

Disclaimer

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KNOW (AND FOLLOW) THE OPEN MEETINGS LAWS

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SDCL 1-25-1

- **Official meetings are open to the public unless a specific law is cited by the school board to close the official meeting to the public.**
 - **SDCL 1-25-12(3) defines official meeting as "any meeting of a quorum of a public body at which official business or public policy of that public body is discussed or decided by the public body, whether in person or by means of teleconference."**

SDCL 1-25-1

- **“It is not an official meeting of one public body if its members provide information or attend the official meeting of another public body for which the notice requirements of § 1-25-1.1 has been met.”**
- **“It is not an official meeting of a public body if its members attend a press conference called by a representative of the public body.”**

SDCL 1-25-1

- **When a motion is made to go into executive session, SDCL 1-25-2 (the executive session statute) and specific subsection must be identified in the motion.**

Open Meetings Commission Decisions

- **Minnehaha County reprimanded.**
- **Kingsburg County reprimanded.**
- **Deadwood City Commission reprimanded.**
- **Canton City Commission reprimanded.**
- **Potter County reprimanded.**

SDCL 1-25-1

- **The Board must reserve at every regularly scheduled official meeting a period for public comment, limited at the public body's discretion, but not so limited as to provide for no public comment.**
 - **At a minimum, public comment shall be allowed at regularly scheduled official meetings which are designated as regular meetings by statute, rule, or ordinance.**

PUBLIC COMMENT

- **What is meant by the phrase “regularly scheduled official meeting”?**
 - **SDCL 13-8-10 states that for school boards, “regular meetings shall be on the second Monday of each month unless otherwise designated by the board at the annual meeting.”**

PUBLIC COMMENT

**When should the “public comment” time
be on the agenda?**

SDCL 1-25-1

- **A violation of SDCL 1-25-1 is a criminal offense, Class 2 Misdemeanor, with a maximum penalty is 30 days and/or \$500 fine.**

OR

- **result in a formal, public reprimand issued by the Open Meetings Commission**

AND

- **could result in a school board action being voided by a court.**

SDCL 1-25-11

Recording an open official meeting by the public or press.

- Any person may record (through audio or video technology) an official meeting which is open to the public,**
 - as long as the recording is reasonable, obvious, and not disruptive.**
-
- ASBSD Sample Policy**

Recording meetings

- **Policy considerations: [based on SD Supreme Court rules]**
 - **must inform the board president or supt. before the meeting;**
 - **inform people who are present of the meeting being recording;**
 - **equipment/artificial light which may be used;**
 - **obstructing vision and distracting;**
 - **right to prohibit/terminate if rules are violated.**

SDCL 1-25-1.1

- **The Board must provide public notice of meeting, with proposed agenda,**
 - **that is visible, readable, and accessible**
 - **for at least an entire, continuous twenty-four hours immediately preceding any official meeting**
 - **by posting a copy of the notice, visible to the public, at the principal office of District.**

SDCL 1-25-1.1

- **OMC Decision – Brown County**

SDCL 1-25-1.1

- The proposed agenda must include the date, time, and (specific) location of the meeting.**
- The notice must be posted on the District's website.**

SDCL 1-25-1.1

The OMC has twice reprimanded political subdivisions for failing to post their meeting notice and agenda on their website.

SDCL 1-25-1.1

- **For any special or rescheduled meeting, the information in the notice shall be delivered in person, by mail, by email, or by telephone, to members of the local news media who have requested notice. For any special or rescheduled meeting, the Board must also comply with the public notice provisions of this section for a regular meeting to the extent that circumstances permit.**

SDCL 1-25-1

- **For any event hosted by a nongovernmental entity to which a quorum of the public body is invited and public policy may be discussed, but the public body does not control the agenda, the political subdivision may post a public notice of a quorum, in lieu of an agenda. The notice of a quorum shall meet the posting requirements of § 1-25-1.1 and shall contain, at a minimum, the date, time, and location of the event.”**

AGENDA REQUIREMENTS

- *05-07 Lawrence County* “the law does not require that agendas meet the highest possible level of specificity.”
- *08-04 Butte County* “Accordingly, the agenda must contain sufficient information to advise the public as to each of the issues that will be addressed. In the situation here, the agenda did contain sufficient information so as to advise the public of the time, place, and subject matter of the meeting. The agenda was adequate. In particular, it should be noted that an agenda item stating that interviews would be conducted affords the public with sufficient information to conclude that a hiring decision may be conducted at the meeting.”

