

BROWN ACT TRAINING

Presented by the City Attorney's Office

ultural Heritage Board genda Item: 7 ly 15, 2020

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The BROWN ACT

the Legislature finds and declares that the public mmissions, boards and councils and other public encies in this State exist to aid in the conduct of the ople's business. It is the intent of the law that their tions be taken openly and that their deliberations be nducted openly."

The BROWN ACT

meetings of the legislative body of a local agency all be open and public, and all persons shall be mitted to attend any meeting of the legislative body local agency, except as otherwise provided by the contract of the legislative by the contract of the legislative by the contract of the legislative by the legislati

To Whom Does the **BROWN ACT** Apply?

City Councils.

Commissions, Committees and Boards.

ntities created by a City Council or over which a C Council retains authority.

BROWN ACT Requirements

ne Brown Act creates certain minimum procedue equirements for conducting meetings.

ne of these rules requires this Board to adopt rules ne conduct of its business, including the time a lace for holding regular meetings.

MEETINGS

- n "meeting" includes any congregation of a majority of hembers of the CHB at the same time and place to he liscuss, or deliberate upon any item that is within the subject that the CHB.
- xcept as part of an open and noticed meeting, the Brown A prohibits any use of direct communication, by person termediaries, or technological devices by a majority of CHB to develop a collective concurrence as to action to taken on an item.
- najority of the CHB may not e-mail each other to develop collective concurrence as to action to be taken by the CHB.

SERIAL MEETINGS

- serial meeting is a series of communications, each of wholves less than a quorum of the CHB, but which taken a hole involves a majority of the CHB's members.
- oes not require a collective concurrence to occur in order there to be a violation.
- ity staff is allowed to engage in separate communications utside of a public meeting with members of the CHB in ord answer questions or provide information regarding a mathat is within the subject matter of the CHB provided that states not communicate to members of the CHB the commer position of any other member or members.

PUBLIC SPEECH

The public has a right to address the CHB at any meeting on any subject that is within the CHB's subject matter jurisdiction.

PROCEDURES REGULATING PUBLIC SPEECH

CHB:

lay impose reasonable restrictions upon public commer neetings so long as such restrictions are not too broad and ot constitute "prior restraints."

lay prohibit a member of the public from speaking chatter not within the CHB subject matter jurisdiction or addressing their comments to one member rather than the sawhole.

PUBLIC SPEECH, Cont'd

lay require members of the public wishing to address the fill out a speaker's card.

- The public cannot be required to give names or sign a required as a condition of attendance.
- Many cities do ask for names and addresses during communications in order facilitate staff responses or preparation of minutes. This practice is certainly allowable identified as being voluntary.

PUBLIC SPEECH Cont'd

lay regulate the total amount of time on particular issues or each individual speaker, subject to the requirements of rocess.

- Time limits of 3 5 minutes are most common.
- The chair is responsible for enforcing the time limit depending on the board or commission may also mo the time.

AGENDA REQUIREMENTS AND OTHER PROCEDURAL ISSUES

The agenda must specify the time and location of meeting and a "brief general description" of exitem of business to be transacted or discussed.

If a matter is not on the agenda, it may not discussed or acted upon.

EXCEPTIONS

ef responses by members of the legislative body and state tements or questions posed by the public.

lestions for clarification.

ferences to staff or other resources for factual information.

quests to staff to report back on an issue at a subsequent meeting

quests to agendize a matter of business for some future meeting.

ef announcement by members of the body or staff and brief re their activities.

SUNSHINE ORDINANCE

ne Sunshine Ordinance was adopted October 6, 2015. an be found in Title 4 of the Riverside Municipal Code.

- It is applicable to the City Council, City Council Standing Committees, and all Boards and Commissions.
- It requires posting a copy or image of the agenda and all reports and presentations in a location freely accessible to the public no later than 12 days before the date of the meeting.

EXCEPTIONS TO THE SUNSHINE ORDINANCE

ere is a need to take immediate action on an item to avo bstantial impact that would occur if the matter is deferred.

e matter is am emergency to avoid a work stoppa ppling disaster or other activity exists which severely impole or iblic health, safety or both.

e RMC 4.05.050(C) for additional exceptions.

EXCEPTIONS CONT.

order to act on a matter outside the Sunshine Ordinance, to all body, by a 2/3 vote of the members present, adopts a ction determining that, upon consideration of the facts and cumstances, it was not reasonably possible to meet the additional notice requirements.

SUPPLEMENTAL MATERIALS

- ou can supplement the agenda or agenda related aterials no later than 72 hours before a regular eeting but only if to:
- Add an item due to an emergency
- Delete a matter from the agenda
- Provide additional information or materials that was not kn to staff or considered relevant at the time
- Correct errors or omission or change a stated financial ame Continue an item to a future agenda

QUORUM AND MOTIONS

A majority of the Commission constitutes a quorum for th transaction of business.

Types of Motions

- Regular
- Substitute
- Call the Question
- Limit the Debate

Abstention