

## **Brown Act Training**

#### Alta Public Schools

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- The Brown Act is California's "open meetings" law for local public agencies
  - Applies to charter schools as of January 1, 2020, per SB 126 (2020)
- Generally requires that the actions of a local public agency's governing board be taken at an open meeting accessible to the public, duly noticed, where the public can attend and speak on matters on the agenda or within the agency's jurisdiction



- What is a meeting?
  - Any congregation of a majority of Board members to discuss any item of school business
    - Much broader than traditional concept
    - Avoid inadvertent meetings, e.g., at a social gathering
    - Avoid "serial" meetings, e.g., by text or email



- Limited exceptions (these are NOT a meeting):
  - A majority of Board members may attend a conference or similar gathering open to the public that involves a discussion of issues of general interest to the public or to like schools, provided that a majority of the Board do not discuss school business among themselves other than as part of the scheduled program
  - May also attend an open community meeting, another agency's meeting, or social or ceremonial occasions with similar limitations, or as observer-only at committee meeting

- What else is NOT a meeting?
  - One-on-one agenda briefings (no serial meetings, please)
  - Conversations about whether to call a meeting
  - Information-only updates received by the full Board (no reply-all)
- What about annual retreats, strategic planning sessions, budget study sessions?
  - These are meetings
- What about board member use of social media?



- Types of Meetings
  - "Regular" meetings require 72 hours posting notice
  - "Special" meetings require 24 hours posting notice
  - "Emergency" very rarely used
- Board must set time and place for regular meetings (e.g., a regular meeting schedule)
  - If necessary, regular meetings can be adjourned to a later date/time
- Special meetings held as needed between regular meetings
  - Special meeting may be called by₅ presiding officer or majority of Board

#### Holding Board Meetings: Where Can Meetings Be?

- Under Brown Act, meetings must be held within the jurisdiction
- Under Ed. Code section 47604.1 (i.e., SB 126), for a board operating one or more charter schools located within the same county:
  - The governing body shall meet within the physical boundaries of the county in which the charter schools are located
  - A two-way teleconference location shall be established at all sites and resource centers
  - No requirement to record meetings and/or post recordings on the website
  - Different rules for nonprofits operating schools in multiple counties and nonclassroom-based schools



## **Holding Board Meetings: Teleconferencing**

- Board members may use teleconferencing only if:
  - Agenda must identify teleconference locations (where Board members are dialing-in from)
  - Quorum must be within the jurisdiction
  - Agenda must be posted at teleconference locations in same timelines (72 hours or 24 hours in advance of meeting)
  - Teleconference locations must be accessible to the public
  - Roll call votes required
- These are the traditional teleconferencing requirements



## AB 361 (2021): Virtual Meetings During Emergency

- During a proclaimed state of emergency, the Board may use teleconferencing without complying with many of the normal rules <u>if</u>:
  - State or local officials have imposed or recommended physical distancing; or
  - The Board determines that due to the emergency, meeting in person would present imminent risks to the health or safety of attendees.
- Note the Governor confirmed California's current state of emergency will end February 28, 2023, ending agencies' ability to use AB 361's remote meeting procedures in reliance on that emergency
  - AB 361 will remain in effect through 2024, but only useful during state of emergency

## AB 361 (2021): Virtual Meetings During Emergency

- To hold virtual meetings, must comply with the following:
  - Make appropriate findings every 30 days
  - Roll call votes required
  - Agenda must be posted in a publicly accessible location and on the website
  - Agenda must identify how the public can access the meeting (e.g., a Zoom link)
  - The public must be notified of how they can address the Board



## AB 361 (2021): Virtual Meetings During Emergency

- To hold virtual meetings, must comply with the following:
  - The public must be able to provide comments directly to the Board and in real-time
    - Can't require submission of written comments before the meeting
  - If a disruption occurs (e.g., Zoom room shuts down), Board cannot take further action until public access is restored
  - If there is a timed public comment period, the Board may not close public comment until the time has elapsed



## Coming in 2023... AB 2449 Remote Participation

- AB 2249 (2022) provides new, limited teleconferencing procedures through 2025 for individual board members
- If a quorum of the Board is in-person at a singular location, a board member may participate remotely without complying with many of the normal rules <u>if</u>:
  - There is "just cause," which is defined as a childcare or caregiving need, a contagious illness, a need related to a physical or mental disability, or travel while on agency business; or
  - There are "emergency circumstances," which is defined as a physical or family medical emergency that prevents a member from attending in person, and Board takes action to approve the request.



