#### Brown Act Training and Presentation

**Citizens Advisory Committee** October 18, 2023 Agenda Item 10





#### **Purpose of the Brown Act**

- The Act promotes:
  - Government transparency by: ensuring deliberations of local government are open and public; exceptions to right of access narrowly construed to promote meaningful access
  - Public Participation Requires public notice of items to be considered, public access to materials, and preserves right of public to participate in decision making
- Courts rely heavily upon these purposes when interpreting the Brown Act and determining if violations have occurred



### **Application of the Act**

- Applies to all meetings of "legislative bodies" of local agencies
- Brown Act bodies include the governing bodies, subsidiary bodies and any other body of a local agency created by charter, ordinance, resolution or formal action of a legislative body that is itself a legislative body, including committees
- Specifically applies to the CAC per its authorizing resolution and Article III, Section 2 of its Bylaws



#### **Requirements of the Act**

- Notice for agenda posted in publicly accessible location 72 hours before a regular meeting; 24 hours before special meetings and one hour before emergency meetings
- Open and public: all persons must be permitted to attend
- Public has the right to address Committee via public comment with reasonable time limitations; cannot
  prohibit criticism but may prohibit personal attacks and disruptive comment
- Prohibits serial meetings, i.e., a majority of members of a legislative body outside of a lawful meeting
  may not directly or indirectly use a series of meetings to discuss, deliberate or take action on any item
  of business within the subject matter jurisdiction of the body



## **Use of Social Media**

- May use social media platforms such as Facebook and Twitter to engage in communications with the public regarding matters within CAC's jurisdiction:
  - Answer questions
  - Provide information
  - Solicit information
- Prohibited from using social media platforms to engage in communications with a majority of their colleagues regarding matters within CAC's jurisdiction, including through the use of emojis
- Members are prohibited from using social media platforms to:
  - Respond to a colleague's post about matters within CAC's jurisdiction
  - Share a communication posted by a colleague about matters within CAC's jurisdiction



#### **Recent Amendments to Brown Act**

- Assembly Bill 361 (AB 361) allows members to participate in meetings remotely via teleconference without having to notice their location or provide public access during a declared state of emergency (sunset date of Jan 1, 2024); Assembly Bill 557 (AB 557) allows emergency meetings past this date
- Assembly Bill 2449 (AB 2449) allows members to participate remotely in meetings for just cause or due to emergency circumstances for a limited number of meetings per year without having to notice their location or provide public access
- Senate Bill 1100 (SB 1100) clarifies when a legislative body may permissibly remove disruptive individuals from meetings in order to allow the meeting to continue



## **Board Meetings Pursuant to AB 2449**

A member of a local legislative body may participate in a meeting remotely without having to identify the member's location in the agenda or make the location accessible to the public if:

- 1) a quorum of members participate in person from a singular physical location
- 2) the singular location is clearly identified on the agenda, open to the public, and situated within the local agency's jurisdiction; and
- 3) the member participating remotely has just cause or made a request to participate remotely based on emergency circumstances, which must be approved by the legislative body



## Just Cause and Emergency Circumstances

- "Just cause" is defined as one or more of the following:
  - (i) a childcare or caregiving need of a child, parent, grandparent, grandchild, sibling, spouse, or domestic partner that requires a member to participate remotely
  - (ii) a contagious illness that prevents a member from attending in person
  - (iii) a need related to a physical or mental disability as defined by statute; or
  - (iv) travel while on official business of the legislative body or another state or local agency
- "Emergency circumstances" is defined as a physical or family medical emergency that prevents a member from attending in person



## **Participation Pursuant to AB 2449**

- Allow members to participate in meetings remotely, i.e., when sick or potentially contagious, or other emergency circumstances prevent in-person attendance
- Members may not participate remotely for a period of more than three consecutive months or 20% of the regular meetings of the Board or Committee within a calendar year
- Members may rely upon the just cause exception no more than two times per calendar year
- Members must use both audio and visual technology and must publicly disclose whether any individual over the age of 18 is present at the remote location



# **JPB Remote Meeting Policy**

- Members may participate in Board or Committee meetings: (1) in person; (2) remotely provided location is identified on agenda and is accessible to the public; or (3) remotely under AB 2449 exceptions for just cause and emergency circumstances
- Members of the public will have the opportunity to participate in Board and Committee meetings in person, or via a two-way audiovisual platform, or a two-way telephonic service and a live webcasting of the meeting



# **JPB Remote Meeting Policy**

- Board Secretary or Staff Liaison will alert the Board or Committee Chair and members if it appears that a quorum of members will not be physically present at the meeting; the Board or Committee may deny the request for emergency circumstances or cancel the meeting if there will be no quorum
- Upon notice of remote participation for just cause or approval of a request for remote participation due to emergency circumstances, the Board Secretary shall post a revised agenda if there is sufficient time to do so given the nature and timing of the emergency or just cause request



# JPB Code of Conduct for Public Meetings

The Chair or other presiding member may remove a disruptive attendee if:

- Preceded by a warning to the individual that the individual's behavior is disrupting the meeting and that the individual's failure to cease the behavior may result in removal
- The individual does not promptly cease the disruptive behavior
- The warning requirement does not apply to behavior that constitutes a use of force or a true threat of force



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