

# H.B. 419

## EDUCATION LICENSING AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

MARCH 2, 2016 8:00 AM

Representative **Ken Ivory** proposes the following amendments:

1. *Page 5, Line 145 through Page 6, Line 155:*

145 (2) (a) UPPAC or the school board shall review the record of the hearing and the  
146 recommendations~~[, and may obtain and review, in the presence of the parties or their~~  
147 ~~representatives, additional relevant information, prior to issuing official findings].~~

148 (b) Before issuing official findings, the board, a local school board, or UPPAC, upon  
149 reviewing a record of a hearing under Subsection (2)(a), may request or obtain additional  
150 relevant information if the board, the local school board, or UPPAC affords the parties :

(i) an

151 opportunity to be present when the board, the local school board, or UPPAC reviews the  
152 information {·} ; and

(ii) a reasonable opportunity, that is less than 30 days after the day on which the board, the local board,  
or UPPAC reviews the information under Subsection (2)(b)(i), to respond to the information.

153 (c) If the board, a local school board, or UPPAC obtains additional relevant  
154 information in accordance with Subsection (2)(b), the board, the local school board, or UPPAC  
155 may deliberate privately before issuing official findings.

2. *Page 6, Lines 162 through 169:*

162 (2) An accused party shall be provided not less than 15 days before a hearing with:

163 (a) notice of the hearing;

164 (b) the law, rule, or policy alleged to have been violated;

165 (c) sufficient information about the allegations and the evidence to be presented in  
166 support of the allegations to permit the accused party to prepare a meaningful defense; and

167 (d) ~~[a copy of]~~ (i) an Internet address where the accused party can access the rules under  
168 which the hearing will be conducted {·} ; or

(ii) at the request of the accused party, a copy of the rules under which the hearing will be conducted.

169 (3) If an accused party fails to request a hearing within 30 days after written notice is