| DEFINITIONS                                   | betw<br>publi<br>sion                        | eting" means a deliberation among a quorum of the Board, or<br>veen a quorum of the Board and another person, during which<br>ic business or public policy over which the Board has supervi-<br>or control is discussed or considered, or during which the<br>rd takes formal action. "Meeting" also means a gathering:  |
|---|--|--|
|   | 1.   | That is conducted by the Board or for which the Board is re-<br>sponsible;   |
|   | 2.   | At which a quorum of members of the Board is present;  |
|   | 3.   | That has been called by the Board; and   |
|   | 4.   | At which the Board members receive information from, give<br>information to, ask questions of, or receive questions from<br>any third person, including an employee of the ESC, about<br>the public business or public policy over which the Board has<br>supervision or control.  |
|   | Gov  | 't Code 551.001(4)   |
|   | quor<br>othe                                 | iberation" means a verbal exchange during a meeting among a rum of the Board, or between a quorum of the Board and an-<br>r person, concerning any issue within the jurisdiction of the rd or any public business. <i>Gov't Code 551.001(2)</i>  |
| SOCIAL FUNCTION<br>OR CONVENTION              | the E<br>is co<br>Boar<br>emo<br>and<br>func | term "meeting" does not include the gathering of a quorum of<br>Board at a social function unrelated to the public business that<br>inducted by the Board, or the attendance by a quorum of the<br>rd at a regional, state, or national convention or workshop, cer-<br>nial event, or press conference, if formal action is not taken<br>any discussion of public business is incidental to the social<br>tion, convention, workshop, ceremonial event, or press confer-<br>e. <i>Gov't Code 551.001(4)</i> |
| LEGISLATIVE<br>COMMITTEE OR<br>AGENCY MEETING | mitte<br>ing c<br>men<br>and                 | attendance by a quorum of the Board at a meeting of a com-<br>be or agency of the legislature is not considered to be a meet-<br>of the Board if the deliberations at the meeting by the Board<br>or bers consist only of publicly testifying, publicly commenting,<br>publicly responding to a question asked by a member of the<br>stative committee or agency. <i>Gov't Code 551.0035</i>   |
| OPEN TO PUBLIC                                | may,<br>natic<br>ente                        | y meeting of the Board shall be open to the public. The Board<br>, however, exclude a witness from a hearing during the exami-<br>on of another witness in a matter being investigated and may<br>r into a closed meeting, as provided by law. [See BEC] <i>Gov</i> <sup>2</sup><br>e 551.002, 551.084, Ch. 551, Subch. D, Subch. E  |
| RECORDING                                     |  | r any part of an open meeting may be recorded by any person tendance by means of a tape recorder, video camera, or any   |

|                                    | other means of aural or visual reproduction. The Board may adopt reasonable rules to maintain order at a meeting, including rules related to the location of recording equipment and the manner in which the recording is conducted. These rules shall not prevent or unreasonably impair a person from exercising the right to record a meeting that is open to the public. <i>Gov't Code 551.023</i>   |
|------------------------------------|--|
| MINUTES                            | The Board shall prepare and keep minutes or make a tape record-<br>ing of each open meeting. The minutes shall state the subject mat-<br>ter of each deliberation and indicate each vote, order, decision, or<br>other action taken. The minutes and tapes are public records and<br>shall be available for public inspection and copying on request to<br>the Executive Director or designee. <i>Gov't Code 551.021, 551.022</i>  |
| NOTICE REQUIRED                    | Notice of a Board meeting shall be posted at a place convenient to<br>the public in the administration office of the ESC for at least 72<br>hours before the scheduled time of the meeting. That notice or a<br>notice posted at another place shall at all times be readily accessi-<br>ble to the public for at least 72 hours before the scheduled time of<br>the meeting.  |
|                                    | Notice shall also be provided to the county clerk of the county in which the administrative office of the ESC is located.  |
|                                    | Gov't Code 551.043(a), 551.053, 551.054; <u>City of San Antonio v.</u><br>Fourth Court of Appeals, 820 S.W. 2d 762 (Tex. 1991)   |
| NOTICE TO<br>SECRETARY OF<br>STATE | An ESC that extends into four or more counties shall provide notice of each meeting to the secretary of state. The secretary of state shall post the notice on the Internet. <i>Gov't Code 551.053</i>   |
| CONTINUED<br>MEETING               | If the Board recesses an open meeting to the following regular<br>business day, the Board is not required to post notice of the contin-<br>ued meeting if the action is taken in good faith and not to circum-<br>vent Government Code Chapter 551. If an open meeting is contin-<br>ued to the following regular business day and, on that following<br>day, the Board continues the meeting to another day, the Board<br>body must give the required written notice of the meeting continued<br>to that other day. <i>Gov't Code 551.0411(a)</i> |
| INQUIRY DURING<br>MEETING          | If a member of the public or of the Board inquires at a meeting<br>about a subject for which notice has not been given, the notice<br>provisions do not apply to a statement of specific factual infor-<br>mation given in response to the inquiry or a recitation of existing<br>policy in response to the inquiry. Any deliberation of or decision<br>about the subject of the inquiry shall be limited to a proposal to<br>place the subject on the agenda of a subsequent meeting. <i>Gov't</i><br><i>Code 551.042</i>                         |

