The Texas Open Meetings Act

This presentation satisfies the training requirement of Texas Government Code Section 551.005



Presentation Outline

- Background
- Applicability
 - Who is subject to the Act?
 - What is a "quorum"?
 - What constitutes a "meeting"?
- Notice Requirements
- Recordkeeping
- Procedures and Requirements for Open Meetings And Executive Sessions
- Penalties



General Background

- Sharpstown stock fraud scandal of the 1970s: Following the scandal in the Texas Legislature, the Open Meetings Act was made tougher for local governments
- The Act was passed on the premise that "citizens are entitled . . . not only to know what government decides but to observe how and why every decision is reached." *Acker v. Tex. Water Comm'n*, 790 S.W.2d 299, 300 (Tex. 1990)
- Senator John Cornyn: "It is only natural that elected officials and government leaders want recognition for their successes, but not for their failures...but we as a healthy democracy need to know the good, the bad, and the ugly."
- General rule: A governmental body's meetings must be open to the public, unless a statute expressly permits an executive session

Who is Subject to the Act?





- A *governmental body* as *expressly defined* in the Act examples:
 - A city council or a department, agency, or subdivision of a city that has authority to promulgate policy-making rules (i.e., rulemaking) or to decide contested cases (i.e., quasi-judicial)
- Entities *required by other law* to comply with the Act examples:
 - The board of directors of an economic development corporation or a local government corporation
- A **board or committee** of an **entity that is subject to the Act**, depending on the board's or committee's **membership** and/or the board's or commission's **authority** (i.e., final decision making authority or "routinely rubber-stamped")



What is a quorum?

- General rule: The Act applies to a gathering of a quorum of a governmental body's members if public business is deliberated or discussed
- Cities
 - Home rule: Charter generally expressly states the quorum requirement
 - Type A:
 - Regular meeting majority of the councilmembers (3)
 - Special meeting or meeting to impose taxes two-thirds of the councilmembers (4)
 - Type B: The mayor and three aldermen or four aldermen
 - Type C: A majority of the board of commissioners (2)
 - Boards and commissions: Look to statute or ordinance/resolution creating
- Economic Development Corporations
 - Type A: a majority of the board members (Ex: 3 of 5)
 - Type B: a majority of the board member which is 4 of 7
- General quorum rule: a majority of a governmental body



What Constitutes a Meeting?





Definition One

- A *meeting* occurs when:
 - 1. A *quorum* of a governmental body gathers;
 - 2. the *public business* that the governmental body has authority to supervise or oversee is *discussed*; and
 - 3. a *member* of the governmental body *participates in the discussion*.
- **Examples**: formal meeting, attendance at another entity's meeting, using the restroom, "walking quorum," circulating an invoice or letter for signature outside of a meeting, e-mail, videoconferencing
- Develop a habit of asking yourself, "is this a meeting?"



Caution: the Act may apply even when a quorum is not present.

Definition Two

- If the gathering is *called by the governmental body*, or the *governmental body is responsible for* the gathering, a *meeting* occurs when:
 - 1. A *quorum* of a governmental body gathers;
 - 2. the *public business* that the governmental body has authority to supervise or oversee is *discussed*; and
 - 3. the members *receive information from, give information to, ask questions of, or receive questions from any third person,* including an employee of the governmental body.
- Examples: attendance at a city's board or committee meeting, "staff briefings"

Caution: the Act may apply even when a quorum is not present.

What Constitutes a Meeting?

The Act does not apply to **social functions**, regional, state, or national **workshops**, or attendance by a quorum at a **candidate forum**, if no action is taken and discussion of public business is incidental to the event.







