant and a consumer credit counseling agency be conducted face-to-face and does not identify telephonic communication as a means to fulfill the requirement.

The objective of the amendment is to facilitate increased and more streamlined access to HEMAP. While the Agency recognizes the challenges that may be posed by inaccessibility to certain technology and is sympathetic to the heightened impact of these challenges resulting from the novel coronavirus pandemic, expanding the breadth of the amendment to include a telephonic application process appears to both surpass the original intent of the face-to-face meeting requirement and exceed the delegated authority of the Agency. Further, the Agency does not possess the authority to temporarily stay requirements imposed by the act.

Summary of Changes

This final statement of policy incorporates the proposed amendment which clarifies the scope of the face-to-face meeting requirement as well as the proposed amendments to the uniform Act 91 Notice.

Fiscal Impact

The Agency does not anticipate fiscal impact from the amendments to Chapter 31, Subchapter B.

Effective Date

The amendments to Chapter 31, Subchapter B will become effective upon publication.

ROBIN L. WIESSMANN, Executive Director

(*Editor's Note*: Title 12 of the Pennsylvania Code is amended by amending a statement of policy in § 31.201 to read as set forth in Annex A, with ellipses referring to the existing text.)

**Fiscal Note:** Fiscal note 39-12 remains valid for the final adoption of the subject regulation.

### Annex A

TITLE 12. COMMERCE, TRADE AND LOCAL GOVERNMENT

PART I. GENERAL ADMINISTRATION Subpart D. HOUSING FINANCE AGENCY CHAPTER 31. HOUSING FINANCE AGENCY Subchapter B. POLICY STATEMENT ON HOMEOWNER'S EMERGENCY MORTGAGE

ASSISTANCE PROGRAM

§ 31.201. Definitions.

The following words and terms, when used in this subchapter, have the following meanings, unless the context clearly indicates otherwise:

\* \* \* \* \*

Consumer credit counseling agency—A nonprofit corporation or governmental entity located in this Common-

wealth which has been designated by the Agency to provide Homeowner's Emergency Mortgage Assistance Program counseling. A qualified consumer credit counseling agency shall either be certified as a housing counseling agency by the United States Department of Housing and Urban Development or otherwise be determined acceptable by the Agency. A list of counseling agencies approved by the Agency is set forth in Appendix C. This list was last updated and includes all changes through April 1, 2016. Future updates of this list will only appear on the Agency's web site at www.phfa.org, and will be updated on a periodic basis as changes occur. The Agency will annually publish a schedule for updates to the list, and mortgagees will be expected to update their lists in accordance with the schedule.

Face-to-face meeting—A meeting conducted either inperson or remotely using technological means, through which the applicant and consumer credit counseling agency communicate with each other contemporaneously, both audibly and visually.

Gross household income—The total income of the applicant, all other owners-occupants of the residence, any spouse and children residing in the same household as the applicant and other residents of the household declared by the mortgagor as dependents for Federal tax purposes. The term does not include the income of minor children. The income of adult children or other unrelated individuals residing in the household shall be considered part of gross household income only to the extent that their income is available to the household.

\* \* \* \* \*

## APPENDIX A

All paragraphs contained within the body of the notice shall appear in 12 point font.

Act 91 Notice\* (24 point font, bold)
La Notificación de Acto 91\* (14 point font, bold)
Save Your Home From Foreclosure

This is an official Act 91 Notice. You are receiving this notice because Pennsylvania law requires mortgage lenders to send it to homeowners facing foreclosure. This notice contains important legal information about your rights and how you can save your home. YOU MAY BE ELIGIBLE FOR STATE FUNDED ASSISTANCE from the Homeowner's Emergency Mortgage Assistance Program (HEMAP), a program of the Pennsylvania Housing Finance Agency (PHFA).

