## ATTACHMENT I Text of Proposed Amendment to 19 TAC

## **Chapter 30. Administration**

## **Subchapter A. State Board of Education: General Provisions**

## §30.1. Petition for Adoption of Rule Changes.

(a) Any interested person as defined in Texas Government Code (TGC), \$2001.021(d), may petition for the adoption, amendment, or repeal of a rule of the State Board of Education (SBOE) by filing a petition on the [a] form provided in this subsection. The petition shall be signed and submitted to the Texas Education Agency (TEA) [commissioner of education]. The TEA staff [In consultation with the persons in the Texas Education Agency who are] responsible for the area with which the rule is concerned [the commissioner] shall evaluate the merits of the petition [proposal] to determine whether to recommend that rulemaking proceedings be initiated or that the petition be denied.

Figure: 19 TAC §30.1(a) [Figure: 19 TAC §30.1(a)]

- (b) In accordance with <u>TGC</u> [the Texas Government Code], §2001.021, the <u>TEA staff</u> [agency] must respond to the petitioner within 60 <u>calendar</u> days of receipt of the petition.
  - (1) Where possible, the <u>TEA staff [commissioner's]</u> recommendation concerning the petition shall be placed on the <u>next SBOE</u> agenda, and the SBOE shall act on the petition within <u>60 calendar days</u> [the 60 day time limit].
  - (2) Where the time required to review the petition or the scheduling of SBOE meetings will not permit the SBOE to act on the petition within the required 60 <u>calendar</u> days, the <u>TEA staff</u> [<u>commissioner or a designee</u>] shall respond to the petitioner within the required 60 <u>calendar</u> days, notifying the petitioner of the date of the SBOE meeting at which the <u>TEA staff</u> recommendation will be presented to the SBOE for action.
- (c) The SBOE will review the petition and the <u>TEA staff</u> recommendation [of the commissioner] and will either deny the petition, giving reasons for the denial, or direct the <u>TEA staff</u> [commissioner] to begin the rulemaking process [or deny the petition, giving reasons for the denial]. The <u>TEA staff</u> [commissioner or designee] will notify the petitioner of the SBOE's action related to the petition.
- (d) The SBOE may deny a petition on the following grounds:
  - (1) the SBOE does not have jurisdiction or authority to propose or adopt the petitioned rule;
  - (2) the petitioned rule conflicts with a statute, court decision, another rule proposed or adopted by the SBOE, or other law;
  - the SBOE determines that a different proceeding, procedure, or act more appropriately addresses the subject matter of the petition than initiating a rulemaking proceeding;
  - (4) the petitioner <u>files</u> [<u>is inappropriately using the opportunity to file a rulemaking petition under this section, as evidenced by filing</u>] a petition:
    - (A) within one year of the SBOE denying a [having the] petition on a similar rule or the same subject matter [denied]; or
    - (B) to amend a rule proposed or adopted by the SBOE that has not yet become effective; or
  - (5) any other reason the SBOE determines is grounds for denial.
- (e) If the SBOE initiates rulemaking procedures in response to a petition, the rule text which the SBOE proposes may differ from the rule text proposed by the petitioner.