INTRODUCTION TO THE OPEN MEETING LAW

Washoe County District Attorney’s Office
Learning Objectives

- Introduce you to the Open Meeting Law
- Enable you to recognize Open Meeting Law issues
Legislative Intent of “OML”

NRS 241.010 sets forth a legislative declaration, as follows:

- The Legislature finds and declares that all public bodies exist to aid in the conduct of the people’s business.

- It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.
When Does the OML Apply?

- In general, OML applies to all meetings of a public body at which deliberation takes place and/or action may occur.
Pillars of the OML

- Public Body
- Meeting
- Notice
- Agenda
- Minutes
Any administrative, advisory, executive or legislative body of the state or local government

which **expends** or **disburses** or is supported in whole or in part by **tax revenue**

**or** which **advises** or **makes recommendations** to an entity which expends or disburses or is supported in whole or in part by tax revenue

includes any board, commission, committee, subcommittee or other subsidiary thereof
Who is NOT a “Public Body”? 

NRS 241.016(2) provides that a “public body” does not include the Legislature of the State of Nevada

- Most private non-profit corporations
Pillar: Meeting
NRS 241.015(3)(a)(1)

Except as otherwise provided in paragraph (b), means:

- The **gathering** of members of a public body at which a **quorum** is present to **deliberate** toward a decision or to take **action** on any matter over which the public body has supervision, control, jurisdiction or advisory power.
What is a Quorum?
NRS 241.015(5)

- A simple majority of the public body’s membership

- Or another proportion as required by specific statute
Methods of Holding Meetings

- In addition to standard meetings, and if properly noticed and open to the public:
  - Via telephone
  - Video conference
Special Note

- Electronic communication must not be used to circumvent the spirit or letter of the Open Meeting Law

- NRS 241.016(4)
Serial Communications Prohibited

“[A] quorum of a public body using serial electronic communication to deliberate toward a decision or to make a decision on any matter over which the public body has supervision, control, jurisdiction or advisory power violates the Open Meeting Law. That is not to say that in the absence of a quorum, members of a public body cannot privately discuss public issues or even lobby for votes. However, if a quorum is present, or is gathered by serial electronic communications, the body must deliberate and actually vote on the matter in a public meeting.”

Exception: Attorney-Client Communications

- Quorum of board members may gather to receive information from the attorney employed or retained by the public body regarding potential or existing litigation, and to deliberate toward a decision = NOT a meeting
  - NRS 241.015(3)(b)(2)

- E-mail communication with the board’s attorney = generally NOT a meeting
  - But do not hit “Reply All”
Watch Out for “Walking Quorum”
NRS 241.015(3)(a)(2)

- If public body’s members engage in series of gatherings at which:
  - (I) Less than a quorum is present at any individual gathering;
  - (II) The members of the public body attending one or more of the gatherings collectively constitute a quorum; and
  - (III) The series of gatherings was held with the specific intent to avoid the OML.
Don’t turn a party into a meeting!

- Even if a quorum is present, social functions are NOT meetings, as long as the members do not deliberate toward a decision or take action on any matter over which the public body has supervision, control, jurisdiction or advisory power.
Pillar: Notice
NRS 241.020

- **Content**
  - Remember: Right of the public to know
  - Day, Time, Place (include room)

- **Posting**
  - Four prominent places
  - Including place of meeting
  - Website

- **Mailing**
  - Subscription

- **3 Working Days**
  - Not day of the meeting
  - Not weekends and holidays
Clear and Complete
- Remember: Right of the public to know
- Could your neighbor understand what is going to happen at the meeting?

