# The Texas Open Meetings Act



**Texas Municipal League** 

# What Entities are 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")

### Applicability of the Act

## What Constitutes a Meeting?

- 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. either:
    - a. a member of the governmental body participates in the discussion; or
    - b. the governmental body (a) *called the meeting*; (b) *conducts or is responsible for the meeting; and (c)* at which the members receive information from, give information to, ask questions of, or receive questions from any third person.
- social functions or regional, state, or national workshops
- **Examples**: formal meeting, attendance at another entity's meeting, attendance at a city's board or committee meeting, social situations, "staff briefings," using the restroom, "walking quorum," circulating an invoice or letter for signature outside of a meeting, e-mail

# **Notice Requirements**

- The Act requires written notice of the date, hour, place, and subject of each meeting – both open meetings and executive sessions
- Specificity
- Internet posting
- Emergency meeting or supplemental posting
- Recordkeeping: A governmental body must prepare and keep minutes of a meeting or a tape recording of each open meeting.

# Procedures and Requirements Open Meetings

- The Act does not entitle members of the public to speak at open meetings
- If a governmental body allows public comment, it may set reasonable rules regarding the number, frequency, and length of presentations, but it should not discriminate against speakers
- If a member of the public asks a question about an item that is not on the agenda, the members of the governmental body may not deliberate 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

### Procedures and Requirements Executive Sessions

- A governmental body may hold a closed meeting only when a statute expressly authorizes it to do so
- Common executive session provisions:
  - Real Property Deliberations
  - Personnel Matters
  - Economic Development
  - Consultation with Attorney
  - Security/Homeland Security Measures

### **Violations**

- An action taken in violation of the Act is voidable
- 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
- Knowingly conspiring to circumvent the Act "by meeting in numbers less than a quorum for the purpose of secret deliberations"
- Knowingly calling, aiding in calling, organizing, or participating in an unlawful closed meeting

### Resources

### Keep current by using these resources:

www.tml.org (512-231-7400)

www.oag.state.tx.us (877-OPEN TEX)

www.tsl.state.tx.us (for records retention)