

THE BROWN ACT

California's Open Meeting Law

Office of the City Attorney 2023

THE BROWN ACT

The Brown Act was enacted in 1953.

• Is codified in the **California Government Code**, section 54950, et seq.

 Requires the deliberations and actions of California's public agency governing boards, commissions and councils be taken openly and in public.



KEY PROVISIONS



- A meeting shall be open and public except when the Brown Act authorizes otherwise.
- The public has a right to attend and participate in the meeting.
- A meaningful agenda must be posted in advance of the meeting.
- Discussion and action is limited to the matters listed on the agenda for the meeting.
- Discussions (a) outside of noticed meetings (b) by a majority of the Commission of the Deaf Members (c) about an item of business within the subject matter jurisdiction of the Commission of the Deaf (d) are prohibited.



COMMON QUESTIONS AND ISSUES

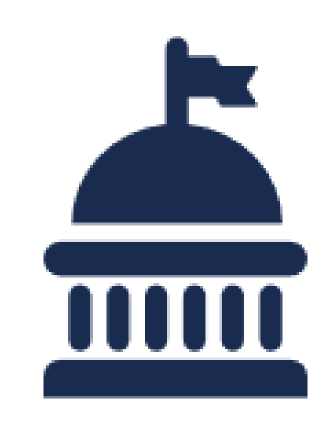


- Who is governed by the Brown Act?
- What constitutes a meeting?
- What are the notice and agenda requirements?
- What are the public's rights under the Brown Act?
- What are the consequences for violating the Brown Act?



WHO IS GOVERNED BY THE BROWN ACT?

- Any "legislative body"
- Governing body of any local agency,
 i.e., the City Council
- Local agency commissions, appointed either permanently or temporary, who have decision making or <u>advisory</u> powers.
- Commission of the Deaf is an advisory body and covered by the Brown Act







WHAT IS A MEETING?



A meeting is:

 Any congregation of a majority of the Members of the Commission of the Deaf at the same time and locations including teleconference locations . . . to hear, discuss, deliberate, or take action on any item that is within subject matter jurisdiction of the Commission of the Deaf.



WHAT IS THE SUBJECT MATTER JURISDICTION OF THE COMMISSION OF THE DEAF (RMC 2.100.040)?

- Serve in an advisory capacity to help create an integrated community that promotes full participation in society, education and employment, effective communication, and cultural awareness.
- Review community policies, programs, and actions which affect persons within the deaf community and make appropriate recommendations to City Council.



WHAT IS THE SUBJECT MATTER JURISDICTION OF THE COMMISSION OF THE DEAF (RMC 2.100.040)?

- Render advice and assistance as requested to other City boards and commissions, and
- Perform other functions, community outreach, and duties as may be directed by the City Council.



SERIAL MEETINGS - HUB AND SPOKE/DAISY CHAIN



- 1) A **chain or series** of communications
- 2) Each of which involves **less than a quorum** of the Commission of the Deaf
- 3) But when taken together involve a **majority** of the body's members (or)
- 4) A concerted plan to engage in collective deliberation on public business through a series of letters, telephone calls, e-mails, that pass from one member of the governing body to the next and excluding the public.



WHAT CONSTITUTES A SERIES OF COMMUNICATIONS?

- A "series of communications" includes conference calls, emails, text messages shared among the majority of Commission of the Deaf Members, or conversations among members in which the position of other Members are shared to the majority.
- **Technological devices** may create a "virtual serial meeting" so be careful when using social media, e-mails, "IM", texts, chat rooms, blogs, etc.





ISSUE / CHALLENGE



When can an issue or discussion become an issue for Brown Act purposes?



WHEN THE ISSUE IS:



- Within subject matter jurisdiction of the Commission of the Deaf; and,
- A majority of the Commission of the Deaf Members participate; and,
- "Meeting is held"; and,
- Brown Act is not followed.

This deprives the public of an opportunity for meaningful observation of and participation in the decision-making.