Scenario:

5 members City Council



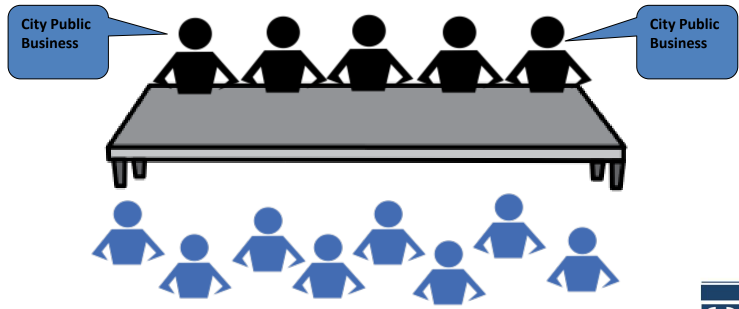
Quorum = 3 members





City Council Meeting

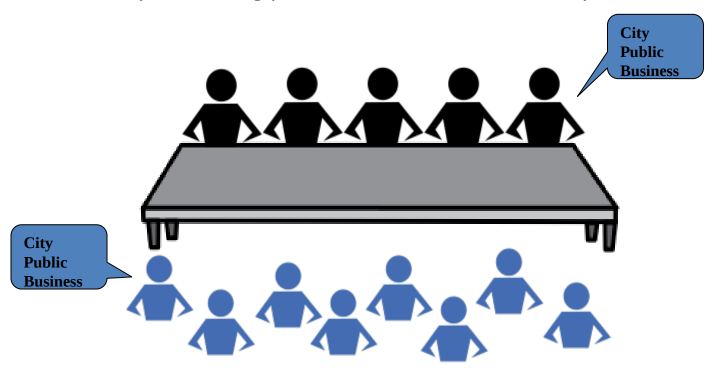
- Is there a quorum?
- Is there deliberation between GB members?
- Are they discussing public business under the City's control?





City Council Meeting

- Is there a quorum?
- Is there deliberation between GB member and another person?
- Are they discussing public business under the city's control?

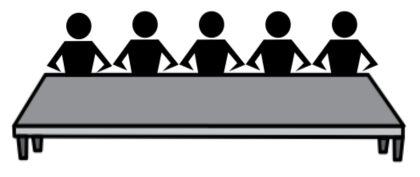




Constituents

Staff Briefing Meeting

- Gathering conducted by GB & was it called by GB?
- Is a quorum present?
- Are GB members receiving information from a third party?
- Is the information concerning public business in the control of the GB?





Employee

Email

To: Mayor, City Council & Staff

From: City Secretary

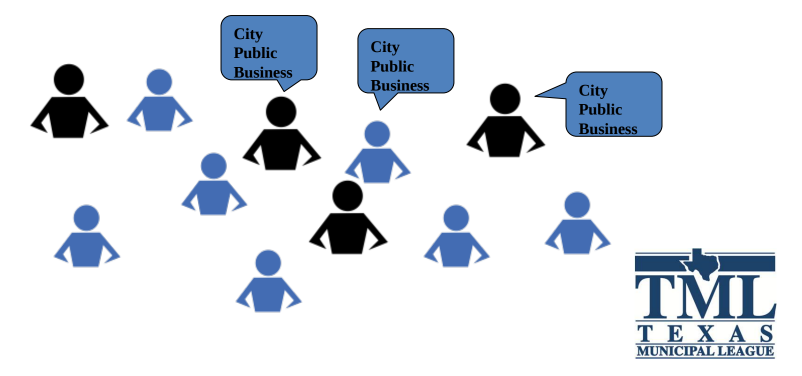
Subject: Staff Briefing Meeting

You will have your staff briefing meeting in council chambers an hour before our scheduled open meeting on Tuesday.



Church Social Hall: Christmas Party

- Is there a quorum?
- Is there deliberation between GB members or between GB members and another person?
- Is public business being discussed that is in the control of the GB?



Mayor's Office

- Gathering conducted by GB & was it called by GB?
- Is a quorum present?
- Are GB members receiving information from a third party?
- Is the information concerning public business in the control of the GB?

Email

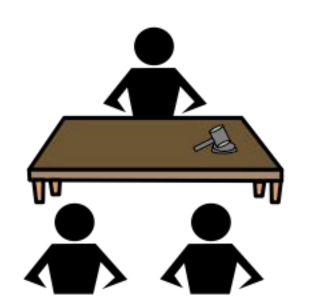
To: Mayor, City Council & City Manager

From: City Secretary

Subject: Meeting in Mayor's Office

You will have a meeting in the Mayor's office tomorrow to get information form the city manager on the latest

development projects.