# CALL A COUNSELING AGENCY FOR A MEETING. APPLYING FOR HEMAP MAY TEMPORARILY STOP A FORECLOSURE ACTION.

To apply, you must have a face-to-face meeting with a HEMAP-approved Consumer Credit Counseling Agency within 33 days of the date of this notice. This meeting is free and is the only way to apply for HEMAP. A list of approved Counseling Agencies is attached. A list is also available at http://www.phfa.org/counseling/hemap.aspx. If after speaking with a Counseling Agency you have further questions about HEMAP, please call 1 (800) 342-2397. Individuals with hearing impairment may call 711 (RELAY).

To make sure you meet the deadline, please call a Counseling Agency **immediately** to schedule a face-to-face meeting. Keep this entire Act 91 Notice, including the attached Account Summary, and have it available for your face-to-face meeting, whether done in person or remotely. A counselor can:

- Help you apply for HEMAP and explain how the program works.
- Talk with your lender about a loan modification or other repayment plan.
- Explain possible options to avoid foreclosure such as loss mitigation, refinancing your loan, selling or transferring your property to a third party or having a third party cure the delinquency on your behalf through a short sale or assumption of mortgage.
  - Provide referrals for other assistance, programs or services.
- Explain other rights you may have, including your right to assert the non-existence of the debt and any other defenses you may have.

Even if you miss the deadline, you may still apply for HEMAP, but a late HEMAP application will not stop your lender from foreclosing. However, if your application is approved, a HEMAP assistance loan will bring your mortgage current and stop the foreclosure. HEMAP may also temporarily help you make future mortgage payments.

Alternatively, you may save your home from foreclosure by curing your default. That means paying your lender all amounts currently due, including reasonable late charges, attorney fees and other costs and by otherwise fulfilling your mortgage obligations. You may cure the default at any time up to one hour before a Sheriff's Sale, up to three times in any calendar year.

If you have filed a petition in bankruptcy, this notice is provided for informational purposes only and is not an attempt to collect a debt. If you are protected by a bankruptcy filing you may still apply for HEMAP assistance.

\*CONSULTE AL DORSO LA TRADUCCIÓN DE ESTA NOTIFICACIÓN IMPORTANTE, O LLAME AL 1.800.342.2397.

ACT 91 NOTICE PAGE 1

Fecha:	

# Notificación sobre la Ley 91\*

### Act 91 Notice\*

### Salve a su Hogar de la Ejecución Hipotecaria

La presente es una notificación official sobre la Ley 91. Usted está recibiendo esta notificación porque la ley de Pennsylvania requiere que los prestamistas hipotecarios la envíen a los propietarios de viviendas que se encuentren enfrentando una ejecución hipotecaria. Este aviso contiene información legal importante acerca de sus derechos y de lo que puede hacer para salvar su hogar. **ES POSIBLE QUE SEA ELEGIBLE PARA OBTENER AYUDA CON FONDOS ESTATALES** del Programa de Asistencia de Emergencia Hipotecaria para Dueños de Hogares (HEMAP, por sus siglas en inglés), un programa de la Agencia de Financiamiento de Hogares de Pennsylvania (PHFA, por sus siglas en inglés).

# LLAME A UNA AGENCIA DE ASESORAMIENTO PARA CONCERTAR UNA REUNIÓN. LA SOLICITUD PARA EL HEMAP PUEDE DETENER DE FORMA TEMPORARIA LA EJECUCIÓN DE UNA HIPOTECA.

Para presentar su solicitud, debe celebrar una reunión presencial con una Agencía de Asesoría Crediticia para el Consumidor aprobada por el HEMAP, antes de que transcurran 33 días, a partir de la fecha de esta notificación. Esta reunión es gratuita y es la única manera de solicitar el HEMAP. Se adjunta una lista de Agencias de Asesoría aprobadas. También puede encontrar una lista en http://www.phfa.org/counseling/hemap.aspx. Si luego de hablar con una Agencia de Asesoria tiene alguna pregunta sobre el HEMAP, por favor llame al 1 (800) 342-2397. Las personas con discapacidades auditivas pueden llamar al 711 (RELÉ).

