**From:** Brian Swope [mailto:Brian@tamparoofing.com]
**Sent:** Friday, May 29, 2020 8:15 AM
**To:** Madani, Mo
**Subject:** Questions for DS 2020-022

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Mo,

There are a few things that are unsettling me. First of all, the presenting of the request for the declaratory statement while giving their answer. Second, the questions are written in such a leading manner that the answer is crafted into the question. Third, this seems very clear that the numbers are being fudged in a way to game the system and force the building owner to replace the entire roof.

1. Why is there a need to destroy 30%+ of the existing tile to replace 3-4% broken tile per "section"?

              There is no reason why 30% or more of the tile should be damaged when replacing 3-4% of concrete tile on a mechanically fastened system.

2. Is there a "break"/divider in the roof to break up the "sections"?

              The petitioner arbitrarily assigned "sections" of one large roof section.

3. According to the call, there has been NO attempt to find any sort of replacement tile in any sort of boneyard.

              I guess if no one looks, there will be no need to worry about what tile meets/doesn’t meet product approval

4. The tile that is being replaced should be able to be installed under 706.5 reinstallation of matching tile.

              The tile found in a boneyard would have met any product approval requirements when the roof was installed and still have the tile profile.

5. Is there any sort of real-time aerial imaging of the building?

              We are relying very heavily on the petitioner's information and the sketched drawing with no real verification.

These are MY questions.

I am sure that FRSA will have questions as well. Are we permitting questions of the petitioner from interest groups?

Thank you,

**Brian Swope, CPRC**



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