SCHOOL ADVISORY COUNCIL (SAC)

The School District of Palm Beach County



SCHOOL ADVISORY COUNCIL (SAC)

SAC GOVERNANCE

The School District of Palm Beach County





SCHOOL BOARD POLICY 2.09

Book School Board Policies

Section Ch. 2. General Administration

Title School Advisory Councils

Number 2.09 Status Active

Adopted

1. Purpose

This policy is to ensure compliance with Fla. Stat. § 1001.452.

2. Applicability

Each school in this school district shall have a School Advisory Council ("SAC") as set forth in Fig. Stat. § 1001.452(1)(a).

3. Composition of Councils

- a. Membership of the SAC shall meet the requirements within Fla. Stat. § 1001.452(1)(a). These requirements include that the SAC be composed of the school Principal/Director (who, pursuant to Fla. Stat. § 1001.54(2), must provide instructional leadership in the development, revision, and implementation of the School Improvement Plan) and an appropriately balanced number of teachers, education support employees, students (where appropriately, parents, and business and community representatives.
 - i. Middle schools may include student representation on their SACs
 - ii. Career centers and high schools must include student representatives on their SACs.
 - iii. Career centers and Adult Education Centers are not required to have parent participation on the
 - iv. In accordance with Fla. Stat. § 1001.452(1)(a), the term "education support employee" as used herein refers to any person who is employed by a school who is not defined as instructional or administrative personnel pursuant to Fla. Stat. § 1012.01 and whose duties require twenty (20) or more hours in each normal working week.
 - v. For purposes of School Advisory Council membership, the term "teacher" includes classroom teachers, certified student services personnel, and media specialists pursuant to Fla. Stat. § 1001.452(1)(a).
- b. As required by Fia. Stat. 5 1001.452(1)(a), the majority (fifty percent plus one (50% + 1)) of the members of the SAC shall be persons who are not employed by the school district.
- c. Membership shall be representative of the ethnic, racial, and economic community served by the school, as required by Fla. Stat. § 1001.452(1)(a).

4. Selection of Council Members

- a. All council members shall be elected by their respective peer group, except for business and community representatives and the school Principal/Director. The SAC bylaws will establish the term of membership and a process for ensuring staggered terms to provide continuity on the SAC.
- b. As required by Fla. Stat. § 1001.452(1)(a), the following council members shall be elected by their respective peer group in a fair and equitable manner through an election as set forth in the bylaws of the SAC. Procedures in the bylaws should include the means of ensuring wide notice of vacancies and elections through such means as the school marquee, school newsletter, Parent Teacher Organization (PTA/PTO) meetings, and announcements at open house, etc.
 - i. Teacher(s) shall be elected by teachers;
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5. SAC Governance

a. Each SAC shall be governed by the Sunshine Law (Fla. Stat. 286.011), the Public Records Law (Fla. Stat. Chapter 119), the SAC Statute (Fla. Stat. 1001.452), and other relevant Florida Statutes and State Board of Education Rules relating to SACs.



BYLAWS

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5. SAC Governance

b. Each SAC will adopt bylaws, including membership selection procedures that meet the requirements of Florida Statutes, State Board of Education Rule, and this Board Policy. As required by Fla. Stat. § 1001.452(1)(d), the bylaws must establish procedures for the following:



ESTABLISHING PROCEDURES FOR:

- <u>Selection of membership</u> (meeting all Florida State Statute requirements)
- Management of meeting operations
- Requiring a quorum to be present before a vote may be taken
- Requiring at least three (3) business days <u>advance notice</u> in writing to all SAC members when a vote is necessary
- Scheduling meetings when members can attend
- Replacing any member with two consecutive unexcused absences
- <u>Recording minutes</u> of meetings
- Determining <u>processes to develop and approve requests</u> for school recognition funds and school improvement funds



ANNUAL REVIEW

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5. SAC Governance

c. The SAC shall annually review its bylaws to ensure alignment with current Statutes and Board Policy.

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d. The SAC shall submit the SAC bylaws when submitting the School Improvement Plan for Board approval.