Proposed Agenda - Final Agenda

- **OMC ruled a School Board did not violate the open meeting law as a SD Circuit Court had held that the 24 hour notice provision applied only to proposed agendas, not to final agendas, and that Circuit Court decision was affirmed by the SD Supreme Court.**

Proposed Agenda - Final Agenda

- **OMC: “It is recognized that public bodies may add items to their agendas at the time the agenda is finalized. There is nothing in state law that precludes taking action on those items at the same meeting where they are added to the agenda.”**
- **OMC: “However, it is recommended that unless emergency action is needed on an item, a public body put off until its next meeting action on items added to a proposed agenda at the time the agenda is finalized.”**

Proposed Agenda - Final Agenda

SD Attorney General Open Meetings Brochure:

“Typically the public body adopts the final agenda upon convening the meeting. At this time, the governing body may add or delete agenda items and may also change the order of business. In 2012, the South Dakota Supreme Court affirmed a South Dakota Circuit Court decision which held that a preliminary agenda may be amended when the board takes action to formally adopt the meeting agenda.”

Proposed Agenda - Final Agenda

SD Attorney General Open Meetings Brochure:

“New items cannot be added after the agenda has been adopted by the governing body.”

SDCL 1-25-1.1

- **A violation of SDCL 1-25-1.1 is a criminal offense, Class 2 Misdemeanor, with a maximum penalty is 30 days and/or \$500 fine.**

OR

- **result in a formal, public reprimand issued by the Open Meetings Commission**

AND

- **could result in a school board action being voided by a court.**

Teleconferences

“Teleconference” defined:

"information exchanged by any audio, video, or electronic medium, including the internet.”

SDCL 1-25-12(4)

Teleconferences (SDCL 1-25-1.5)

- A member is deemed present if the member answers present to the roll call conducted by teleconference for the purpose of determining a quorum.**
- Each vote at an official meeting held by teleconference may be taken by voice vote. If any member votes in the negative, the vote shall proceed to a roll call vote.**
- A teleconference may be used to conduct a hearing.**

Teleconferences (SDCL 1-25-1.6)

Public participation in teleconference meeting.

- **At teleconference meeting, there must at least one place where the public may listen to and participate in the teleconference meeting.**
- **If there is less than a majority of board members physically present at the meeting location, arrangements shall be provided for the public to listen to the meeting via telephone or internet.**
- **The requirement to provide at least one place for the public to listen to the teleconference does not apply to executive sessions.**

Teleconferences

Tips on having a “open meeting” teleconference meeting, then going into executive session, then returning to the “open meeting” --

IF MAJORITY OF BOARD MEMBERS ARE ON-SITE:

- Before making the motion to go into executive session, Board President/Chair informs the public the absent member will be joining the meeting for purposes of the executive session, then call the absent board member;
- motion to go into executive session and public leaves the meeting room.
- President/Chair declares out of executive session; public back in; absent member stays on the line until meeting reconvenes in open session, the disconnects.

IF MAJORITY OF BOARD MEMBERS ARE OFF-SITE:

- At beginning of meeting, inform the public as to the procedure to be followed for executive session and reconvening in open session;
- Use 2 conference call-in numbers & ID's; 1 for open meeting, 1 for executive session; post call-in # and ID in notice of meeting and proposed agenda.
- In open meeting, motion for executive session; brief recess; members call 2nd conference call number; executive session; declare out; recess; call 1st conference number to re-enter and reconvene open meeting.

Teleconferences

- **OMC Decision - Canton City Commission**

Executive Session - SDCL 1-25-2

Executive sessions may be held only for one of the following six reasons:

Executive Session - SDCL 1-25-2(1)

- (1) Discussing the qualifications, competence, performance, character or fitness of any public**
- officer or employee or prospective public officer or employee. The term, employee, does not include any independent contractor;**
 - Individual specific;**
 - current or potential employee;**
 - current Board member or potential appointee;**
 - Not for interviewing or discussing performance of an independent contractor;**

Executive Session - SDCL 1-25-2(1)

OMC Decisions:

- **Executive session cannot be used to discuss reorganizing city departments. *City of Lead (04-01)***
- **It was permissible for the school board to go into executive session to discuss the qualifications and competency of school district personnel during staff reduction discussions. *Hot Springs School Board (18-02)***

Executive Session - SDCL 1-25-2(2)

(2) Discussing the expulsion, suspension, discipline, assignment of or the educational program of a student or the eligibility of a student to participate in interscholastic activities provided by the South Dakota High School Activities Association;

– must be individual student specific.

