#### **Tonasket Parks and Recreation Board**

Wednesday, October 21st, 2020 at 6:45 PM

ONLINE ONLY per Proclamation <u>20-28</u> from the Governor

Call to Order 6:47 PM Click on the following link to join: <u>meet.google.com/idh-gbeb-eik</u>

## Jordon Weddle, Billie Attwood, Rick Massey and Stacey Kester via online video. Dave Stangland via phone.

No public present.

#### **Consent Agenda**

- Minutes of previous meeting (PDF Link)
- Dave moves to approve the minutes as amended, Stacey seconds, motion passed unanimously

#### Agenda

#### Hearing from individuals or groups (public comment)

The Board welcomes all present to this meeting. Anyone wishing to speak on an issue will be invited to speak once for up to three minutes. We may or may not discuss your issue at this meeting, more likely we will place it on a future agenda. Though we are unlikely to take any action this evening, we are very interested in hearing your comments.

#### Finances

- 1. County Reports
  - a. <u>Revenue</u> and <u>Expenses</u>
  - b. Reviewed
- 2. Tonasket Park and Rec
  - a. Pool Repair Update (Dave and Jordon) Estimate: <u>Quote</u>
  - Dave called Darren offering a virtual consultation with the pool contractor. Still awaiting to have the consultation scheduled.
  - The city suggested a sub committee for pool reopening.
  - Billie motions to form a committee existing of Jordan and Dave with Stacey as an alternate, to meet with the city routinely regarding repairs and maintenance of the pool, Stacey second, passed unanimously.
    - Topics to be discussed: repair cap, painting, drainage, pool cover, inquire about donation to City for a pool on behalf of Mr. Stangland (Sr.)
- 3. Invoices and reports from the City

a. Revenue and Expense Report, Invoices from the City

#### City of Tonasket bills.

Sept. Ziply Fiber Bill: \$59.00 Sept. PUD Bill: \$54.89

Total: \$113.89

Rick made a motion to pay bills as stated above, Billie seconded the motion, passed unanimously.

#### **Old Business**

4. Purchasing, AED- Update

#### a. <u>AED Quote</u> - <u>Updated Quote</u>

Rick will make more inquiries Questions: Child and adult pads, Service, Monthly check, Battery life

- 5. (TABLED) Planning our Levy (Resolution 1-2020 Link)
  - a. <u>Assessed Values</u> and <u>per Thousand</u>

#### New Business

- 6. 2021 Budget Process
  - a. Annual Budget Draft
  - b. Updated Financial Forcast
  - c. Working with the City to create our the 2021 Annual Budget
  - d. Budget Letter from the County
  - e. <u>Revenue Worksheet</u>
  - f. Expenditure Worksheet

### Dave made a motion to approve the budget agreement with the city of Tonasket, Billie second, passed unanimously.

- 7. Levy Certification
  - a. Letter to District
  - b. Inflation
  - c. <u>Levy Cert Form</u>
  - d. Ordinance Form
  - e. Preliminary Values

The board reviewed documents.

Dave makes a motion to have Jordon and Stacey to work on county budget, Billie seconded, passed unanimously.

- 8. Trail Investigation Update (TABLED)
- 9. SAO Audit update
  - a. Audit was submitted
  - b. Audit Exit Letter

#### Reviewed audit

Awaiting invoice for audit. We need to pay auditors a mandatory fee for auditing our books.

7:45 pm - Executive Session Yes () No (X) (If yes, see the following page for checklist)

#### Adjourned at 8:44

Meetings are scheduled for 6:45pm on the 3rd Wednesday at the District Office of the Tonasket SchoolDistrict2020 Schedule:Jan 15th, Feb 19th, Mar 18th, Apr 15th, May 20th, Jun 17th,<br/>Jul 15th, Aug 19th, Sept 16th, Oct 21st, Nov 18th, Dec 16th

### Executive Summary Checklist

(From <u>MRSC.org</u>)

Meeting         An executive session can only be held as part of a regular or special meeting.           Purpose         The presiding officer announces in open session the purpose of the executive session.           End Time         The presiding officer announces in open session the time the executive session will end.           Legal Counsel         Legal counsel is present during the executive session, if required.           Confidentiality         At the start of the executive session, participants are reminded that discussions are confidential.           Local governments can discuss the following topics set forth in RCW 42.30.110(1) in executive session:         •           • Matters affecting national security. RCW 42.30.110(1)(a)(i).         •         •           • Infrastructure and security of agency computer and telecommunications network. RCW 42.30.110(1)(b). (c). If agency is seller/lessor, only minimum price may be discussed & factors influencing price must be discussed in public session.         •           • Real estate sale, purchase, or lease if a likelihood that disclosure would increase the price.         RCW 42.30.110(1)(b). (c). If agency is seller/lessor, only minimum price may be discussed & factors influencing price must be discussed in public session.         •		(Trom <u>MRSB.org</u> )	
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Province Open acceler is not recurred until offer the approximated and time			
<b>Resumption</b> Open session is not resumed until alter the announced end time.	Resumption	Open session is not resumed until after the announced end time.	