## BOARD MEETINGS

| SPECIFICITY OF<br>AGENDA / NOTICE                          | Agendas for all meetings shall be sufficiently specific to inform the public of the subjects to be deliberated at the meeting, setting out any special or unusual matters to be considered or any matter in which the public has a particular interest. Deliberations or actions pertaining to the Executive Director are of particular public interest, and notice of those subjects must be worded with such clarity that the public will understand what the Board proposes to discuss or accomplish. <u>Cox Enterprises, Inc. v. Austin Indep. Sch. Dist</u> , 706 S.W.2d 956 (Tex. 1986); <u>Point Isabel Indep. Sch. Dist</u> , v. <u>Hinojosa</u> , 797 S.W.2d 176 (Tex. App.—Corpus Christi, 1990, writ denied); Atty. Gen. Ops. M-494 (1969), H-419 (1974), H-662 (1975), H-1045 (1977) |
|--|--|
|  | The terms "employee briefing" or "staff briefing" do not give ade-<br>quate notice of the subject matter to be presented to the Board by<br>employees or staff members. <i>Atty. Gen. Op. JC-0169 (2000)</i>   |
|  | The subject of a report or update by ESC staff or a member of the Board must be set out in the notice in a manner that informs a reader about the subjects to be addressed. <i>Atty. Gen. Op. GA-668 (2008)</i>  |
| EMERGENCY<br>MEETING OR<br>EMERGENCY<br>ADDITION TO AGENDA | In an emergency or when there is an urgent public necessity, the<br>notice of a meeting or the supplemental notice of a subject added<br>to an agenda posted in accordance with law is sufficient if it is<br>posted for at least two hours before the meeting is convened.  |
|  | An emergency or urgent public necessity exists only if immediate<br>action is required because of an imminent threat to public health<br>and safety or a reasonably unforeseeable situation. The Board<br>shall clearly identify the emergency or urgent public necessity for<br>each item in the notice of an emergency meeting and each item<br>added in a supplemental notice.  |
|  | The sudden relocation of a large number of residents from the area<br>of a declared disaster to the ESC's jurisdiction is considered a rea-<br>sonably unforeseeable situation for a reasonable period immedi-<br>ately following the relocation. Notice of an emergency meeting or<br>supplemental notice of an emergency item added to the agenda of<br>a meeting to address a situation described by this subsection must<br>be given to members of the news media as provided by Education<br>Code 551.047 not later than one hour before the meeting.   |
|  | Gov't Code 551.045   |
| CATASTROPHE  | A board prevented from convening an open meeting that was oth-<br>erwise properly posted under Government Code Section 551.041<br>because of a catastrophe may convene the meeting in a conven-<br>ient location within 72 hours pursuant to Government Code Section   |

