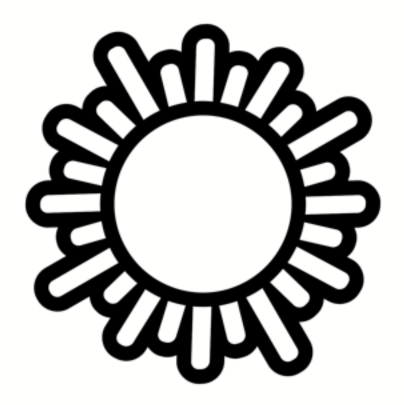
Iowa Open Meetings Training



Sunlight is the best disinfectant!

Agenda

- Open Meetings 101
 - Governmental Bodies
 - Meetings
- Compliance
 - Public Notice
 - Open Session
 - Minutes
- Closed Sessions/Exempt sessions
- Penalties for violation

Open Meetings

- Meetings of governmental bodies shall be:
 - Preceded by public notice
 - Conducted and executed in open session
 - Recorded in minutes
- "Ambiguity in the construction or application of this chapter should be resolved in favor of openness."
 - Iowa Code Chapter 21.1

Open Meetings

- Meetings of governmental bodies shall be:
 - Preceded by public notice
 - Conducted and executed in open session
 - Recorded in minutes
- County Extension Councils are created by state law and are therefore governmental bodies.
 - Iowa Code Chapter 176A.5

Subcommittees

Subcommittees or advisory boards may or may not be considered a "governmental body".

- Is the advisory board established by statute?
- Does the subcommittee contain a quorum of the larger governmental body?
- Does the subcommittee have the authority to develop and make recommendations on public policy issues?

Discussion

The Bell County Extension Council has created an ad hoc subcommittee to find new office space to lease for the Extension Office.

Is this subcommittee a "government body"?

What information do you need to make that determination?

Open Meetings

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Meeting

"Meeting" means a:

- 1. gathering
 - a. in person or by electronic means
 - b. formal or informal
- 2. of a majority of the members
- 3. where there is deliberation or action upon any matter within the scope of the governmental body's policymaking duties



Electronic Meetings (21.8)



- Electronic meetings are permissible when meeting in person is impossible or impractical.
- State reason in the minutes.
- The public must have access
 - a speaker in a public place
 - a phone number to call in
- A single member of the governmental body may participate remotely without it being considered an electronic meeting.

Discussion

Two members of the Whiteside County Extension Council spend a couple months a year in their timeshares in Florida and California. Unfortunately, this coincides with a very busy time of the year for the Council!

Can they both call in for meetings?

What do you need to consider?

Discussion

- Parliamentary procedure: Do your own rules allow electronic participation?
- Discussion: Any member participating electronically must be clearly audible to the public. The member must also be able to hear all discussion and have access to all evidence presented.
- Voting and minutes: The vote of any member participating electronically must be made public at the open session and it should be indicated in the minutes that they participated electronically.

Meeting

"Meeting" means a:

- 1. gathering
 - a. in person or by electronic means
 - b. formal or informal
- 2. of a majority of the members of a governmental body
- 3. where there is deliberation or action upon any matter within the scope of the governmental body's policy-making duties

Walking Quorum



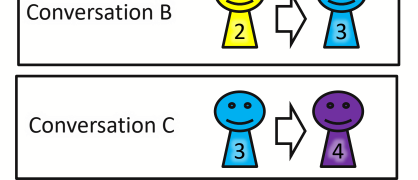












Walking Quorum



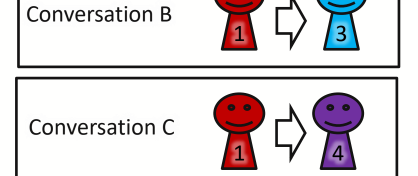












Discussion

Hutchison v. Shull

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2016 - Iowa Supreme Court

Members of a governmental body cannot use an agent or a proxy to get around the law!

Each of the members speaking individually with a third party to avoid discussion in a public meeting counts as a violation of the law.