Executive Session - SDCL 1-25-2(3)

(3) Consulting with legal counsel or reviewing communications from legal counsel about proposed or pending litigation or contractual matters;

- Direct school attorney involvement is required, through presence in executive session, in person or by phone/zoom, etc., or attorney written communications, or Supt./Board member meeting/conference notes.**

OMC – SDCL 1-2-2(3) Consulting with legal counsel or reviewing communications from legal counsel about proposed or pending litigation

OMC Decision: *08-01 City of Mitchell*

- **“The commission in *Melrose* also held that attorney-client privilege is a permissible use of the executive session.”**
- **“ To hold otherwise ‘The end result would be that every entity or person except a public board could exercise the attorney-client privilege.’”**

OMC – SDCL 1-2-2(3) Consulting with legal counsel or reviewing communications from legal counsel about proposed or pending litigation

OMC Decision: *08-01 City of Mitchell*

- **The phrase “legal issues” would encompass SDCL 1-25-2(3) and SDCL 19-13-3.3.” [SDCL 19-13-3 is now SDCL 19-19-502 (the Lawyer-Client privilege)].**
 - **Consider citing SDCL 19-19-502 in addition to SDCL 1-25-2(3) when going into executive session to talk with/review communications from the school attorney.**

OMC - SDCL 1-25-2(3) “or contractual matters”

“Discussion of contracts is not, by itself, a proper basis for executive session.”

“If there is a general exception for contractual matters, it would gut the open meetings law because a very large portion of what is discussed and decided by most public bodies on a routine basis could be classified as a contract matter.”

SD Science & Technology Authority (2.20.07)

OMC - SDCL 1-25-2(3)

“Such an exception would be, as the cliché goes, a hole in the law that you could drive a truck through. Or perhaps a school bus.”

SD Science & Technology Authority (2.20.07)

Executive Session - SDCL 1-25-2(4)

(4) Preparing for contract negotiations or negotiating with employees or employee representatives;

Executive Session - SDCL 1-25-2(3)

OMC Decision: *South Dakota Science & Technology Authority (2.20.07)*

- **“The Commission finds, however, that this exception [SDCL 1-25-2(4)] applies only to employee relations and not to other general contractual matters.” (Emphasis added).**

Executive Session - SDCL 1-25-2(5)

(5) Discussing marketing or pricing strategies by a board or commission of a business owned by the state or any of its political subdivisions, when public discussion may be harmful to the competitive position of the business;

– Applicability to schools ??

- Contracted bus service ?**

- Contracted food service ?**

– Recommendation - Discuss with your school attorney

Executive Session - SDCL 1-25-2(6)

(6) Discussing information pertaining to the protection of public or private property and any person on or within public or private property.

Executive Session - SDCL 1-25-2

- All official action concerning the matters held in executive session must be made in open session.
- OMC reprimanded the Sioux Falls Ethics Board.
Sioux Falls Ethics Board (10-03)
- DO NOT vote to come out of executive session.
The Board President/Chair declares the Board out of executive session.

Executive Session - SDCL 1-25-2

- **An executive session can only be held upon a majority vote of the members of the school board present and voting.**
- **OMC reprimanded the Groton City Council when the Council went into executive without a motion, second and vote.**

Executive Session - SDCL 1-25-2

- **OMC - although providing the rationale for executive session is encouraged, the law requires only that the specific statute be cited.**
- **Tips:**
 - **No - “motion to go into executive session”**
 - **No - “for personnel” or “for negotiations”**
 - **No - “pursuant to SDCL 1-25-2”**
 - **Yes – “pursuant to SDCL 1-25-2(1)”**
 - **Yes - “pursuant to SDCL 1-25-2(1), personnel”**

Executive Session - SDCL 1-25-2

- **Discussion during the executive session is limited to the purpose specified in the closure motion.**
- **OMC reprimanded a governing board after it, while in executive session for a permissible reason (personnel), strayed onto another topic which was not a permissible executive session topic.**

Executive Session - SDCL 1-25-2

- **A violation of SDCL 1-25-2 is a criminal offense, Class 2 Misdemeanor, with a maximum penalty is 30 days and/or \$500 fine.**

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Exceptions to the Open Meeting Law

OMC has held several times there is no “good faith” or “inadvertent error” exception to the Open Meeting Law.”

KEEP IN MIND

“Any person who intentionally causes serious public inconvenience, annoyance, or alarm to any other person, or creates a risk thereof by disturbing any lawful assembly or meeting of persons without lawful authority, is guilty of disorderly conduct, a Class 2 misdemeanor.

SDCL 22-18-35(3)

OPEN MEETINGS COMMISSION

- **OMC Summary of Decisions**

<https://atg.sd.gov/docs/OMC%20summary%20of%20decisions.current%20through%2012%2031%2020.pdf>

- **OMC “No Merits” Abstracts**

<https://atg.sd.gov/docs/OMC%20no%20merits%20filings%20abstract.current%2001%2031%2021.pdf>

- **OMC Process**

<https://atg.sd.gov/legal/opengovernment/faqs.aspx>

CLOSING THOUGHTS

QUESTIONS ??