Stephenville ISD 072903	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
Exceptions for Closed Meetings	A board may conduct a closed meeting for the purposes described in the following provisions.
Attorney Consultation	A board may conduct a private consultation with its attorney only when it seeks the attorney's advice about pending or contemplated litigation or a settlement offer or on a matter in which the duty of the attorney to the board under the Texas Disciplinary Rules of Pro- fessional Conduct of the State Bar of Texas clearly conflicts with the requirement for open meetings. <i>Gov't Code 551.071</i> [See BE for permissible methods of communication for attorney consulta- tions]
Real Property	A board may conduct a closed meeting to deliberate the purchase, exchange, lease, or value of real property if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.072</i>
Prospective Gift	A board may conduct a closed meeting to deliberate a negotiated contract for a prospective gift or donation to a district if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.073</i>
Personnel Matters	A board is not required to conduct an open meeting to deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee or to hear a complaint or charge against an officer or employee. However, a board may not conduct a closed meeting for these purposes if the officer or employee who is the subject of the deliberation or hearing requests a public hearing. <i>Gov't Code 551.074</i>
	The closed meeting exception for personnel matters does not ap- ply when a board discusses an independent contractor who is not a school employee, such as an engineering, architectural, or con- sultant firm, or when a board discusses a class or group of employ- ees, not a particular employee. <i>Atty. Gen. Op. MW-129 (1980),</i> <i>Atty. Gen. Op. H-496 (1975)</i>
Employee- Employee Complaints	A board is not required to conduct an open meeting to deliberate in a case in which a complaint or charge is brought against a district employee by another employee and the complaint or charge di- rectly results in the need for a hearing. However, a board may not conduct a closed meeting for this purpose if the employee against whom the complaint or charge is brought makes a written request for an open hearing. <i>Gov't Code 551.082</i>
Student Discipline	A board is not required to conduct an open meeting to deliberate in a case involving discipline of a public school child. However, a board may not conduct a closed meeting for this purpose if the

Stephenville ISD 072903		
BOARD MEETINGS CLOSED MEETINGS		BEC (LEGAL)
		d's parent or guardian makes a written request for an open ring. <i>Gov't Code 551.082</i>
Personally Identifiable Student Information	mat	bard is not required to conduct an open meeting to deliberate a ter regarding a student if personally identifiable information ut the student will necessarily be revealed by the deliberation.
	be pos the that	ectory information about a public school student is considered to bersonally identifiable information about the student for this pur- e only if a parent or guardian of the student, or the student if student has attained 18 years of age, has informed a district the directory information should not be released without prior sent. [See FL]
	is re	s exception does not apply if an open meeting about the matter equested in writing by a parent or guardian of the student or by student if the student has attained 18 years of age.
	Goi	/'t Code 551.0821
Medical or Psychiatric Records	A board that administers a public insurance, health, or retirement plan is not required to conduct an open meeting to deliberate:	
	1.	The medical records or psychiatric records of an individual applicant for a benefit from the plan; or
	2.	A matter that includes a consideration of information in the medical or psychiatric records of an individual applicant for a benefit from the plan.
	Goi	/'t Code 551.0785
Security	Ab	pard is not required to conduct an open meeting to deliberate:
	1.	The deployment, or specific occasions for implementation, of security personnel or devices; or
	2.	A security audit.
	Goi	/'t Code 551.076
	Ab	pard is not required to conduct an open meeting to deliberate:
	1.	Security assessments or deployments relating to information resources technology;
	2.	Network security information as described by Government Code 2059.055(b); or
	3.	The deployment, or specific occasions for implementation, of security personnel, critical infrastructure, or security devices.
	Go	/'t Code 551.089