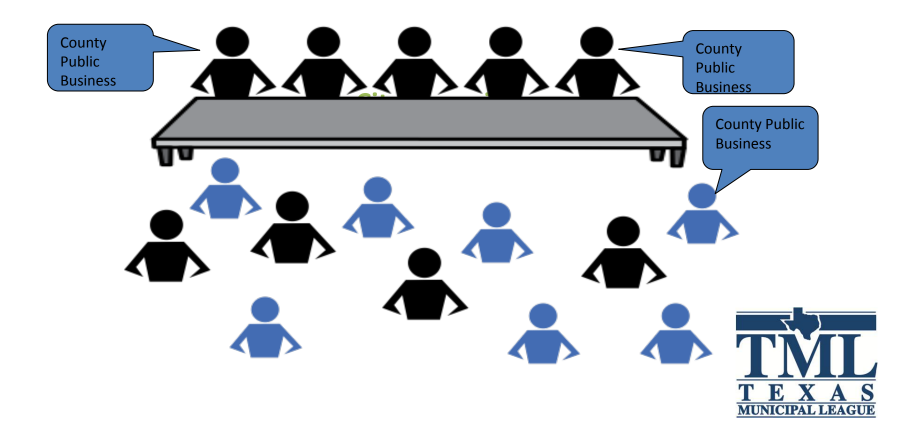






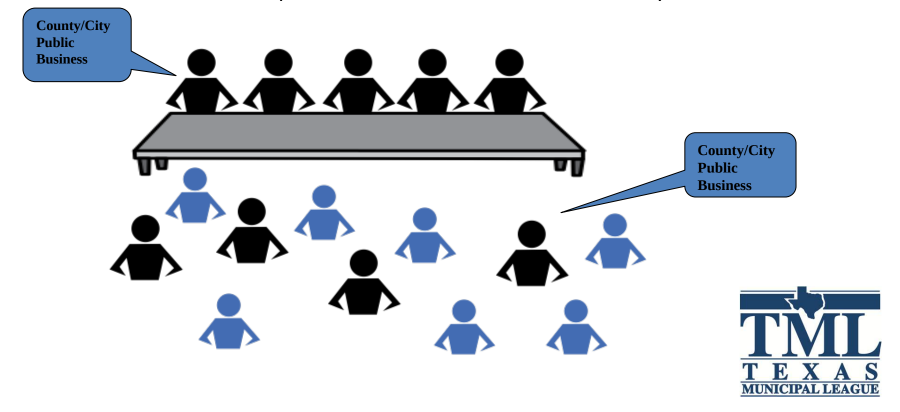
County Commissioners Court Meeting

- Is there a quorum of the city council present?
- Is there deliberation by the city council concerning public business in control by the city?



County Commissioners Court Meeting

- Is there a quorum of the city council present?
- Is there deliberation by a city council and another person?
- Is there discussion of public business in the control of the city?



Online Message Board

- Communication between councilmembers about public business or public policy over which the council has supervision or control does not constitute a meeting if certain conditions are met. The communication must be:
 - in writing;
 - posted to an online message board that is viewable and searchable by the public;
 and
 - displayed in real time and displayed on the message board for no less than 30 days after the communication is first posted.

The message board:

- must be prominently displayed on the city's primary website and no more than one click away from the city's website;
- may only be used by city councilmembers (or city employees who post their name and title and that have received authorization from the council); and
- the council may not vote or take action by posting on the city's online message board, and if the city removes a posted message, the city must retain the posting for six years.

Meeting Ag	endas & Videos		
Name	Meeting Date *		Meeting Time
Planning and Zoning Commission	10/27/2015	19	7:00 PM
Oty Council Meeting	10/20/2015	Œ	7:00 PM
Water Utilities Community Facilities District	10/20/2015		6:00 PM
City Council Work Session	10/19/2015	■	7:00 PM
Manning and Zoning Commission	10/13/2015	E	7:00 PM
Special Work Session of the Apache Junction City Council and the Apache Junction School Board	10/7/2015		6:00 PM
Parks & Recreation Commission	10/7/2015	Œ	6:00 PM
City Council Meeting	10/6/2015	100	7:00 PM



- The Act requires written notice of the date, hour, place, and subject of each meeting – both open meetings and executive sessions.
- Specificity: The notice must be sufficient to apprise the general public of the subject matter to be discussed legal sufficiency depends on and can vary based on the facts:
 - Listings like "personnel" or "new business/old business" generally insufficient.
 - More important the issue is to the public, the more specific the notice should be.
 - "Public forum" or "public comment" is sufficient to hear from residents concerning items not on the agenda.

