

**263—7.11(368) Board proceedings when a conflicting involuntary petition was filed more than 30 days before a voluntary petition.**

**7.11(1) *Applicability.*** Petitions will be considered pursuant to this rule if a petition that includes voluntary application(s) submitted by a landowner is filed more than 30 days following filing of a conflicting involuntary petition filed pursuant to Iowa Code section 368.11 and 263—Chapter 8.

**7.11(2) *Delay.*** The board will receive the petition including voluntary application(s) submitted by a landowner and table action on it until processing of the petition for involuntary annexation is complete.

**7.11(3) *Same city.*** If the petition including voluntary application(s) submitted by a landowner proposes to annex territory to the same city filing the involuntary petition, the board may proceed on the voluntary petition pursuant to rule 263—7.8(368).

[ARC 7705C, IAB 3/6/24, effective 4/10/24]