

CLOSED MEETING CHART

Minnesota's Open Meeting Law (Minnesota Statutes, Chapter 13D) requires school board meetings to be open to the public with few exceptions. A public meeting must begin as an open meeting and state on the record the specific grounds permitting the meeting to be closed and describe the subject to be discussed. A majority vote is needed to close the meeting, with the time and place announced at the public meeting before going into closed session. Please review the specific statute before proceeding to close a meeting. For specific questions, consult with legal counsel.

The School Board MUST Close a Meeting in the Following Situations

Discussion of Specified Not Public Data Minn. Stat. 13D.05, Subd. 2(a)	The school board must close a meeting to discuss specified data that is not public. Any portion of a meeting must be closed if the following types of data are discussed: (a) data that would identify alleged victims or reporters of criminal sexual conduct, domestic abuse, or maltreatment of minors or vulnerable adults; (b) active criminal investigative data as defined under Minn. Stat. § 13.82, subd. 7; (c) student educational data (personally identifiable and not directory information), health data, medical data, welfare data, or mental health data; (d) an individual's medical records. These closed meetings must be electronically recorded at the expense of the school district. The recording must be preserved for at least three years after the date of the meeting. The recording is not available to the public.
Preliminary Consideration of Allegations or Charges Minn. Stat. 13D.05, Subd. 2(b)	The school board must close a meeting to discuss preliminary consideration of allegations or charges against a school district employee. The employee can request* the meeting be open. If the meeting is closed, it must be electronically recorded at the expense of the school district, and the recording must be preserved for at least three years after the date of the meeting. The recording is not available to the public.
Dismissal of a Licensed Teacher Minn. Stat. 122A.40, Subd. 14	A hearing on the dismissal of a licensed teacher must be closed unless the teacher requests* it to be open. If this hearing is closed, it must be electronically recorded at the expense of the school district, and the recording must be preserved for at least three years after the date of the meeting. The recording is not available to the public. Hearing procedures are established under Minn. Stat. § 122A.40.
Student Expulsion Hearing Minn. Stat. 121A.47, Subd. 5	A hearing on dismissal of a student pursuant to the Pupil Fair Dismissal Act must be closed unless the pupil, parent, or guardian requests* an open hearing. If a student dismissal hearing is held before the school board and is closed, this closed meeting must be electronically recorded at the expense of the school district, and the recording must be preserved for at least three years after the date of the meeting. The recording is not available to the public. See Minn. Stat. 121A.47 for procedures

^{*}MSBA recommends requiring that the request be in writing.

These materials are for informational use only and are not to be construed as legal advice. If legal advice is needed, the school district's legal counsel should be contacted. While current at the time it was created, this document may be later superseded by legislative or other action.

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The School Board MAY Close the Meeting in the Following Situations

Labor Negotiation	A school board may, by majority vote in a public meeting, decide to close a meeting to consider
Strategy	strategy for labor negotiations, including negotiation strategies or developments or discussion and review of proposals. The time and place of the closed meeting shall be announced at the
Minn. Stat.	public meeting. A written roll of members and other persons at the closed meeting must be
13D.03	made available after the meeting. This meeting must be electronically recorded and the
	recording kept for two years after the contract discussed at the meeting is signed. Recordings will be available to the public after all collective bargaining agreements for that budget period are settled.
Bureau of	All negotiations, mediation sessions, and hearings between the school board and its employees
Mediation	or their respective representatives are public meetings except when otherwise provided by the
Services	Commissioner of the Bureau of Mediation Services (BMS) or when another exception applies. If BMS closes the meeting, no recording is allowed. See Minn. Rules 5510.2810, Subp. 5.
Minn. Stat.	
179A.14, Subd. 3	
Superintendent	A school board may close a meeting to evaluate the performance of an individual who is subject
Evaluations	to its authority. The school board must identify (and notify) the individual to be evaluated before
Minn. Stat.	closing the meeting. The employee can request* the meeting be open. If the evaluation is closed, at the next open meeting, the school board must give a detailed summary of its conclusions
13D.05, Subd. 3(a)	regarding the evaluation. This closed meeting must be electronically recorded at the expense of
13D.03, 3dbd. 3(a)	the school district, and the recording must be preserved for at least three years after the date of
	the meeting. The recording is not available to the public.
Attorney-Client	The school board may close a meeting to consult with the school board's attorney on pending
Privilege	litigation or litigation that appears imminent (not just threatened). If the attorney is not present,
	the meeting cannot be closed. The school board must describe the subject to be discussed
Minn. Stat.	before closing a meeting. This closed meeting does not have to be recorded.
13D.05, Subd. 3(b)	
Purchase or Sale	The school board may close a meeting to determine the asking or offering price, to review
of Property	confidential or protected nonpublic appraisal data, or to develop or consider offers for buying or
	selling real or personal property. The specific property must be identified before holding the
Minn. Stat.	closed meeting and on the recording. A list of members and all other persons at the meeting must be made available to the public after the meeting. This closed meeting must be
13D.05, Subd. 3(c)	electronically recorded. The recording must be made available to the public after the property is
	purchased or sold or the board has abandoned the purchase or sale. The recording must be
	preserved for 8 years after the meeting date.
Security Issues	A school board may close a meeting to discuss issues, other than financial, related to security.
	Meetings may be closed to receive security briefings and reports, to discuss issues related
	to security systems, to discuss emergency response procedures and to discuss security
	deficiencies in or recommendations regarding public services, infrastructure, and
	facilities, if disclosure of the information discussed would pose a danger to public safety
Minn. Stat.	or compromise security procedures or responses. Financial issues related to security matters must be discussed and all related financial decisions must be made at an open
13D.05, Subd. 3(d)	meeting. Before closing the meeting, the public body must describe the subject to be
. ,	discussed by referring to the facilities, systems, procedures, services, or infrastructures to
	be considered during the closed meeting. This closed meeting must be electronically
	recorded at the expense of the governing body. The recording must be preserved for at
	least 4 years after the meeting date.