

Agenda

- Open Meetings Law OverviewDefinition of Executive Session
- Permitted Matters for Discussion
- · Procedural Requirements
- Minutes
- Penalties
- Legal Update
- Q&A





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OPEN MEETINGS ACT

The Open Meetings Act is designed to prevent public officials from "meeting secretly to deliberate on public issues without accountability to the public."

State ex rel. Cincinnati Post v. Cincinnati 76 Ohio St.3d 540, 668 N.E.2d 903, 1996-Ohio-372



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Definitions

Meeting



Public Body Any decision-making body of state, county, township, municipal corporation, school district or political subdivision, or local public institution





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Obligations

To take action & deliberate on public business in open session

To give appropriate **notice** of the meeting

To take and file minutes of the meeting



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Types of Meetings

Regular Meeting Meeting held at prescheduled intervals

Special Meeting Any meeting that is not a regular meeting

Emergency Meeting

A special meeting that requires immediate action due to unforeseen emergency. An executive session may not be conducted during an emergency meeting.



Executive Sessions

Proper Procedures

- Must be preceded by a specific motion, a second, and a roll call vote.
- Motion should state the specific topic(s) that will be discussed in Executive session.
 Names of employees are not disclosed.
- Meetings must always begin & end in open session. Cannot adjourn from Executive session.



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A STICKY PERSONNEL MATTER.....





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Permitted Discussion Topics

- 1. Appointment of public employee
- 2. Employment of public employee
- 3. Dismissal of public employee
- 4. Discipline of public employee
- 5. Promotion of public employee
- 6. Demotion of public employee
- 7. Compensation of public employee
- Investigation of charges or complaints against public employee unless employee has right to a public hearing



Permitted Discussion Topics

(continued)

- 9. Purchase of property
- 10. Pending or Imminent Litigation with Attorney
- 11. Collective Bargaining Matters.
- 12. Matters Required to be Kept Confidential
- 13. Security Matters
- 14. Hospital Trade Secrets
- 15. Veterans Service Commission Applicants



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Procedure to Adjourn to Executive Session

- I move to adjourn into executive session to discuss the dismissal of an employee.
- I second the motion.
- Roll call vote must be taken and recorded.



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What was I thinkin'...?

"to consider confidential legal matters."





WE COULD BE SUED FOR THAT.....





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Executive Sessions

Present in Executive Session:

- Who may members include?
 anyone you invite to stay
- Who may the members exclude?
 anyone you choose to exclude
- Keep in mind that there is no penalty (under the Open Meetings Act) for revealing what was discussed in Executive Session. Choose attendees accordingly.



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Confidentiality Requirement

- Ohio Rev. Code Section 102.03(B) No present or former public official or employee shall disclose or use, without appropriate authorization, any information acquired by the public official or employee in the course of the public official's or employee's official duties that is confidential because of statutory provisions, or that has been clearly designated to the public official or employee as confidential when that confidential designation is warranted because of the status of the proceedings or the circumstances under which the information was received and preserving its confidentiality is necessary to the proper conduct of government business.
- Penalty: 1st Degree Misdemeanor (180 days jail, \$1,000 fine max)



Must Employee Be Notified?

- Unless a public hearing is provided by law, an employee does not have to be notified before a public body adjourns into executive session to discuss such employee's discipline, dismissal, demotion, etc.
- Check with legal counsel.



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SO...HOW ARE YA VOTIN' ON THAT...BUBBA.....





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Restrictions On Executive Session

- There can be No Decision-Making
- No Voting other than to vote on a motion to recess or to return to open session
- Non-permitted matters may Not be discussed in Executive Session, even if intertwined with permitted matters





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Beware of Keeping Minutes

- During a public meeting, the public body voted to go into an executive session to discuss a matter that they were authorized to discuss in an executive session.
- Although not required (or advised), notes were taken by clerk and transcribed into a memo.
- Memo deemed a "public record" and required to be released.



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Minutes of General Meeting Must Reflect Executive Session, Voting and Purpose

The minutes of the meeting at which the executive session occurs must reflect:

- The motion including the specific purpose of the executive session,
- The roll call vote to enter,
- The adjournment back to the general meeting, and,
- The roll call vote to exit.



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Prohibition

 A public body may not hold an executive session to consider the discipline of an elected official for conduct related to the performance of the official's duties or to consider that person's removal from office.



Another Prohibition

 A board of township trustees may not conduct an executive session in order to deliberate about a proposed zoning change, even if the board ultimately votes on that matter in an open meeting. Ohio Attorney General Opinion 92-032



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Penalties

Fines (\$500 per violation) +

Injunction +

Attorney's Fees +

Court Costs +

Court Costs

Action Invalidated +

Possible Removal + from Office



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Penalties for Violation

- Any action taken in executive session is void.
- So is any action taken in open session which results from an unlawful executive session.



Questions & Answers

- For Additional Information or to Schedule a Presentation for your Group...
 - Call Ohio Auditor of State
 Dave Yost
 - (614) 466-4514 / 800-282-0370
 - Open Government Unit
- Yellow Book: http://www.ohioauditor.gov/OpenGovernmentUnit/Default.htm
 Default.htm



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LEGAL DIVISION

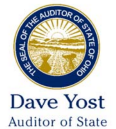
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