Stephenville ISD 072903		
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)	
Assessment Instruments	A board shall conduct a closed meeting to discuss or adopt individ- ual assessment instruments or assessment instrument items. <i>Edu-</i> <i>cation Code 39.030(a)</i>	
Emergency Management	A board is not required to conduct an open meeting to deliberate information confidential under Government Code 418.175–418.182, relating to Homeland Security. However, a board must make a tape recording of the proceedings of a closed meeting held to deliberate the information. <i>Gov't Code 418.183(f)</i>	
Economic	A board is not required to conduct an open meeting:	
Development Negotiations	1. To discuss or deliberate regarding commercial or financial in- formation that the board has received from a business pro- spect that the board seeks to have locate, stay, or expand in or near a district and with which the board is conducting eco- nomic development negotiations; or	
	2. To deliberate the offer of a financial or other incentive to such a business prospect.	
	Gov't Code 551.087	
Procedures for Closed Meetings	If a closed meeting is allowed, a board shall not conduct the closed meeting unless a quorum of the board first convenes in an open meeting for which proper notice has been given [see BE] and the presiding officer has publicly announced that a closed meeting will be held and has identified the section or sections of the Open Meetings Act or other applicable law under which the closed meeting is held. <i>Gov't Code 551.101</i>	
Vote or Final Action	A final action, decision, or vote on a matter deliberated in a closed meeting shall be made only in an open meeting for which proper notice has been given. <i>Gov't Code 551.102</i> [See BE]	
Certified Agenda or Recording	A board shall either keep a certified agenda or make a recording of the proceedings of each closed meeting, except for private consul- tation with a district's attorney. The certified agenda must include a statement of the subject matter of each deliberation, a record of any further action taken, and an announcement by the presiding of- ficer at the beginning and end of the closed meeting indicating the date and time. A presiding officer shall certify that a certified agenda is a true and correct record of the proceedings. If a record- ing is made, it must include announcements by the presiding officer at the beginning and end of the meeting indicating the date and time. <i>Gov't Code 551.103</i>	
	"Recording" means a tangible medium on which audio or a combi- nation of audio and video is recorded, including a disc, tape, wire,	

Stephenville ISD 072903	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
	film, electronic storage drive, or other medium now existing or later developed. <i>Gov't Code 551.001(7)</i>
	Closed meetings may not be recorded by an individual trustee against the wishes of a majority of a board. <u>Zamora v. Edgewood</u> <u>Indep. Sch. Dist.</u> , 592 S.W.2d 649 (Tex. App.—San Antonio, 1979, writ ref'd n.r.e.)
Preservation	A board shall preserve the certified agenda or recording of a closed meeting for at least two years after the date of the meeting. If a le- gal action involving the meeting is brought within that period, the board shall preserve the certified agenda or recording while the ac- tion is pending. <i>Gov't Code 551.104(a)</i>
Public Access	A certified agenda or recording of a closed meeting is available for public inspection and copying only under a court order issued as a result of litigation involving an alleged violation of the Open Meetings Act. <i>Gov't Code 551.104(b), (c)</i>
Prohibitions	No board member shall participate in a closed meeting knowing that neither a certified agenda nor a recording of the closed meet- ing is being made. <i>Gov't Code 551.145</i>
	No individual, corporation, or partnership shall without lawful au- thority disclose to a member of the public the certified agenda or recording of a meeting that was lawfully closed to the public. <i>Gov't</i> <i>Code 551.146</i>
	No board member shall knowingly call or aid in calling or organiz- ing a closed meeting that is not permitted under the Open Meet- ings Act, close or aid in closing a regular meeting to the public ex- cept as permitted under the Open Meetings Act, or participate in a closed meeting that is not permitted under the Open Meetings Act. <i>Gov't Code 551.144(a)</i>
Affirmative Defense	It is an affirmative defense to prosecution under Subsection 551.144(a) that a board member acted in reasonable reliance on a court order or a written interpretation of the open meetings law contained in an opinion of a court of record, the attorney general, or the board's attorney. <i>Gov't Code 551.144(c)</i>
	<i>Note:</i> For restrictions on attendance by student trustees at closed meetings, see AIC.