**Section 2725.260 Oral Argument-Memoranda-Post Hearing Documents**

a) The Director's Representative shall give each party an opportunity to present oral argument after the evidentiary hearing has been concluded.

b) The Director's Representative shall, either on the record or in writing, if necessary to clarify the issues, require any party to file a memorandum. A party at the conclusion of the hearing may file, either in writing or on the record, a notice of intent to file a memorandum in support of its position. Such memorandum shall include proposed findings of fact and conclusions of law, and the Director's Representative shall set a reasonable schedule for filing any memoranda. Each party filing such memoranda shall furnish a copy thereof to all other parties, at the time of such filing.