Action
- Action vs. Discussion
- Decision or consensus (motion and votes)
- Deliberation

Stick to the Agenda

Public Comment
Public Comment

- Public comment is welcomed during a block of time at the beginning and end of the meeting.
- Cannot restrict a speaker’s viewpoint.
- But conduct that disrupts the meeting’s order, efficiency, or safety can be limited.
- Board cannot deliberate or take action in response to a public comment, unless it’s already on the agenda.
Action—Voting Minimums

- If a public body has a member who is not an elected official, an affirmative vote taken by a majority of the members present during a meeting of the public body
  - NRS 241.015(1)(c)

- If all the members of a public body are elected officials, an affirmative vote taken by a majority of all the members of the public body
  - NRS 241.015(1)(d)
Materials Available to the Public

- **Agenda**
- **Packet (Supporting Materials)**
  - Before the meeting
  - On the day of the meeting
  - Upon being available to the “public body”
    supporting materials must be made available to the public.
  - Confidential support material must relate to proprietary information under NRS 332.025, and does not need to be disclosed to the public.
- **Can be made available by e-mail if the requester approves**
Minutes:
- **A meeting must be audio recorded or transcribed by a certified court reporter**
  - May be taken by hand
  - Must be available within 30 working days after the meeting
  - Must be retained for five years (audio for one year)

Minutes of closed meetings may be released only with the consent of the person
Violations

- Action taken in violation of the Open Meeting Law is **void** - NRS 241.036
- Attorney General’s Office has primary jurisdiction to enforce OML
- Violations of the OML can result in **misdemeanor** charges
- If convicted of an OML violation, a member of a public body vacates their seat – NRS 283.040(1)(d)
Corrective Actions

- If a violation occurs, the public body may take corrective action within 30 days and the Attorney General may decide not to prosecute the violation.

- Violations must be reported on the next agenda.
Enforcement

- Attorney General’s Office may bring a legal proceeding to **void an action** allegedly taken in violation of the Open Meeting Law; or to **obtain an injunction** to prevent violations of the Open Meeting Law.

- A private citizen may also bring a legal proceeding.
Golden Rule of OML

- If the public body is not sure whether a certain act should be done in the open, it should ALWAYS perform that act at a properly noticed open meeting and there will not be an Open Meeting Law issue.
Sources of Information

- Review NRS Chapter 241 often
  - Google NV Legislature– Law Library– Nevada Revised Statutes
- Don’t assume that other public body members will be able to spot every issue
- Discuss issues with legal counsel
Additional Sources of Information

- Case law in the annotations to NRS Chapter 241
  - Available in your local law library

- Opinions relating to the Open Meeting Law published by the Attorney General’s Office
  - Available in your local law library or online at http://ag.state.nv.us
But Wait! There’s More...

- Letters issued by the Attorney General’s Office to public bodies after investigation of Open Meeting Law complaints
  - Available online at http://ag.state.nv.us
- Open Meeting Law Manual published by the Attorney General’s Office
  - Available online at http://ag.state.nv.us
- Consult with legal counsel
Any Questions
Ethics in Government

- NRS Chapter 281A

- The Ethics Code is a series of rules governing the conduct of certain public officers and employees
To Whom Does it Apply?

- Public employees which include any person who performs public duties under the direction and control of a public officer for compensation paid by the state or any county, city or other political subdivision.

- Public officers which include a person elected or appointed to a position which:
  - Is established by law
  - Involves the exercise of public power, trust or duty.
281A.400

- No gifts that would tend to influence improperly
- No use of position to get unwarranted privileges
- No negotiation by employee or officer of contract between government agency and employee’s or officer’s business
- No payment from private source for performance of duties
No use of confidential information obtained thru position to benefit personal interests

No suppression of government info that would tend to be unfavorable to employee

No attempts to benefit personal interests thru use of subordinate.
- No seeking of employment or contracts thru use of government job
- No improper use of government property
  - Exception for de minimis use
Conflicts of Interest

- DISCLOSE
- If, at the time a matter is called, a member has a conflict of interest, it must be disclosed.
- Conflicts include commitments in a private capacity to the interests of others in the matter, pecuniary interest in the matter, receipt of a gift or loan in connection with a matter.
Recusal

- Recusal is generally disfavored because of the importance of public official in carrying out their duties.

- Recusal nonetheless necessary only in clear cases where the independence of judgment of a reasonable person in the public officer’s situation would be materially affected by the conflict.
Ethics Acknowledgement

281A.500 requires public officers to file a form with the Nevada Ethics Commission acknowledging review of ethical standards.
Any Questions