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Composition of Council

- **Selection of Council Members**
- **Powers and Duties**
- School Improvement Plan
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 - iii. Student(s), when appropriate, shall be elected by students; and

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STATE LEGISLATION FLORIDA STATUTE

- 24.121 Allocation of Funds
- 112.3143 Voting Conflicts
- 286.011 Public Meetings, Inspection & Records; Criminal & Civil Penalties (Sunshine Law)
- 1001.42 District School Board
- 1001.452 District and School Advisory Councils
- 1001.54 Duties of School Principals
- 1002.33 Charter Schools
- 1003.42 Required Instruction
- 1008.33 Public School Improvement
- 1008.345 System of School Improvement and Education
- 1008.36 Florida School Recognition (A+ Funds)



FLORIDA ADMINISTRATIVE CODES

- 6A-1.09981 Improvement and Accountability
- 6A-1.099811 Differentiated Accountability
- 6a-1.099827 Charter School Corrective Action and School Improvement Plans



ADDITIONAL LEGAL RECOURCES

- 2015 Open Government Overview PowerPoint
- 2015 Sunshine Law Manual My Florida Legal
- Open Government FAQ's
- Memo: Participation of Physically Absent Members at SAC Meetings
- SAC Voting Conflicts (A+ Funds)
- SAC Sunshine Law and Voting Conflicts Memorandum



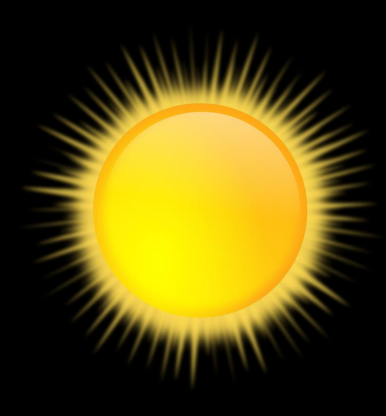
SUNSHINE LAW – OPEN GOVERNMENT



- Public Records,
 Chapter 119
- 2. Public Business:
 Miscellaneous
 Provisions
 Chapter 286



SCOPE OF THE SUNSHINE LAW



There are three basic requirements:

- Meetings of public boards or commissions must be open to the public
- 2) Reasonable notice of such meetings must be given
- 3) Minutes of the meetings must be taken, promptly recorded and open to public inspection



SUNSHINE LAW OPEN TO PUBLIC

The phrase "open to the public" means open to all who choose to attend. Boards are not authorized to exclude some members of the public (i.e. employees or vendors) from public meetings.

Board meetings should be held in buildings that are open to the public. This means that meetings should not be held in private homes.



SUNSHINE LAW MEMBERS MEETING TOGETHER

Florida's Government in the Sunshine Law, commonly referred to as the Sunshine Law, is equally applicable to elected and appointed boards and has been applied to <u>any gathering of two or more members</u> of the same board to discuss some matter which will foreseeably come before that board for action.



VOTING

Board members are not prohibited from using written ballots to cast a vote as long as the votes are made openly at a public meeting, the name of the person who voted and his or her selection are written on the ballot, and the ballots are maintained and made available for public inspection in accordance with the Public Records Act.



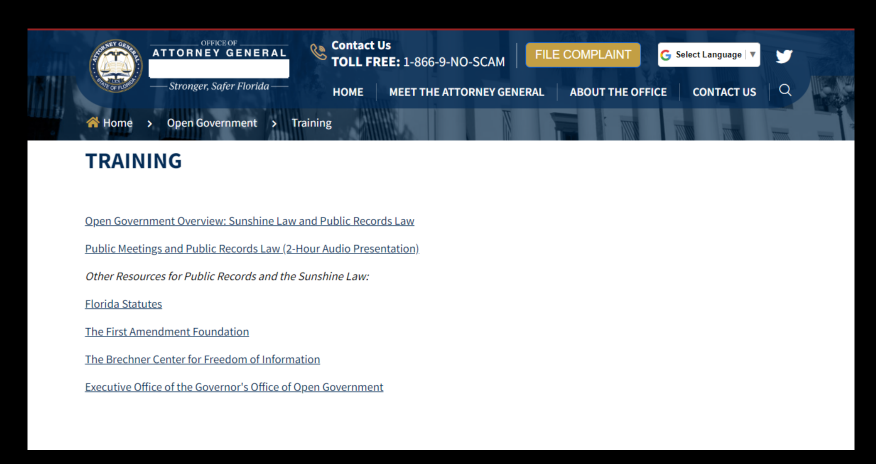
SUNSHINE LAW VIOLATIONS

Any member of a board who *knowingly* violates the Sunshine Law is guilty of a misdemeanor of the second degree.

An unintentional violation may be prosecuted as a noncriminal infraction resulting in a civil penalty up to \$500.



SUNSHINE LAW TRAINING



Florida Attorney General Training Website For Florida Sunshine Law



PEOPLE TO ASSIST YOU:

Call:

The School District of Palm Beach County

3300 Forest Hill Blvd., West Palm Beach, FL 33406

561-434-8000

Ask for:

Office of School Improvement