- Individual notice is not required
- Accessibility: A governmental body must post its notice in a place that is "readily accessible to the general public for all times for at least 72 hours" before the meeting is scheduled to start (e.g., bulletin board/electronic bulletin board/kiosk outside of city hall or on the door of city hall)
- Internet posting: Cities are required to post notice on the city's Internet Web site
- When a city posts notice on its Internet Web site, the
 physical notice has to be readily accessible to general public
 only during normal business hours instead of at "all times."

- Emergency meeting or supplemental posting*: Where there is an imminent threat to public health and safety or a reasonably unforeseeable situation, a meeting on an emergency matter may be held after only one hours notice
 - The notice must describe the emergency
 - Reasonably unforeseeable situation includes:
 - Fire, flood, earthquake, hurricane, tornado, wind, rain, or snow storm;
 - Power failure, transportation failure, or interruption of communication facilities;
 - Epidemic; or
 - Riots, civil disturbance, enemy attack, or other actual or threatened act of lawlessness or violence.
 - What if we "forgot to post" an item? Not an emergency.



- Recess: May recess to following business day if the action is taken in good faith and not to circumvent the Act's requirements
- Items of Community Interest: quorum of the governmental body of a municipality or county may receive a report from staff and governmental body members about items of community interest during a meeting of a governmental body without having to give notice of the subject of the report, if no action is taken and possible action is not discussed regarding the information provided in the report.
 - Expression of thanks, congratulations, or condolences
 - Information regarding holiday schedules
 - Honorary or salutary recognition of a public official, public employee or citizen
 - Reminder of upcoming event sponsored the governing body
 - Information of upcoming events sponsored by other entities if governmental body, public official, or public employee plans to attend
 - Announcement involving an imminent threat to the public health and safety of people in the city that has risen after posting of the agenda

Notice Scenario

AGFNDA

City of Earthville
Regular City Council Meeting
Thursday, June 27, 2010, at 7:00 p.m.
Earthville's City Council Chambers

- 1) Call meeting to order and Pledge of Allegiance
- 2) Approval of the minutes of the regular city council meeting of June 17, 2010.
- 3) <u>City Manager's report</u>: Upcoming items
- 4) Reports: The following reports include questions by council to staff regarding city policies or activities; request by council for information or reports from staff; reports of activities of individual council members and staff; constituent concerns; current topics raised by media; follow-up on staff assignments; scheduling of future council meetings and activities; and other brief discussions regarding city-related matters.
- 5) Old business



Notice Scenario - Question 1

- Are items #3 and #4 on the Earthville Agenda sufficient notice to inform the public of the subject to be discussed?
- 3) <u>City Manager's report</u>: Upcoming items
- 4) Reports: The following reports include questions by council to staff regarding city policies or activities; request by council for information or reports from staff; reports of activities of individual council members and staff; constituent concerns; current topics raised by media; follow-up on staff assignments; scheduling of future council meetings and activities; and other brief discussions regarding city-related matters.
 - A. Yes
 - B. No



Notice Scenario - Answer 1

B. No

 The notice at issue does not sufficiently notify a reader, as a member of the interested public, of the subjects to be addressed at a meeting subject to the OMA.

Attorney General Opinion GA-668

 This AG Opinion is why there are "Items of Community Interest".

Notice Scenario - Question 2

 The agenda states that the city council meeting is on Thursday, June 27. However, June 27 is a Sunday and the date was supposed to be June 24.

 Q: Can the city change the date to June 24 without posting a corrected notice for 72 hours?

A. Yes

B. No



Notice Scenario - Answer 2

B. No

 OMA is literally construed and there are no provisions within the OMA for mistakes on the posted notice.

What about location of the meeting?

