RULES OF THE STATE BOARD OF EDUCATION

CHAPTER 0520-09-01 HEARING PROCEDURES AND PUBLIC MEETINGS

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0520-09-01-.01 RULES OF PROCEDURE FOR HEARING CONTESTED CASES.

(1) For rules of procedure for hearing contested cases see Rules of the Secretary of State, Chapter 1360-04-01.

Authority: T.C.A. § 4-5-219. *Administrative History:* Original Chapter filed November 22, 1978; effective January 8, 1979.

0520-09-01-.02 REQUESTS TO SPEAK COMMENT AT PUBLIC MEETINGS.

- The purpose of this Rule is to set forth requirements for persons to provide a public comment at a State Board of Education ("State Board") meeting either in-person, or virtually if virtual participation is permitted in accordance with T.C.A. § 8-44-108. The State Board of Education ("State Board") shall allow persons the opportunity to provide public comment at any State Board meeting that includes actionable items on the meeting agenda. Comments shall be permitted if the following requirements are met, subject to any additional restrictions set forth in this Rfule:
 - (a) The comment is regarding an actionable item on the meeting agenda a matter germane to the items on the agenda for the meeting, as determined by the Chair, and;
 - (b) The person submits a request to the Executive Director of the State Board in writing via email or regular mail at least forty-eight (48) hours prior to the scheduled start-time of the meeting. The request shall include the person's name, e-mail (if available), address, and phone number, as well as the organization, agency or individual he/she will be representing (if applicable), and identify if the person requesting to comment is requesting an accommodation under the Americans with Disabilities Act ("ADA") in order to participate and the reason for the accommodation. The request shall also identify the meeting agenda item to which that the comment is germane will pertain to. An exception to the forty-eight (48) hour notice requirement may be granted for educator license action items on the agenda for the meeting, if the person requesting to speak is the subject, or representative of the subject, of the proposed license action. However, requests to speak made the day of the State Board meeting will not be honored.
- (2) Additional Restrictions.
 - (a) Only one (1) representative for any person, organization, or agency shall be permitted to provide a public comment. Additional members of an organization or

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- agency may be permitted to provide a public comment if all requirements of paragraph (1) are met and if granted express permission by the Chair.
- (b) Excluding requests to speak with regard to educator license action items, The number of speakers public comments at a State Board meeting shall be limited to ten (10). In the event that more than ten (10) persons have submitted a request to provide a public comment in compliance with all requirements set forth in paragraphs (1) and (2) of this Rule above, the first ten (10) persons who submitted a request to the Executive Director shall be recognized by the Chair permitted to provide a comment at the meeting. However, the Chair shall have discretion to expand the number of public comments permitted at the meeting beyonde ten (10), based on the circumstances.
- At least twenty-four (24) hours prior to the meeting, the Executive Director shall notify person(s) who will not whether or not they will be permitted to speak-provide a public comment at the meeting. In the event a person who is permitted to comment requested an ADA accommodation as set forth in paragraph (1)(b) of this Rule, State Board staff will contact the person to discuss accommodations ahead of the meeting. of the opportunity to submit a written comment and shall provide the person(s) e-mail addresses for each State Board member. Comments submitted in writing will not be read into the record of the meeting unless a member has requested to read the comment and permission is granted by the Chair. In accordance with T.C.A. § 8-44-112(b) the State Board ensures opposing viewpoints are represented through the opportunity to submit comments orally at the meeting or in writing.
 - 1. The limitation of ten (10) public comments per meeting as outlined in paragraph (2)(b) of this Rule does not apply to a person, organization, or agency (or their representative) who is requesting to provide a comment pertaining to an agenda item concerning approval or denial of an application submitted by the person, organization, or agency, or the taking of any action regarding the person, organization, or agency. This includes, but is not limited to, teacher license discipline actions, educator preparation provider approvals, approval or denial of an application that is required to be approved by the State Board, school district textbook and instructional materials waivers, and charter school authorizer evaluations.
- (4)3) If a person has met all requirements set forth in paragraphs (1) and (2) of this rule, The Executive Director shall notify all State Board members of persons who will be permitted to the request to give provide a public comment in accordance with this Rule, and the meeting agenda item that the speaker will be commenting on pertains to.
- (45) Speakers-Persons who are permitted to provide a public comment in accordance with this Rule shall be recognized by the Chair to provide a public comment at the State Board meeting for no more than three (3) minutes; however, the Chair shall have discretion to extend the time set a time limit of to greater than three (3) minutes or to reduce the time to less than three (3) minutes based on the circumstances.
- (56) All <u>speakers_persons</u> recognized by the Chair to provide a public comment shall confine their remarks to the_<u>-topic pertaining to the_</u>meeting agenda item indicated in the notice provided to the Executive Director and indicated in the recognition by the Chair. Failure to adhere to this requirement may result in the Chair rescinding the <u>speaker's_person's</u> recognition.

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- (67) Speakers Persons recognized to provide a public comment shall not directly question individual members of the State Board or the Chair without express permission of the Chair, nor shall State Board members or the State Board staff address questions directly to the speaker commenter without permission of the Chair.
- (78) Disruptive behavior shall not be permitted in the meeting room of the State Board or in virtual meetings. The Chair may request building security or electronic meeting moderators to remove persons in violation of this requirementsection. Disruptive behavior includes, but is not limited to, continuing to speak-comment after allotted time has expired or when not recognized by the Chair, violating the Rules of Order as outlined in this Rule-or State Board of Education Board Meetings Policy 1.400, and any type of physical action or verbal utterance that disrupts the meeting in violation of T.C.A. § 39-17-306.
- (89) In accordance with T.C.A. § 8-44-102, this Rrule does not authorize public comments at disciplinary hearings held by the State Board upon appeal from a contested case proceeding in accordance with State Board Rrule 0520-02-03-.09 and the Uniform Administrative Procedures Act, T.C.A. §§ 4-5-301, et seq.
- (9) Nothing in this Rule is intended to limit the ability of any person to submit public comments in writing to State Board members ahead of a public meeting.

Authority: T.C.A. §§ 49-1-301, 49-1-302, 4-5-102, 8-44-108, -8-44-112, 39-17-306. **Administrative History:**