Subchapter N. DECISION AND ORDERS.

§22.264. Rehearing.

- (a) Motions for rehearing, replies thereto, and commission action on motions for rehearing shall be governed by APA. Only a party who has been granted intervenor status may file a motion for rehearing.
- (b) All motions for rehearing shall state the claimed error with specificity. If an ultimate finding of fact stated in statutory language is claimed to be in error, the motion for rehearing shall state all underlying or basic findings of fact claimed to be in error and shall cite specific evidence which is relied upon as support for the claim of error.
- (c) Upon the filing of a motion for rehearing, the Policy Development Division shall send separate ballots to each commissioner to determine whether they will consider the motion at an open meeting. An affirmative vote by one commissioner is required for consideration of the motion at an open meeting.