Hi Rick

Can you help me with this, please? We've been posting a 12 pt typeface notice in Elliot's window (where we hold the meeting) without any problem. Now this woman says we're out of compliance. Is this correct? We can post the same thing in the back of Elliot's, where there is a ramp, but I feel like this is just silly. Please let me know. I've sent the list of meeting dates to both local papers, and they have the ability to post these, but clearly it's not that important to them. As soon as we have our website, we can post it on that. Is that enough, or do we have to also put it in the window, as we've been doing? This woman is a real stickler. Please help me out on this asap.

Thanks,
Laurie

From: Sue Pascoe [mailto:spascoe@palisadesnews.com]
Sent: Wednesday, April 27, 2016 8:33 AM
To: Laurie Sale; Ezoremsky@udorealestate.com
Cc: Bill Bruns
Subject: Brown Act

Laurie and Elliot,

The Brown Act is really specific--The DRB and the PalHi School Board operates under the Brown Act.

Posting a meeting is highly regulated. A white paper in small print up several stairs is not ADA compliant--and someone in town may take you to task for it.

At the very least, the announcement about the meeting should have gone out to all of the people in the group (maybe it did?)--I would also love to be put on that mailing list. The public posting has to be in a place that is ADA compliant. I would suggest the library or the Chamber of Commerce? Also, I'm sure both the Post and the News could have posted something on our Facebook.

Sue

III. What notice must be given of a public meeting?

A. Advance notice of meetings must be provided:

Regular meetings must be noticed through the posting of an agenda at least 72 hours before the meeting. (You may request that a copy of the agenda and "all documents constituting the agenda packet" be mailed to you. They will be mailed when the agenda is posted or when it is distributed to a majority of the legislative body, whichever is first. The agency may charge a fee for mailing the materials, not to exceed the cost of providing the mailing service.)

Special meetings may be called, but only upon 24 hours notice to each local newspaper of general circulation, radio or television station that has in writing requested notice. The notice must be posted in a location freely accessible to the public. Only the business specified for discussion at the special meeting may be addressed.

Emergency meetings may be called under specific, drastic circumstances ("work stoppage, crippling activity, or other activity that severely impairs public health, safety, or both, as determined by a majority of the members of the legislative body"). The 24 hour notice is not necessary, but a 1 hour notification of those media requesting notice is necessary if possible.
On Wed, Apr 27, 2016 at 12:58 PM, Palisades BID <laurie@palisadesbid.org> wrote:

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