## david smith

Changes should be made to public notice. 1.TCEQ should not allow public notice to proceed unless posting at physical site is confirmed and maintained through the comment period. 2. It should be confirmed that applicant is following and abiding by TCEQ rules and regulations on alternative language requirements, in a recent application it took 2 1/2 years for applicant to finally post legally, after publishing and adding days to the comment period to facilitate. Notification of non-posting and wrong posting was done for 2 years before corrected. If a public meeting is done, comments should be responded to before 2nd notice. This would serve to possibly correct 2nd notice or bring out details needed for additional comments in the 2nd notice. A public meeting, as I believe your rule requires? If a public meeting is requested state official, should be automatically granted. I also believe if a city official requests a public meeting at the original notice or second notice, it should be granted. With the advancement & ease in signs, a 4x8 sign should be required with appropriate letter size for the size.