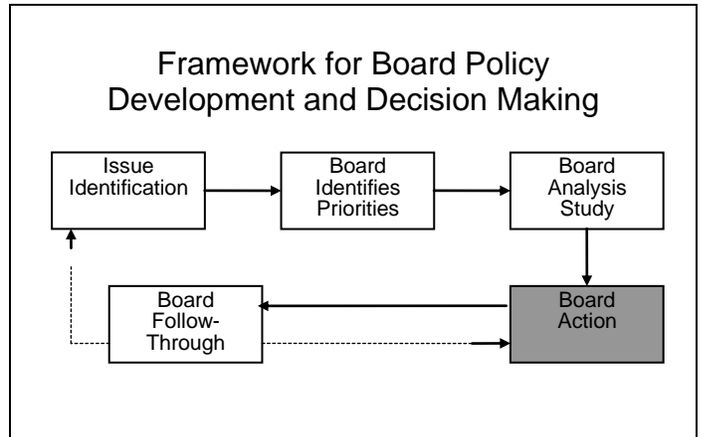


Iowa State Board of Education

Executive Summary

November 16, 2011



Agenda Item: Rules: Chapter 22 - Senior Year Plus Program (Termination)

Iowa Goal: All K-12 students will achieve at a high level.

Equity Impact Statement: All school districts and accredited nonpublic schools are governed by these rules, which implement the provisions of the Senior Year Plus legislation.

Presenter: Carol Greta, Attorney
Office of the Director

Attachments: 1

Recommendation: It is recommended that the State Board terminate the rule making it commenced in ARC 9684B.

Background: The Notice proposed to implement 2011 Iowa Acts, Senate File 470, section 12, which struck Iowa Code section 261E.8, subsection 5, providing that the parent or guardian of a student attending a community college under concurrent enrollment "shall furnish transportation to and from the community college for the student." The proposed new rule stipulated that the provision of transportation is the school district responsibility because the district receives supplementary weighted funds for each student enrolled in concurrent enrollment courses.

After the Notice was published, the agency became aware of the need for further clarity from the Legislature about this issue.

EDUCATION DEPARTMENT [281]

Notice of Termination

Pursuant to the authority of Iowa Code section 256.7(5), the State Board of Education hereby terminates the rule making initiated by its Notice of Intended Action published in the Iowa Administrative Bulletin August 24, 2011, as **ARC 9684B**, proposing to amend Chapter 22 “Senior Year Plus Program,” Iowa Administrative Code.

The Notice proposed to implement 2011 Iowa Acts, Senate File 470, section 12, which struck Iowa Code section 261E.8, subsection 5, providing that the parent or guardian of a student attending a community college under concurrent enrollment “shall furnish transportation to and from the community college for the student.” The proposed new rule stipulated that the provision of transportation is the school district responsibility because the district receives supplementary weighted funds for each student enrolled in concurrent enrollment courses.

After the Notice was published, the agency became aware of the need for further clarity from the Legislature about this issue.

The State Board of Education is terminating the rule making commenced in ARC 9684B.