Con el fin de asegurar que cumpla con el plazo, por favor llame a una Agencia de Asesoría y programe una reunión presencial **de inmediato**. Conserve esta Notificación sobre la Ley 91, con el Resumen de Cuenta adjunto, y téngalo disponible para a su reunión presencial, ya sea en persona o de forma remota. Un asesor puede:

- Ayudarlo a presentar su solicitud al HEMAP y explicarle cómo funciona el programa.
- Hablar con su prestamista acerca de una modificación del préstamo u otro plan de pago.
- Explicarle las opciones posibles para evitar la ejecución de la hipoteca, como la mitigación de pérdidas, la refinanciación del préstamo, la venta o transferencia de su propiedad a un tercero, o que un tercero pague el atraso en su nombre, a través de una venta al descubierto o asumiendo la hipoteca.
  - Derivarlo a otro tipo de asistencia, programa o servicio.
- Explicarle otros derechos que pueda tener, incluido su derecho de reivindicar la no existencia de la deuda y cualquier otra defensa que tenga.

Incluso si no cumple con el plazo, es posible presentar su solicitud para el HEMAP, pero la solicitud tardía al HEMAP no impedirá que su prestamista ejecute la hipoteca. Sin embargo, si se aprueba su solicitud, el préstamo de ayuda del HEMAP pondrá su hipoteca al día y detendrá la ejecución. El HEMAP también puede ayudarlo, de manera temporal, a realizar los pagos de hipoteca futuros.

También puede optar por la alternativa de subsanar el incumplimiento para salvar a su hogar de la ejecución hipotecaria. Eso significa pagarle a su prestamista todos los montos adeudados a la actualidad, incluidos los cargos moratorios, los honorarios de abogados y otros costos razonables, y cumplir con sus obligaciones hipotecarias. Puede subsanar el incumplimiento en cualquier momento, hasta una hora antes de la subasta judicial, un máximo de tres veces por cada año calendario.

Si usted ha presentado una solicitud de quiebra, esta notificación se proporciona solo con fines informativos y no es un intento de cobrar una deuda. Usted puede solicitar la ayuda del HEMAP, incluso si está protegido por una declaración de quiebra.

*SEE	REVERSE	SIDE FOR	TRANSLATION	OF THIS	3 IMPORTANT	NOTICE	OR	CALL	1.800.342.2397.	(10	POINT
FONT)											

ACT 91 NOTICE PAGE 2

Fecha:	

# ACT 91 NOTICE (12 point font, bold)

# Account Summary (12 point font, bold)

Your	Loan	<b>Details:</b>	(16	Point	Font,	Bold)	) <sub>T</sub>
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	[Name(s)] The name(s) of the homeowner(s) and any other name appearing on the account; if the notice is being provided to additional parties not appearing on the account, the names of the additional parties shall be included under the names of the homeowner and other names appearing on the account. (12 Point Font) <sup>3</sup>
Address of Mortgaged Property:	[Address] The address of the mortgaged property. [Address]
Account Number:	[Account Number] The account number used by the mortgagee to reference the homeowner's account.

# **How to Contact Your Lender:**

Current Lender or Servicer:	[Lender or Servicer Name] The name of the current Lender/Servicer for the account.
Lender or Servicer Address:	[Address] The address of the current Lender/Servicer [Address] for the account.
Lender or Servicer Phone Number:	[Phone Number] The general phone number for the Lender/Servicer (i.e., a 1(800) number).
Contact Person:	[Name] The name of a contact person at Lender/Servicer for the account.
Phone Number:	[Phone Number] The direct phone number for the contact person for the account.
Fax Number:	[Fax Number] The fax number for the contact person for the account.
Email:	[Email Address] The email address for the contact person for the account.