**OPMA – EXECUTIVE SESSION PROCEDURES** 

# PRACTICE TIPS\*

For Local Government Success

MRSC

An executive session must begin after a regular or special meeting is convened and adjourn before the meeting ends. While an executive session will therefore always be a part of a regular or special meeting, it is possible to hold a special meeting for the sole purpose of holding an executive session.

To start, the chair must announce the executive session to those in attendance at the meeting, including: (1) the purpose of the executive session; and (2) the time when the executive session will end.

Announced Purpose and Topics of Discussion: The announced purpose of the executive session must be one of the statutorilyidentified purposes for which an executive session may be held. The announcement must contain enough detail to identify the purpose as falling within the limits of the law.

It would not be sufficient, for example, for a meeting chair to declare simply that the governing body will now meet in executive session to discuss "personnel matters." Discussion of personnel matters, in general, is not an authorized purpose for holding an executive session; only certain specific issues relating to personnel may be addressed in executive session.

Attendance of legal counsel - Legal counsel must be present at an executive session, either in person or remotely via a device that allows two-way communication, to discuss enforcement actions, current or potential litigation, or the legal risks of current or proposed action. "Potential litigation" means litigation that has been specifically threatened to which the agency, the governing body, or a member acting in an official capacity is, or is likely to become, a party; or the agency reasonably believes may be commenced by or against the agency, the governing body, or a member acting in an official capacity. Discussion of the "legal risks" of a current or proposed action can only occur in executive session if public discussion of those legal risks is likely to result in an adverse legal or financial consequence to the agency.

#### Notes for Specific Discussion Topics

- Security of computer and telecommunications network Governing body may be briefed in executive session about agency cybersecurity issues or data breaches. If a data breach occurs, the agency must comply with breach notification requirements.
- Contract Performance Review of contract performance of publicly bid contracts may only be discussed in executive session when public knowledge of such consideration would likely cause increased costs.
- Qualifications of an applicant for public employment or review of performance of a public employee – If the governing body elects to take final action regarding hiring, setting the salary of an individual employee or class of employees, or discharging or disciplining an employee, that action must be taken in open session.
- Qualifications of candidate for appointment to elective office Candidate interviews and final action appointing a candidate to elective office must be in an open public meeting.
- Collective bargaining sessions Collective bargaining sessions with employee organizations are not subject to OPMA requirements and may occur in closed session without following OPMA procedures. This exemption applies to contract negotiations, grievance meetings, and discussions about the interpretation or application of a labor agreement or to that portion of a meeting when the governing body is planning or adopting its strategy during the course of any collective bargaining, professional negotiations, grievance or mediation proceedings, or reviewing the proposals made in the negotiations or proceedings in progress.

Length of Session: If the governing body concludes the executive session before the time stated, it should not reconvene in open session until the time stated. Otherwise, public may, in effect, be excluded from that part of the open meeting that occurs between the close of the executive session and the time when the chair announced the executive session would conclude. If the executive session is not over at the stated time, it may be extended only if the chair announces to the public at the meeting place that it will be extended to a stated time.

Attendance: Attendance at an executive session need not be limited to the members of the governing body. Persons other than elected members may attend the executive session at the invitation of the governing body. Those invited should have some relationship to the matter being addressed in the executive session, or they should be in attendance to otherwise provide assistance to the governing body. Note that if the stated purpose for the executive session is to discuss litigation or potential litigation with the governing body's attorney, the presence of persons at the session who are not governing body members or agency staff may waive the attorney-client privilege.

Minutes: Minutes are not required to be taken at an executive session. If minutes or notes are taken during an executive session, they may be subject to the disclosure requirements of the Public Records Act.

\*DISCLAIMER: These practice tips are meant to provide summary information on executive sessions; these tips are not intended to be regarded as specific legal advice. Consult with your agency's attorney about this topic as well. December 2018