## BOARD MEETINGS

|                                 | 551.045 if the action is taken in good faith and not to circumvent<br>Government Code Chapter 551. If the Board is unable to convene<br>the open meeting within those 72 hours, the Board may subse-<br>quently convene the meeting only if the Board gives the required<br>written notice of the meeting.        |  |  |
|---------------------------------|---|--|--|
|                                 | "Catastrophe" means a condition or occurrence that interferes physically with the ability of the Board to conduct a meeting, includ-<br>ing:  |  |  |
|                                 | <ol> <li>Fire, flood, earthquake, hurricane, tornado, or wind, rain, or<br/>snow storm;</li> </ol>  |  |  |
|                                 | 2. Power failure, transportation failure, or interruption of commu-<br>nication facilities;   |  |  |
|                                 | 3. Epidemic; or   |  |  |
|                                 | 4. Riot, civil disturbance, enemy attack, or other actual or threat-<br>ened act of lawlessness or violence.  |  |  |
|                                 | Gov't Code 551.0411(b), (c)   |  |  |
| SPECIAL NOTICE TO<br>NEWS MEDIA | The Board shall provide special notice of each meeting by tele-<br>phone, facsimile transmission, or electronic mail to any news me-<br>dia that has filed a request for notice at the ESC office and agreed<br>to reimburse the Board for the cost of providing the special notice.<br><i>Gov't Code 551.047</i> |  |  |
| QUORUM                          | A majority of the Board (i.e., five members of an eight member<br>board, regardless of the number of vacancies or the nonvoting sta-<br>tus of a board member) constitutes a quorum for meetings of the<br>Board. <i>Gov't Code 551.001(6), 311.013(b); Atty. Gen. Op. JC-0580</i><br>(2002)                      |  |  |
| DISASTER                        | Notwithstanding any other law, a quorum is not required for the Board to act if:  |  |  |
|                                 | <ol> <li>The ESC's jurisdiction is wholly or partly located in the area of<br/>a disaster declared by the president of the United States or<br/>the governor; and</li> </ol>  |  |  |
|                                 | 2. A majority of the members of the Board are unable to be pre-<br>sent at a Board meeting as a result of the disaster.   |  |  |
|                                 | Gov't Code 418.112  |  |  |
| SECRET BALLOT                   | No vote shall be taken by secret ballot. <i>Atty. Gen. Op. H-1163</i> (1978)  |  |  |
| MEETING BY<br>CONFERENCE CALL   | The Board may hold a meeting by telephone conference call if an emergency or public necessity exists within the meaning of Gov-   |  |  |
|                                 |   |  |  |

## BOARD MEETINGS

|                                       | ernment Code 551.045 and the convening at one location of a quorum of the Board is difficult or impossible, or if the meeting is held by an advisory board.   |
|---------------------------------------|---|
|                                       | Each part of the telephone conference call meeting that is required<br>to be open shall be audible to the public at the location specified in<br>the notice of the meeting. The location designated in the notice as<br>the location of the meeting shall provide two-way communication<br>during the entire telephone conference call meeting and the identi-<br>fication of each party to the telephone conference shall be clearly<br>stated prior to speaking.  |
| NOTICE                                | The telephone conference call meeting is subject to the notice re-<br>quirements applicable to other meetings. The notice must specify<br>as the location of the meeting, the location where meetings of the<br>governmental body are usually held.   |
| RECORDING                             | The conference call meeting shall be tape-recorded and made available to the public.  |
|                                       | Gov't Code 551.125  |
| MEETING BY<br>VIDEOCONFERENCE<br>CALL | If an ESC region does not extend into three or more counties, a<br>meeting may be held by videoconference call only if a quorum of a<br>Board is physically present at one location of the meeting. If an<br>ESC region extends into three or more counties, a meeting may be<br>held by videoconference call if a majority of the quorum is physical<br>ly present at one location of the meeting. A meeting held by vide-<br>oconference call is subject to the notice requirements applicable to<br>other meetings in addition to the notice requirements applicable to<br>meetings by videoconference call.                         |
| NOTICE OF<br>LOCATIONS                | The notice of a meeting to be held by videoconference call must<br>specify as a location of the meeting the location where a quorum of<br>the Board will be physically present and specify the intent to have a<br>quorum present at that location, except that the notice of a meeting<br>to be held by videoconference call by a board in an ESC that ex-<br>tends into three or more counties must specify as a location of the<br>meeting each location where a majority of the quorum of the Board<br>will be physically present and specify the intent to have a majority<br>of the quorum of the Board present at that location. |
|                                       | In addition, the notice of the meeting must specify as a location of<br>the meeting all other locations where Board members who will par-<br>ticipate in the meeting will be physically present during the meet-<br>ing. Each of the locations shall be open to the public during the<br>open portions of the meeting.  |
| RECORDING                             | The Board shall make at least an audio recording of the meeting.<br>The recording shall be made available to the public.  |

