

From: [Dr. Mike](#)
To: [OIC Rules Coordinator](#)
Subject: WA 37151 2017
Date: Thursday, July 6, 2017 8:11:12 AM

Dear Ms. Middletown,

Good morning, My name is Michael Capilli and I currently serve as President of the American Association of Public Insurance Adjusters.

AAPIA, is a leading national organization that represents the interests of consumers and public adjusters across the United States.

We received notice that you are currently reviewing a proposed rule would likely create new and amend rules to clarify education alternative to adjuster training, and establish the office of the insurance commissioner's interpretation of the breadth of the activities to be licensed under the definition of adjuster.

We would very much like to participate in the process by lending our expertise over the last 13 years in which we participated the the NAIC Model Public Adjusting Law and also participating in the review of many state laws in that time. I believe we have directly participated in this with 12 states with the latest being California, Utah, Florida, Colorado, New Mexico, and Maryland.

Our legal council, Holly Soffer directly participated with these departments.

Please let us know if you would welcome our assistance.

Thank you,

Dr. Michael A. Capilli
SPPA, AIC, AIC-M
AAPIA
President
[202.422.5092](tel:202.422.5092) direct
[267.525.0227](tel:267.525.0227) FAX
drmike@aapia.org
<http://www.aapia.org/>