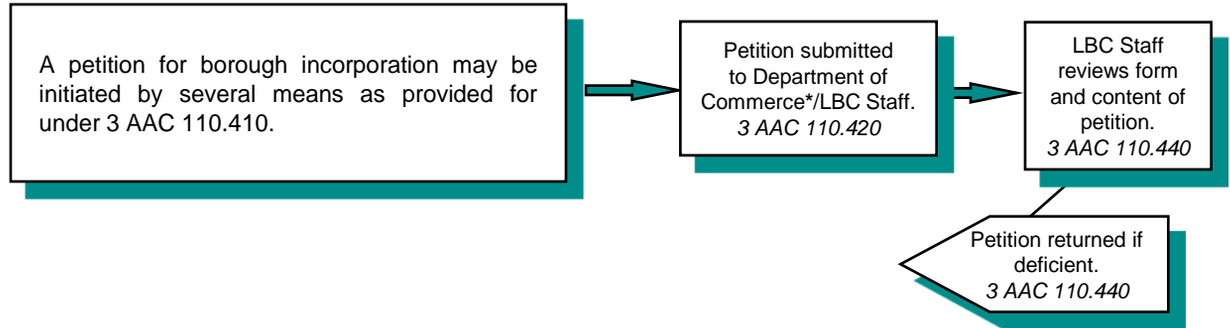
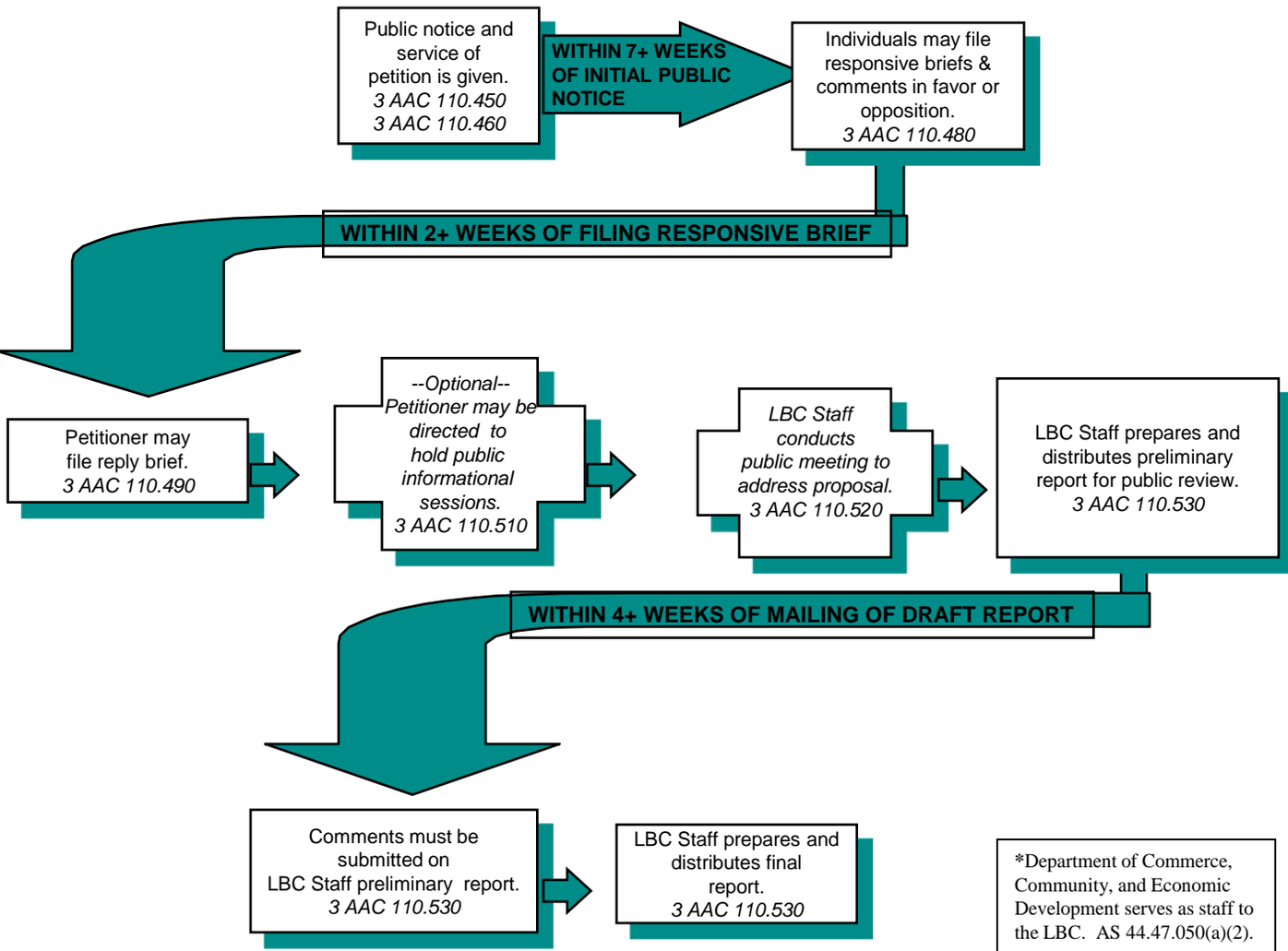