# **Default Information:**

Monthly Payments Missed:	[Months missed e.g., Jan. 2014-August 2014]
Total Amount Past Due:	*[amount(s) <sup>4</sup> ; itemize and describe; *Please be aware that fees and costs may continue to accrue through the duration of the delinquency. An itemization of all amounts necessary to cure the delinquency, including fees and costs. Language regarding the continued accrual of fees should appear at the end of the itemization.

#### ACT 91 NOTICE PAGE 3

## How to Cure the Default:

Within 30 Days of the Date on This Notice:	Pay \$[amount] <sup>5</sup> , plus any payment and other charges that have become due to your lender or servicer by cash, cashier's check, certified check or other means acceptable to both parties.
Send Payment and Make Payable to:	[Lender or Servicer Name]Lender/Servicer name and [Address]address where the Lender/Servicer receives [Address]payment.
To Cure "Other Default":	[describe]Action homeowner must take to remedy a default other than a financial default.

All Table headings shall appear in 16 point font, bold.
 All Field headings shall appear in 12 point font.
 All account information shall appear in 12 point font unless otherwise indicated.
 All amounts listed in this field shall appear in 12 point font, bold. The itemization and description of the amounts shall not appear in bold.
 All amounts listed in this field shall appear in 12 point font, bold.

Is the Mortgage Assumable? Language indicating whether the mortgage is assumable. If the mortgage is assumable, the text in this box should read, "Yes, you may sell or transfer your home to a buyer or transferee who will assume the mortgage debt, if all the outstanding payments, charges and attorneys fees and costs are paid prior to or at the sale and if the other requirements of the mortgage are satisfied." If the mortgage is not assumable, the text in this box should read "No" only. If the mortgage is not assumable under the terms of the contract, but the Lender is willing to discuss the possibility of allowing an assumption of the mortgage, the text in this box should read "No, but please contact your Lender to discuss your options."

ACT 91 NOTICE

### PAGE 4

[Pa.B. Doc. No. 21-514. Filed for public inspection April 2, 2021, 9:00 a.m.]

# FISH AND BOAT COMMISSION

[ 58 PA. CODE CH. 57 ]

# Class A Wild Trout Streams; Statements of Policy

The Fish and Boat Commission (Commission) amends Chapter 57 (relating to statements of policy). The Commission is publishing this statement of policy under the authority of 30 Pa.C.S. (relating to Fish and Boat Code) (code). The amendment updates the internal policy for the Commission pertaining to the stocking of Class A wild trout streams throughout this Commonwealth.

### A. Effective Date

This statement of policy will go into effect upon publication in the *Pennsylvania Bulletin*.

# B. Contact Person

For further information on this statement of policy, contact Wayne Melnick, Esq., P.O. Box 67000, Harrisburg, PA 17106-7000, (717) 705-7810. This statement of policy is available on the Commission's web site at www.fishandboat.com.

### C. Statutory Authority

The amendment to § 57.8a (relating to Class A wild trout streams) is published under the statutory authority of section 2102 of the code (relating to rules and regulations).

## D. Purpose and Background

The specific purpose and background of the amendment is described in more detail under the summary of changes.

# E. Summary of Changes

Class A wild trout streams represent the best of this Commonwealth's wild trout resources and approximately 3% of all flowing waters in this Commonwealth qualify for this designation. As of November 28, 2020, there are 1,037 Class A stream sections that comprise 2,766 stream-miles in this Commonwealth. Following designation by the Board of Commissioners, Class A wild trout streams enter a process whereby the Department of Environmental Protection will ultimately designate these stream sections as high quality, coldwater Fishes under 25 Pa. Code Chapter 93 (relating to water quality standards). This designation provides additional water quality protection under the Commonwealth's environmental laws and regulations. As such, a Class A designation is an

important mechanism to properly protect, conserve, and enhance wild trout populations and the quality of their habitats.

