

EXEMPT SESSIONS

The Board reserves the right, within the constraints of State Law, to meet in a session exempt from the open meetings law for the following reasons:

1. To conduct a judicial or quasi-judicial proceeding;
2. Any matter made confidential by federal or state law;
3. Attorney-Client Privilege;
4. Retreats (Private school board “retreat” meetings convened to engage in training and identify potential areas of improving a board’s overall effectiveness generally are not subject to Open Meetings Law. However, meetings would be subject to the Open Meetings Law if the Board were to also discuss public matters that would otherwise arise at a Board meeting).

No formal action or vote may be taken in an exempt session. The Board shall reconvene in open session to take final action on other matters discussed, and to adjourn the meeting.

Effective date : January 5, 2010