IOWA STATE UNIVERSITY Extension and Outreach

Meeting

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Conversation that is not necessarily a "meeting"







Sports

Entertainment

Administration or logistics

Email

- Relevant information or administrative matters are fine.
- Save discussion and opinion of any subject for open meetings.
- Electronic communication concerning public business is a public record no matter who owns the device used.
- Texts, Facebook messages, or any other kind of messages are electronic communications too!

Open meetings

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Public Notice

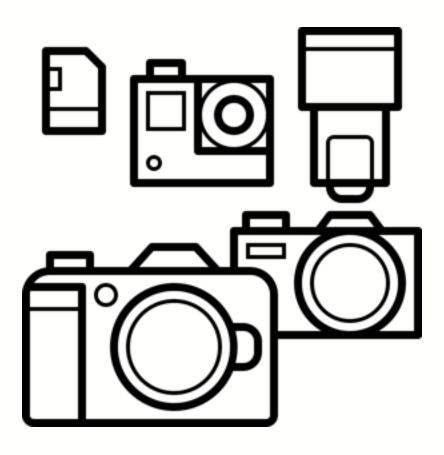
- In a prominent place
- Notice of the meeting must be sent to any news organization or member of the public requesting it.
- Posted at least 24 hours in advance
 - except in a "bona fide emergency"
- This will generally be handled by staff.

Open meetings

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Open Session

- Public should have access to the entirety of the session
 - Special access to the meeting may be granted to persons with disabilities.
- The public may use cameras or recording devices.
- You still may enforce rules of decorum and remove unruly participants



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Minutes

- Minutes should contain at a minimum
 - Date, time, and place
 - Members present and the action taken at any meeting
 - Votes by each member must be noted individually
- Minutes become public record as soon as they are complete

Discussion

- The Showcow County Extension Council is beginning to discuss the issue of changes to a long-standing [insert your own controversial county fair issue here]. This has been a hotly contested topic in the past, and the meetings have often gotten out of hand. The Board requests that all of the public leave the meeting so they can discuss in private before making a decision.
- Is this appropriate?

Closed sessions

 Unless the item falls squarely within one of the twelve reasons for going into closed session enumerated in lowa Code 21.5 the session must be open to the public.

Closed Sessions

- Strategizing about pending or imminent litigation (with a lawyer present)
- Discussing the purchase or sale of particular real estate
- To prevent needless or irreparable injury to the reputation of an individual whose professional competency is being evaluated
 - the individual must request a closed session



Requirements for a closed session

- Pass a motion by a vote of two-thirds of members
- State in the minutes the reason for the closed session
- Keep minutes during the closed session with details of all discussions, persons present and actions taken
- Record audio or video of the closed session, and retain for at least one year after the date of the meeting
- Discuss only what is on the agenda
- Vote on the issue discussed in the <u>public session</u>

Exempt session (21.9)

 A meeting of a governmental body to discuss strategy in matters relating to employment conditions of employees of the governmental body who are not covered by a collective bargaining agreement under Chapter 20 is exempt from this chapter.

Employment conditions

 Wages, hours, vacations, insurance, holidays, leaves of absence, shift differentials, overtime compensation, supplemental pay, seniority, transfer procedures, job classifications, health and safety matters, evaluation procedures, procedures for staff reduction, in-service training....

Penalties for Violations

- The law provides for civil lawsuits
- Ignorance of the law is not a defense!
- A court can assess damages between \$100 and \$500, order payment of costs and attorney fees, and remove repeat violators from office.
- If a member of a governmental body knowingly participated in a violation, damages increase to \$1,000-\$2,500.

Penalties for Violations

- Damages will not be assessed against officials who
 - Voted against the violation
 - Refused to participate in the violation
 - Engaged in efforts to resist the violation
- You cannot be held liable if you act on advice of:
 - Your attorney
 - An opinion of the Iowa Attorney General
 - Iowa Public Information Board

Thank You