On September 30, 2014 (effective January 1, 2015), the statement of policy at § 57.8a was amended to require the Executive Director to obtain approval from the Commission prior to granting permission to stock a Class A wild trout stream section. Following the update to § 57.8a, Commission staff developed internal decisionmaking criteria to allow continued Commission stocking of a limited number of Class A wild trout stream sections. Under these criteria, stream sections that the Commission designates as Class A wild trout streams after December 31, 2014, may remain eligible for stocking with adult and fingerling trout by the Commission to provide additional angling opportunities, provided that the following criteria conditions are met.

- 1. The stream section was stocked with adult trout during the year immediately prior to its designation as a Class A wild trout stream.
- 2. Angler use (anglers/mile of stream) in the stream section equals or exceeds the Statewide 50th percentile of angler use for the opening weekend of trout season as documented by Commission staff, or the stream section is a special regulation area under Chapter 65 (relating to special fishing regulations) that was stocked by the Commission the year immediately prior to its designation as a Class A wild trout stream.
- 3. The trout species to be stocked are not the same species as the primary component of the wild trout population.
- 4. The stocking numbers and frequency will not exceed those of the year prior to the Class A designation.
- 5. A stream section managed for wild Brook Trout will not be considered for stocking.
- 6. Prior to implementing a decision to stock a Class A wild trout stream, the Executive Director will obtain the approval of the Commission.

Subsequently, 13 stream sections suspected to support strong Class A wild brown trout populations were officially designated as Class A wild trout streams during the 2015—2017 time frame following updated wild trout surveys and stocking was continued. The Commission believes there are very few additional waters in this Commonwealth that would meet the current internal decision-making criteria used to consider continued stocking of Class A wild trout streams. The 13 Class A wild

trout stream sections where stocking continued are heavily fished streams in high density human population centers of a size and character that can support a fishery featuring both stocked and wild trout components. Common to these waters are robust wild brown trout populations, which continue to maintain strong Class A fisheries in the presence of stocking and high angler use. The management approach for these waters includes limiting species stocked to rainbow trout, which are easier to catch, rarely develop into a wild population in this Commonwealth, would not genetically impact the existing wild brown trout population and could serve to satisfy anglers that prefer to fish for stocked trout during the early part of trout season.

Historically, there have been very few streams where stocking of trout following Class A designation was considered and warranted. Occasionally, there may be pre-existing youth fishing derbies or clubs or private landowners, or both, that are not aware a stream section was designated as Class A and unknowingly continue to stock illicitly. Additionally, it is often unknown to Commission staff where private stockings have occurred. This information may become apparent only when the next private stocking is planned and the landowner discovers a Class A designation has occurred. Therefore, there may be rare cases where a stocking exemption should be considered.

As such, the Commission has developed additional internal decision-making criteria to account for these types of rare circumstances to consider internal and external requests for continued stocking of newly designated Class A wild trout streams. These criteria will provide the Commission direction to guide decisions when unusual situations arise but would not automatically result in continued stocking when criteria are met, as the vast majority of Class A stream sections are best managed solely for wild trout with no stocking. They will offer a mechanism for transparent, timely and consistent consideration of requests to continue the stocking of newly designated Class A wild trout streams. These criteria will be detailed in the Operational Guidelines for the Management of Trout Fisheries in Pennsylvania Waters, 5th edition anticipated to be released in early 2021 and available at www.fishandboat.com. Listed as follows are several scenarios that may be considered for an exemption.

