EXECUTIVE SESSIONS

Executive Sessions (closed meetings) may be held by the Board to discuss matters of a confidential and personal nature, as permitted by law. See following pages for procedure.

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EXECUTIVE SESSIONS

Executive Sessions (closed meetings) may be held by the Board to discuss matters of a confidential and personal nature, as permitted by law. These matters include:

- Conference with the Board’s attorney on threats to public or private property.
- Matters relating to employment or dismissal or charges against district personnel.
- Matters relating to litigation or proposed litigation in which the Board is a party.
- Matters of national security.
- The preparation, administration, or grading of examinations for licensing purposes.
- Consideration of the selection or purchase or real estate.
- Considerations of the acceptance of gifts, bequests, or donations where confidentiality has been requested by the donor.
- Consideration of receipt of legally classified materials.
- Consideration of wage and benefit matters during salary deliberations, and
- Consideration of suspension, expulsion, or disciplinary action in connection with a student.

Upon request of any Board member present, the Board may vote to go into an executive session. Only members of the Board and such persons as the Board may invite will be present. During executive session, no motion will be entertained or noted upon or action taken. Any consensus reached during an executive session will be put to a vote at an open meeting following the closed session.

No minutes will be taken at executive session. That such a meeting will be, or was, held will be recorded in the minutes of the preceding or subsequent regular meeting. Board members and any persons attending the session are duty-bound not to disclose the topic or details of the discussions at executive sessions.

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