| Region 20 Education Service Center<br>015950 |   |  |
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| BOARD MEETINGS                               | BE<br>(LEGAL)   |  |
| QUALITY OF AUDIO<br>AND VIDEO<br>SIGNALS     | Each portion of a meeting held by videoconference call that is re-<br>quired to be open to the public shall be visible and audible to the<br>public at each location specified in the notice.   |  |
|  | Each location specified in the notice shall have two-way communi-<br>cation with all other locations during the entire meeting. Each par-<br>ticipant in the videoconference call, while speaking, shall be clearly<br>visible and audible to each other participant and, during the open<br>portion of the meeting, to the members of the public in attendance<br>at a location of the meeting.  |  |
|  | The quality of the audio and video signals perceptible at each loca-<br>tion of the meeting must meet or exceed standards specified by the<br>Texas Department of Information Resources. The quality of the<br>audio and video signals perceptible by members of the public at<br>each location of the meeting must:  |  |
|  | <ol> <li>Meet or exceed the quality of the audio and video signals per-<br/>ceptible by the Board members participating in the meeting;<br/>and</li> </ol>  |  |
|  | 2. Be of sufficient quality so that members of the public at each location of the meeting can observe the demeanor and hear the voice of each participant in the open portion of the meeting.   |  |
| REMOTE<br>PARTICIPATION                      | The Board may allow a member of the public to testify at a meeting<br>from a remote location by videoconference call even if the Board<br>member is not participating in the meeting from a remote location.  |  |
|  | Gov't Code 551.127; 1 TAC 209.10–13   |  |
| INTERNET<br>BROADCAST                        | The Board may broadcast an open meeting over the Internet. If<br>the Board broadcasts a meeting over the Internet, it shall establish<br>an Internet site and provide access to the broadcast from that site.<br>The Board shall provide on the Internet site the same notice of the<br>meeting, within the time required for posting that notice, that the<br>Board is required to post under the Open Meetings Act. <i>Gov't</i><br><i>Code 551.128</i> |  |
| ATTORNEY<br>CONSULTATION                     | The Board may use a telephone conference call, videoconference call, or communications over the Internet to conduct a public consultation with its attorney in an open meeting of the Board or a private consultation with its attorney in a closed meeting of the Board. [See BEC]   |  |
|  | Each part of a public consultation by the Board with its attorney in<br>an open meeting must be audible to the public at the location spec-<br>ified in the notice of the meeting as the location of the meeting.   |  |

| BOARD MEETINGS              | BE<br>(LEGAL)   |
|-----------------------------|---|
| EXCEPTION                   | This does not apply to a consultation with an attorney who is an<br>employee of the ESC. An attorney who receives compensation for<br>legal services performed, from which employment taxes are de-<br>ducted by the ESC, is an employee of the ESC.  |
|                             | Gov't Code 551.129  |
| HEARING-IMPAIRED<br>PERSONS | In a proceeding before the Board in which the legal rights, duties,<br>or privileges of a party are to be determined by the Board after an<br>adjudicative hearing, the Board shall supply for a party who is deaf<br>or hearing impaired an interpreter who has qualifications approved<br>by the Texas Department of Assistive and Rehabilitative Services. |
|                             | For purposes of this requirement, "deaf or hearing impaired"<br>means having a hearing impairment, regardless of the existence of<br>a speech impairment, that inhibits comprehension of a proceeding<br>or inhibits communication with others.   |
|                             | Gov't Code 558.001, 558.003   |

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