E-MAIL



- Remember e-mails never go away.
- E-mail can create a "virtual serial meeting"

- **Don't hit "reply all"** in response to email from staff to all Members of the Commission of the Deaf.
- Refrain from emailing or forwarding an email to a majority of the Commission of the Deaf Members.



EXAMPLE: E-MAIL

What starts out as "legal" under the Brown Act:

I think we should do "x" at our next meeting

Becomes "illegal" when it is replied to by a majority or by "Reply to All":

- "I agree" [Reply to All]
- "Good idea!!!" [Reply to All]
- "Concur . . . " [Reply to All]



USE OF SOCIAL MEDIA



Commission of the Deaf Members may not respond directly to any communication from another Member on an internet based social media platform regarding a matter within your subject matter jurisdiction



Hypothetical



A member of the Commission of the Deaf posts something on their Facebook page about a community program that affects members of the deaf community

Another member hits "thumbs up" on that post

Brown Act violation?



USE OF SOCIAL MEDIA

What **did** <u>not</u> make it into the new legislation – language that would have allowed:

- Commenting on another Member's post
- Retweeting
- Forwarding
- Posting an emoji
- Clicking the "like" button





HYPOTHETICAL

A majority of the Commission of the Deaf decide to attend the Mayor's State of the City address

Brown Act violation?

While there, the members sit together at the same table and discuss a community program that affects persons within the deaf community.

Brown Act violation?



EXCEPTIONS TO MEETING



• <u>Individual Contacts</u>: Individual contacts or conversations between a member of a legislative body and any other person.



• <u>Conferences</u>: Public or educational conferences on matters of general interest.



 Community Meetings: Publicized and public meetings to discuss a topic of local community concern organized by someone other than the City.



EXCEPTIONS TO MEETING



 Other Legislative Bodies: Open and noticed meeting of another body of the public agency.



Standing Committees: Open and noticed meeting of a standing committee within own agency, provided not a member of standing committee.



Social or Ceremonial Events: Purely social or ceremonial events as long as no discussion of business w/in subject matter of jurisdiction of local agency.



AGENDAS AND NOTICE



- Every meeting of the Commission of the Deaf must be preceded by a posted agenda.
- The agenda must be posted at least 12 days before the regular meeting. (See Riverside Sunshine Ordinance)
- The agenda must advise the public of the meeting and the matters to be transacted or discussed.
- The agenda must state the meeting time and place.
- Each item of business to be transacted must be briefly described.



ACTION ON NON-AGENDIZED ITEMS

- The Commission of the Deaf Members or staff may "briefly" respond to statements or questions posed by the public at a public meeting.
- A Commission of the Deaf Member may ask "a question for clarification, make a brief announcement, or make a brief report on his or her own activities."
- Otherwise, no action can be taken on issues or items that were not agendized.





Hypothetical

 During public comment, a question is raised as to when the City's libraries will reopen. At the request of a Councilmember, the Mayor asks the library director to respond. Dissatisfied with the answer, the council takes action to order the library director to re-open the libraries within one week.



Brown Act violation?

PUBLIC PARTICIPATION



- The public has a right to attend, observe and participate in meetings.
- Members of the public cannot be required to register their names or provide information.
- All actions taken by the Commission of the Deaf must be in open session, unless a closed session is authorized and the vote of each Member must be disclosed to the public at the time the action is taken.

CRIMINAL ENFORCEMENT ACTIONS

Why do we take this so seriously?

• It is a **misdemeanor** for a Member to attend a Committee meeting where action is taken that violates the Brown Act, and the Member intended to deprive the public of information that the Member knew or had reason to know that public was entitled.





CIVIL ENFORCEMENT ACTIONS



- Enforcement actions can be brought by the District Attorney or any interested person to get a court order to stop a violation of the Brown Act.
- A court action may also void actions that were taken in violation of the Brown Act.
- Before bringing suit, the plaintiff must demand the Commission of the Deaf cure or correct the offending action.



CONCLUSION



Discussion, Questions, & Answers