 Maybe on the day of the meeting, a governmental body will sometimes change a meeting location to a bigger room within the same building to accommodate a large crowd. But consult with legal counsel if they decide to change the meeting location.



Notice Scenario - Question 3

• Is item #5 on the Earthville Agenda sufficient notice to inform the public of the subject to be discussed?

"5) Old Business"

- A. Yes
- B. No



Notice Scenario - Answer 3

B. No

Generalized terms such as "old business," "new business,"
 "regular or routine business," and "other business" are not
 proper terms to give notice of a meeting because they do not
 inform the public of the subject matter.

Attorney General Opinion H-662 (1975)



Recordkeeping



"As I read the minutes of our last meeting, please keep in mind that each minute actually felt more like an hour."



Recordkeeping

- A governmental body must prepare and keep minutes of a meeting or a recording of each open meeting.
- "Recording" means a tangible medium on which audio or combination of audio and video is recorded, including a disc, tape, wire, film, electronic storage drive, or other medium now existing or later developed.
- The *minutes must*:
 - State the subject of each deliberation
 - Indicate each vote, order, decision, or other action taken
- A brief summary is all that is required A verbatim transcript is not necessary

Recordkeeping

Question

How long do you have to keep minutes or recording of a meeting?

- A. 2 years
- B. 5 years
- C. 10 years
- D. Forever



Recordkeeping Answer

D. Forever

- The *minutes or recording* of the meeting are *public records*, and must be made available pursuant to a request.
- The minutes or recording of a meeting are required to be posted on the city's website.*
- Under the *Records Retention Act*, a governmental body must have a Texas State Library-approved *retention schedule* for its records (for more information, please visit <u>www.tsl.state.tx.us</u>).
- Generally, if minutes are transcribed, the recording must be kept for 90 days after the written minutes are approved.

*HB 305(2019): Effective Sept. 1, 2019

Recording of Meetings

- A home rule city with a population of 50,000 of more must:
 - Make a video and audio recording of reasonable quality of each regularly scheduled open meeting
 - Make available an archived copy of such recording on the internet site that the city maintains not later than 7 days after the recording
 - Maintain the archived recording on the Internet for not less than 2 years



MUNICIPAL LEAGUE

- A meeting may not be convened unless a quorum is present in the meeting room (even when holding a meeting using videoconference)
 - A member of the council who participates in a meeting by videoconference call is considered **absent** from the meeting during any portion of the meeting when the audio or video communication with the member is lost
- The Americans with Disabilities Act requires a meeting to be held in a room that is physically accessible to those with disabilities



- Members of the public (including the media)
 have a right to record the meeting by audio or
 video tape or other comparable means
- A governmental body may adopt reasonable rules to maintain order in a meeting, including those relating to the location of recording equipment



Question

Does the public have the right to speak at an open meeting?

- A. Yes
- B. No



A. Yes

- The Act gives the public the right to speak on agenda items either before or during the governmental body's consideration of the item.*
- A governmental body may set *reasonable rules* regarding the public's right to address the governmental body, including how long the person may speak on the agenda item.
 - At least double the amount of time if person addresses the governmental body through a translator.
- The governmental body may not prohibit public criticism of the governmental body unless the public criticism is otherwise prohibited by law.

^{*}HB 2840 (2019): Effective Sept. 1, 2019.

- Governmental body can still determine if it will allow the public to ask question about items not on the agenda.
- If the governmental body still allows the public to asks a question about an item that is not on the agenda:
 - Reasonable rules may still be set regarding the number, frequency, and length of presentation, but should not discriminate against speakers.
 - the members of the governmental body may not deliberate on the item,
 and are limited to:
 - A statement of *fact* regarding the issue.
 - A statement of *policy* regarding the issue.
 - A proposal to place the item on a future agenda for deliberation.







- A governmental body may hold a closed meeting only when a statute expressly authorizes it to do so
- To conduct an executive session, a governmental body must:
 - 1. have a *quorum*;
 - 2. properly *convene* in an open meeting;
 - **3. announce** that a closed meeting will be held;
 - **4. identify** in the open meeting the **section of the law** that allows the closed meeting; and
 - 5. keep a *certified agenda* or a *recording* of the closed meeting:
 - a. the certified agenda must include a **statement of the subject of each deliberation** and a **record of any further action taken**
 - b. The certified agenda or recording is *confidential* and may not be released absent court action
 - c. A *sitting member* of the governmental body may review the certified agenda or recording.

