July 11, 2023

Assembly Member Miguel Santiago, Chair
Assembly Member Tom Lackey, Vice Chair
Committee on Governmental Organization
California State Assembly
1020 N Street, Room 360A
Sacramento, California 95814

RE: Support for SB 544 (Laird)

Dear Chair Santiago, Vice Chair Lackey, and Committee Members,

Disability Rights Education and Defense Fund (DREDF) writes in strong support of SB 544 (Laird), which would modernize the Bagley-Keene Open Meeting Act to permit participation in the meetings of state advisory boards and commissions via teleconferencing, both for members of such boards and commissions and members of the public.

Based in Berkeley, Calif., DREDF is a national nonprofit law and policy center dedicated to protecting and advancing the civil and human rights of people with disabilities. DREDF pursues its mission through education, advocacy, and law reform efforts. For more than three decades, DREDF has received funding from the California Legal Services Trust Fund (IOLTA) Program as a Support Center providing consultation, information, training and representation services to legal services offices throughout the state as to disability civil rights law issues. DREDF is nationally recognized for its expertise in the interpretation of federal and California disability civil rights laws.

Since the official end of the public health emergency, DREDF has been contacted by numerous constituents with disabilities who need reasonable accommodations including teleconferencing to participate in the public meetings such as those governed by the Bagley-Keene Open Meeting Act. Many of our disabled constituents who seek to participate in public meetings are vulnerable to severe outcomes from COVID-19 and other infectious diseases and need to participate remotely to protect their health and well-being. Still others face obstacles relating to resources, mobility, and transportation. Our state’s extensive experience during the pandemic demonstrates that remote participation is a feasible and effective means to include disabled and nondisabled members of our community.

Moreover, with respect to people with disabilities, the option of remote participation is a reasonable accommodation required under the Americans with Disabilities Act (ADA), which preempts state laws such as the Bagley-Keene Open Meeting Act as well as the Brown Act. See Palmer v. Michigan, No. 1:22-cv-90, 2022 U.S. Dist. LEXIS 57079, *16
(W.D. Mich., Mar. 29, 2022) (granting preliminary injunction permitting disabled plaintiff to continue full virtual participation as a board member of the Community Mental Health Authority); Silver v. City of Alexandria, 470 F. Supp. 3d 616, 625 (W.D. La. 2020) (granting preliminary injunction requiring City of Alexandria allowing disabled plaintiff to participate and vote virtually in all regular or special Alexandria City Council meetings).

Without changes such as those contained in SB 544, DREDF constituents will continue to be denied their rights under the ADA and will need to seek remedies.

Sincerely,

Claudia Center