THOUSAND OAKS CITY COUNCIL



Supplemental Information Packet MRayney

Agenda Related Items - Meeting of May 16, 2016 Supplemental Packet Date: May 16, 2016

Supplemental Information:

Any agenda related public documents received and distributed to a majority of the City Council after the Agenda Packet is printed are included in Supplemental Packets. Supplemental Packets are produced as needed, typically a minimum of two—one available on the Thursday preceding the City Council meeting and the second on Tuesday at the meeting. The Thursday Supplemental Packet is available for public inspection in the City Clerk Department, 2100 E. Thousand Oaks Boulevard, during normal business hours (main location pursuant to the Brown Act, G.C. 54957.5(2) Both the Thursday and Tuesday Supplemental Packets are available for public review at the City Council meeting in the City Council Chambers, 2100 E. Thousand Oaks Boulevard.

Americans with Disabilities Act (ADA):

In compliance with the ADA, if you need special assistance to participate in this meeting or other services in conjunction with this meeting, please contact the City Clerk Department at (805) 449-2151. Assisted listening devices are available at this meeting. Ask City Clerk staff if you desire to use this device. Upon request, the agenda and documents in this agenda packet, can be made available in appropriate alternative formats to persons with a disability. Notification at least 48 hours prior to the meeting or time when services are needed will assist City staff in assuring reasonable arrangements can be made to provide accessibility to the meeting or service.

CityClerk - Re: Thousand Oaks City Council Special Meeting - Monday, May 16, 2016 - 5:30 p.m.

| From: | Iqbal Quidwai <i.quidwai@gmail.com></i.quidwai@gmail.com> |
|----------|--|
| To: | Tracy Noonan <tnoonan@toaks.org>, Joel Price <jprice@toaks.org></jprice@toaks.org></tnoonan@toaks.org> |
| Date: | 5/13/2016 5:47 PM |
| Subject: | Re: Thousand Oaks City Council Special Meeting - Monday, May 16, 2016 - 5:30 p.m. |
| Cc: | CityClerk <cityclerk@toaks.org>, Patrick Hehir <phehir@toaks.org></phehir@toaks.org></cityclerk@toaks.org> |

This closed session G.C. given is meaningless; please provide what section is this meeting being called under ASAP?

Fri 540 pm 13th May 16

Nick Quidwai @cctoaks 14m14 minutes ago

TOCC Shoe to fall Mon 530 pm behind closed doors Unceremonial FIRING Mitnick or by Mitnick? who will fall \$22 mill loss RDA to State?? LEAK?

Government

Code section 54957

54950. In enacting this chapter, the Legislature finds and declares that the public commissions, boards and councils and the other public agencies in this State exist to aid in the conduct of the people's business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.

The people of this State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created.

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54950.5. This chapter shall be known as the Ralph M. Brown Act.

http://www.f3law.com/newsflash.php?nf=71

In a recent decision, Kolter v. Commission on Professional Competence of the Los Angeles Unified School District (2009)

____Cal_Rptr.3d____, WL 43633, the California Court of Appeal held that the governing board ("board") of a school district may deliberate in closed session on complaints or charges brought against an employee without providing the employee with 24-hour written notice under the Ralph M: Brown Act ("Brown Act"): (Gov. Code § 54950 et seq.)

In Kolter, the board convened in closed session to consider dismissal charges against a permanent certificated employee, and initiated the process to dismiss her pursuant to Education Code section 44932 et seq. The employee did not receive any notice prior to the closed session or of the charges. After the closed session, the employee was notified of the board's intent to dismiss her and of her right to a public hearing. The employee exercised her right to a public hearing and, at hearing, argued that the proceedings should be dismissed because the board's closed session violated her rights under the Brown Act. The hearing panel ultimately dismissed the employee. The employee then filed a court action

arguing that her dismissal should be overturned because the board allegedly violated the Brown Act by failing to give her 24-hour written notice of the closed session.

Sqbal Quidwai

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https://www.youtube.com/user/iquidwai/videos

https://www.blogger.com/blogger.g?blogID=1321311241700037109#allposts

https://www.facebook.com/iquidwai

http://www.cctoaks.com/



On Fri, May 13, 2016 at 4:29 PM, Janis Daly <<u>JDaly@toaks.org</u>> wrote: Attached is a copy of the Call and Notice for the captioned Special Meeting. The agenda for this meeting is available at:

http://www.toaks.org/government/agendas_minutes/agendas/city_council.asp

Kindest regards, Janis Daly Sr. Recording Secretary City Clerk Department City of Thousand Oaks 805-449-2156