#### Coming in 2023... AB 2449 Remote Participation Cont.

- To participate remotely, must comply with the following:
  - Roll call votes required
  - Agenda must be posted in a publicly accessible location and on the website
  - Must provide either a two-way audiovisual platform (e.g., Zoom)
     or a two-way telephonic service <u>and</u> live webcasting
  - Agenda must identify how the public can access the meeting via a call-in option, via an internet-based service option, and inperson at the meeting location



#### Coming in 2023... AB 2449 Remote Participation Cont.

- To participate remotely, must comply with the following:
  - The public must be able to provide comments directly to the Board and in real-time
    - Cannot require submission of written comments before the meeting
  - If a disruption occurs (e.g., Zoom room shuts down), Board cannot take further action until public access is restored
  - Board member must publicly disclose at the meeting who is also in the room before any action is taken
  - Board member must participate via audio <u>and</u> visual technology



- Agenda
  - Brief general description of business to be transacted (20 words or less)
  - Post in publicly accessible place at/near location and on the website
    - "One-click" rule: current agenda must be posted in format that is accessible in one click on main page, word-searchable, downloadable
    - Be careful with "information" vs. "action" items
- What about the agenda packet?
  - Agenda packet is a public record and must be available for public inspection at the time distributed to majority of Board members



- What can the Board consider at a meeting?
  - Brown Act limits to only what is on the posted agenda
  - Very high bar to add items to agenda; only allowed if:
    - (A) majority vote that there is an emergency (defined narrowly); or
    - (B) 2/3 vote of Board members present, or unanimous vote if less than 2/3 of full Board is present, that there is need to take immediate action and need arose subsequent to agenda being posted



- *Tip*: If you miss the 72-hour posting deadline to include an item on a regular agenda, you can still post a special meeting agenda with 24 hours notice for same time and place
- Brown Act applies to committees created by Board, even if advisory:
  - Applies to all "standing" Board committees, even advisory
  - "Ad hoc" committees exempt, but only if composed of Board members only, less than a quorum, limited existence
  - Brown Act does not apply to non-Board committees, e.g. CEO working groups, parent focus groups, booster clubs, ELAC, SSC



- Public comment
  - At regular meetings, on any topic in Board's purview during public comment period
  - At special meetings, may limit to comments on agenda items only (check your agenda wording)
  - Right to speak before action taken (including closed session)
  - Right to attend meeting without having to sign in
  - May criticize the school, employees, and Board
  - Public comment can and should be time-limited (check your agenda)
  - Disruptive conduct not permitted
  - Not a conversation



- Special rules for closed sessions:
  - Only for limited topics, such as:
    - Litigation (identify matter)
    - Personnel evaluation, termination (identify position)
    - Real estate negotiations (identify property, negotiator)
  - Use the safe harbor descriptions in Gov. Code section 54954.5 on your agendas!
  - Not for budget discussions, general planning
  - Only essential persons may be present in closed session
  - What happens in closed session, stays in closed session
  - Report out final action taken



- Various special rules for executive compensation (i.e. top employee) and personnel matters
  - Examples of special rules:
    - Board cannot take action regarding executive compensation at special meeting
    - Board must orally report summary of executive compensation before final action taken
    - Board must review and approve compensation of top employee for reasonableness



## **Holding Board Meetings: Minutes**

- Minutes are important
  - This is your record of Board action and diligence
- Minutes generally approved by Board at subsequent meeting
- How much detail in minutes?
  - Minutes are not a transcript
  - Open session items: usually in a narrative format, track your agenda,
     briefly describe discussion, who made the motion and second, and how each Board member voted
  - Closed session items: only the description found on the agenda and anything reported out

# Questions (now or later)?



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