This bill amends the Ralph M. Brown Act, affecting local agency meetings as follows:

* **Teleconferencing:** From July 1, 2026, to January 1, 2030, eligible legislative bodies must offer 2-way telephonic/audiovisual access to meetings and encourage public participation. Disruptions to telephonic or internet services would require a recessed meeting and service restoration attempts. It revises teleconferencing rules, requiring specific noticing, accessibility, and public comment provisions, including 2-way audiovisual/telephonic service and live webcasting. Extends alternative teleconferencing authorization for "just cause" reasons until 2030, while revising and recasting teleconferencing options for student bodies and neighborhood councils.
* **Social Media:** Makes permanent the exception allowing members to communicate separately on social media, provided they don't discuss business of a specific nature within the body's subject matter jurisdiction.
* **Compensation Reports:** Requires oral reports on compensation for department heads/administrators before final action.
* **Agendas:** From July 1, 2026, to July 1, 2030, eligible bodies must translate agendas into applicable languages. Modifies exceptions regarding public comment on committee-reviewed items, specifically for certain types of committees.
* **Brown Act Copies:** Requires local agencies to provide the Act to all elected or appointed legislative body members. Expands authority for elected bodies to impose requirements on appointed bodies.
* **Recording:** Removes specific mentions of audio/visual recorders for recording proceedings.
* **Emergency Meetings:** Removes the distinction for school boards, applying emergency meeting requirements uniformly across all legislative bodies.
* **Disruptions:** Clarifies that disrupting teleconferenced meetings includes those participating via 2-way platforms.
* **Special Meetings:** Requires all legislative bodies to post special meeting notices on their internet websites, if they have one.
* **Other Updates:** Makes other technical updates to the act, and includes findings relating to access to the meetings of public bodies.
* **Reimbursement:** States that no reimbursement is required for costs mandated by the bill.