PROCEDURES FOR BOROUGH INCORPORATION BY LEGISLATIVE REVIEW

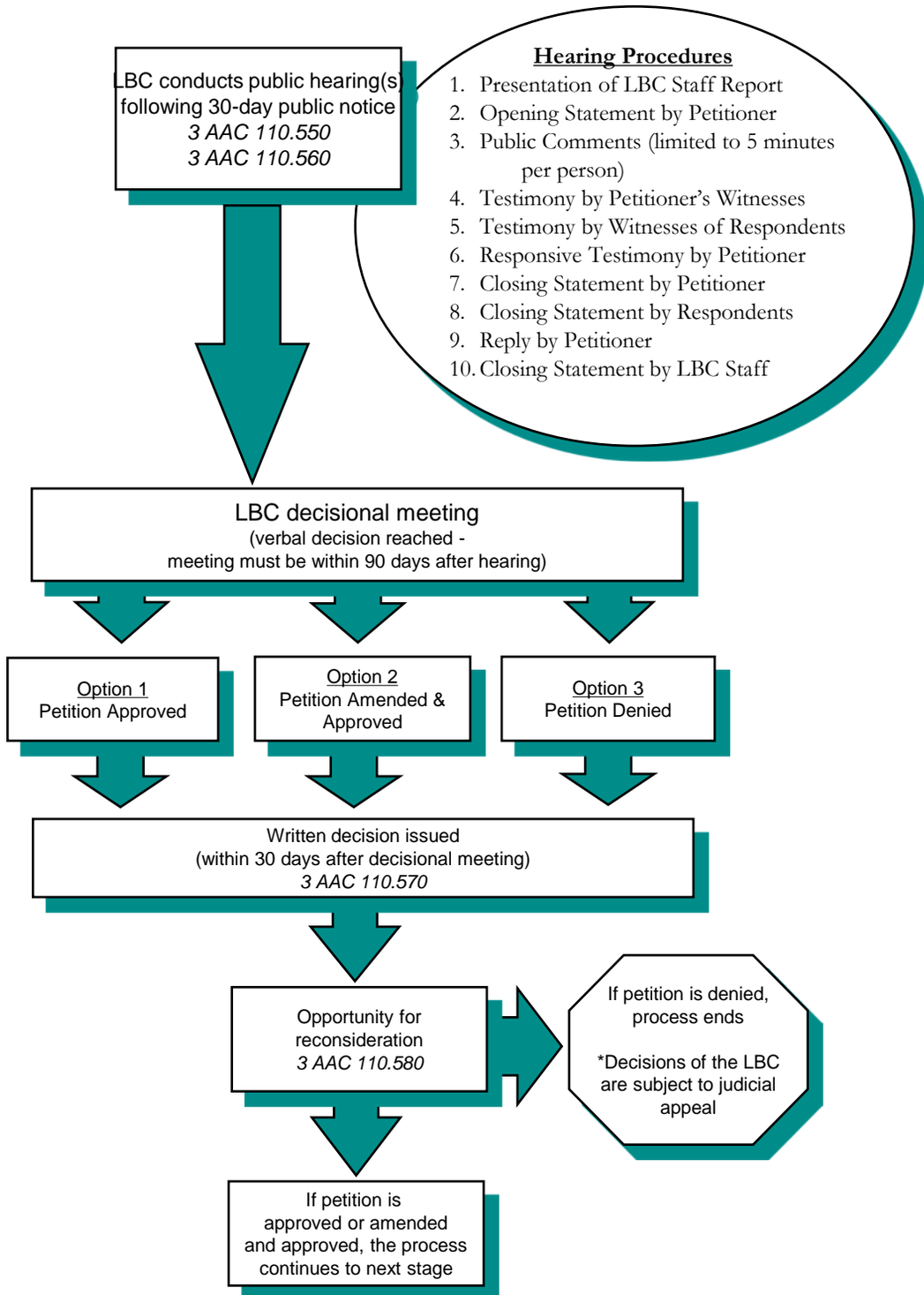
STAGE ONE - FILING THE PETITION



STAGE TWO - PUBLIC REVIEW

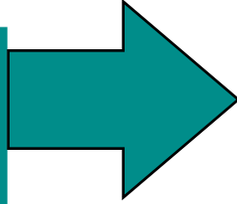


STAGE THREE - HEARING AND DECISION BY LBC



STAGE FOUR - LEGISLATIVE REVIEW

If petition is accepted, LBC sends recommendation to the Legislature during the first ten days of a regular session (Alaska Const. Art. X, § 12).



Change becomes effective within 45 days after presentation to the Legislature or at the end of the session, whichever is earlier, unless disapproved by a resolution concurred in by a majority of the members of each house (Alaska Const. Art. X, § 12).



If incorporation is effective, LBC Staff submits Federal Voting Rights Act preclearance request covering the date of the proposed incorporation 42 U.S.C. 1973(c).
(no longer required)

STAGE FIVE - TRANSITION

The powers and duties exercised by cities and service areas that are succeeded to by a newly incorporated borough continue to be exercised by the cities and service areas until the new borough assumes the powers and functions, which may not exceed 2 years after the date of incorporation. The new borough shall give written notice of assumption of all rights, powers, duties, assets, and liabilities of the former service provider. The ordinances, rules, resolutions, regulations, procedures, and orders of the service areas remain in force until superseded.

AS 29.05.130 & AS 29.05.140