Who may attend an executive session?

Only a governmental body's members have a right to attend a closed meeting. Although a governmental body may include others in a closed meeting if necessary to the matter under consideration, it may not admit a person whose presence is against the interests of the governmental body that the closed meeting is designed to protect.



Common Exceptions

Real Property Deliberations

O to deliberate the purchase, exchange, lease, or value of real property if deliberation in an open meeting would have a detrimental effect on the position of the governmental body in negotiations with a third person

Personnel Matters

- O to deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee
- O to hear a complaint or charge against an officer or employee

*Must be conducted in open session if the officer or employee requests a public hearing

Question

Does an employee have a right to attend the closed meeting if the employee is being discussed?

- A. Yes
- B. No



Answer

B. No

The city councils decides who can attend an executive session.



Common Exceptions

• Economic Development

- O to discuss or deliberate regarding commercial or financial information that the governmental body has received from a business prospect that the governmental body seeks to have locate, stay, or expand in or near the territory of the governmental body and with which the governmental body is conducting economic development negotiations
- O to deliberate the offer of a financial or other incentive to a business prospect that meets the above requirements

Consultation with Attorney

- O to seek advice about legal matters, pending or contemplated litigation, or settlement offers
- O Governmental body's attorney must be present if employee (may be present by conference call, videoconference, or Internet communications if a contract attorney)
- O General discussion of policy not permitted

Security Devices or Audits

O Security assessments related to IT or network security information



Penalties





Violations

- The Act provides for civil remedies and criminal penalties for noncompliance
- Criminal provisions are enforced by:
 - District attorneys
 - County attorneys
 - Criminal district attorneys
- Attorney general is not directly authorized to enforce the Open Meetings Act, but may assist local prosecutors



Violations – Civil Penalties

- An action taken in violation of the Act is voidable
 - A voidable action may be redone at a later meeting, but that action will not be given retroactive effect
 - Termination of employee example
- Civil actions
 - Any interested person may bring a civil lawsuit to force officials to comply with the Act, to enjoin officials from acting, or to void actions taken in an illegal meeting
 - A person injured by the unlawful disclosure of a certified agenda or tape recording of a lawfully closed meeting may sue for damages, attorney fees, and exemplary damages



Violations – Criminal Penalties

- Participating in a closed meeting "knowing that a certified agenda ... or ... a tape recording ... is not being made"
- In general, knowingly disclosing a certified agenda or tape recording of a closed meeting to a member of the public
 - Not a crime to discuss what went on in executive session, but may subject you to a civil lawsuit
- Knowingly calling, aiding in calling, organizing, or participating in an unlawful closed meeting
 - Affirmative defense: member acted in reasonable reliance on a court order, attorney general opinion, or the written opinion of the governmental body's attorney

Violations – Criminal Penalties

- Prohibited Series of Communications*: Replaces "Conspiring to Circumvent the Act" which was found unconstitutional by the Texas Court of Criminal Appeals in *Doyle v. State*.
 - Deliberation is redefined as "a verbal or written exchange between a quorum of a governmental body and another person, concerning an issue within the jurisdiction of the governmental body."
 - Offense is committed is when a member of a governmental body:
 - Knowingly engages in at least one communication among a series of communications that each occur outside of a meeting authorized by this chapter and that concern an issue within the jurisdiction of the governmental body in which the members engaging in the individual communications constitute fewer than a quorum of members but the members engaging in the series of communications constitute a quorum of members; and
 - knew at the time the member engaged in the communication that the series of communications:
 - involved or would involve a quorum; and
 - would constitute a deliberation once a quorum of members engaged in the series of communications



Resources

TML

www.tml.org

(512) 231-7400

Texas State Library & Archives

Record Management

https://www.tsl.texas.gov/slrm

OAG's Open Government Hotline

(877) OPEN TEX

(512) 478-6736

OAG website

http://www.texasattorneygeneral.gov

OAG Open Government Training

https://texasattorneygeneral.gov/og/open-government-training