- 1. Pre-existing youth fishing derbies and special use areas that were properly permitted by the Commission and have a history of more than one past occurrence.
- 2. Pre-existing private stockings on private property on recently designated (that is, within 1 year of posting in the *Pennsylvania Bulletin*) Class A stream sections that have been closed to public angling at the time of Class A designation and at least since 2010. Historic stockings need to be verifiable by documentation, stocking records and a history of more than one past occurrence.
- 3. Stream sections stocked by the Commission, a cooperative nursery, or a private group, or both, or individual the year prior to Class A designation and a history of more than one past occurrence, and which meet the Commission's Class A stocking criteria developed for the 13 Class A streams sections stocked by the Commission. These criteria currently guide staff consideration when making recommendations regarding the continuance of stocking a Class A wild trout stream section and were specifically developed for high use, urban and suburban stream sections that support robust Class A wild brown trout populations. Stocked species are limited to rainbow

trout and the number stocked will remain at or below the levels stocked at the time of Class A designation. Some stream sections may be better managed solely for wild trout in the future; therefore, trout stocking may not occur in perpetuity.

4. Stream sections which previously received an exemption or a Special Activities Permit from the Commission between 2010 and the present to allow for continued stocking of a Class A wild trout stream section. If the exemption was time-limited and not renewed before expiration, it will be considered a new request and a determination will be made according to current exemption criteria.

Exemptions to the prohibition of stocking hatchery trout into Class A wild trout stream sections would be granted only under rare circumstances. Consideration would only be given to requests for continued stocking in stream sections within 1 year of the section being designated as Class A and posted in the *Pennsylvania Bulletin*; however, entities that previously received an exemption or a Special Activities Permit from the Commission between 2010 and the present to allow for continued stocking would be eligible for consideration. Should an exemption be granted, the Commission would determine the species of trout, number of trout, and frequency of stocking consistent with stocking strategies and historical stocking rates of the stream section to minimize impacts to the Class A wild trout population. No exemptions will be granted for streams where a component of the wild trout fishery is comprised of wild brook trout.

The Commission proposes that § 57.8a be amended to read as set forth in the proposed rulemaking published at 50 Pa.B. 6903 (December 5, 2020).

### F. Paperwork

This statement of policy will not increase paperwork and will not create new paperwork requirements.

# G. Fiscal Impact

This statement of policy will have no adverse fiscal impact on the Commonwealth or its political subdivisions.

### H. Public Comments

A proposed statement of policy was published at 50 Pa.B. 6903. The Commission received a total of nine public comments regarding the proposed statement of policy: six oppose the proposed statement of policy, one supports the proposed statement of policy and two comments did not pertain to the proposed statement of policy.

The Commission finds that:

- (1) Public notice of intention to adopt the amendments adopted by this order has been given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240) (45 P.S. §§ 1201 and 1202), known as the Commonwealth Documents Law, and the regulations promulgated thereunder, 1 Pa. Code §§ 7.1 and 7.2 (relating to notice of proposed rulemaking required; and adoption of regulations).
- (2) A public comment period was provided, and nine comments were received: six oppose the proposed statement of policy, one supports the proposed statement of policy and two comments did not pertain to the proposed statement of policy.
- (3) The adoption of the amendments of the Commission in the manner provided in this order is necessary and appropriate for administration and enforcement of the authorizing statutes.

Order

The Commission, acting under the authorizing statutes, orders that:

- (A) The regulations of the Commission, 58 Pa. Code Chapter 57, are amended by amending  $\S$  57.8a to read as set forth at 50 Pa.B. 6903.
- (B) The Executive Director will submit this order and 50 Pa.B. 6903 to the Office of Attorney General for approval as to legality and form as required by law.
- (C) The Executive Director shall certify this order and 50 Pa.B. 6903 and deposit them with the Legislative Reference Bureau as required by law.
- (D) This order shall take effect upon publication in the  $Pennsylvania\ Bulletin.$

 $\begin{array}{c} {\rm TIMOTHY~D.~SCHAEFFER,} \\ {\it Executive~Director} \end{array}$ 

**Fiscal Note:** Fiscal Note 48A-307 remains valid for the final adoption of the subject regulation.

[Pa.B. Doc. No. 21-515. Filed for public inspection April 2, 2021, 9:00 a.m.]

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