SPECIAL MEETING
BOARD OF UNIVERSITY AND SCHOOL LANDS

August 5, 2020 at 11:00 AM

This meeting will be held via Microsoft Teams

Join Microsoft Teams Meeting
+1 701-328-0950
Conference ID: 250 013 073#

AGENDA

➢ = Board Action Requested

1. Litigation – Jodi Smith


➢ Executive session under the authority of NDCC §§ 44-04-19.1 and 44-04-19.2 for attorney consultation.
Procedures for Executive Session regarding
Attorney Consultation and Consideration of Closed Records

Overview

1) The governing body must first meet in open session.

2) During the meeting’s open session the governing body must announce the topics to be discussed in executive session and the legal authority to hold it.

3) If the executive session’s purpose is attorney consultation, the governing body must pass a motion to hold an executive session. If executive session’s purpose is to review confidential records a motion is not needed, though one could be entertained and acted on. The difference is that attorney consultation is not necessarily confidential but rather has “exempt” status, giving the governing body the option to consult with its attorney either in open session or in executive session. Confidential records, on the other hand, cannot be opened to the public and so the governing body is obligated to review them in executive session.

4) The executive session must be recorded (electronically, audio, or video) and the recording maintained for 6 months.

5) Only topics announced in open session may be discussed in executive session.

6) When the governing body returns to open session, it is not obligated to discuss or even summarize what occurred in executive session. But if “final action” is to be taken, the motion on the decision must be made and voted on in open session. If, however, the motion would reveal “too much,” then the motion can be abbreviated. A motion can be made and voted on in executive session so long as it is repeated and voted on in open session. “Final actions” DO NOT include guidance given by the governing body to its attorney or other negotiator regarding strategy, litigation, negotiation, etc. (See NDCC §44-04-19.2(2)(e) for further details.)
Recommended Motion to be made in open session:

Under the authority of North Dakota Century Code Sections 44-04-19.1 and 44-04-19.2, the Board close the meeting to the public and go into executive session for purposes of attorney consultation relating to:


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<tr>
<th>Action Record</th>
<th>Motion</th>
<th>Second</th>
<th>Aye</th>
<th>Nay</th>
<th>Absent</th>
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<td>Secretary Jaeger</td>
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<td>Superintendent Baesler</td>
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<td>Treasurer Schmidt</td>
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<td>Attorney General Stenehjem</td>
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<td>Governor Burgum</td>
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Statement:
“This executive session will be recorded and all Board members are reminded that the discussion during executive session must be limited to the announced purpose for entering into executive session, which is anticipated to last approximately one hour.

The Board is meeting in executive session to provide guidance or instructions to its attorneys regarding the identified litigation. Any formal action by the Board will occur after it reconvenes in open session.

Board members, their staff, employees of the Department of Trust Lands and counsel with the Attorney General staff will remain, but the public is asked to leave the room.

The executive session will begin at: _____ AM, and will commence with a new audio recording device. When the executive session ends the Board will reconvene in open session.”
Statements upon return to open session:

State the time at which the executive session adjourned and that the public has been invited to return to the meeting room.

State that the Board is back in open session.

State that during its executive session, the Board provided its attorney with guidance regarding litigation relating to the sovereign lands’ minerals claims.

[The guidance or instructions to attorney does not have to be announced or voted upon.]

State that no final action will be taken at this time as a result of the executive session discussion

-or-

Ask for a formal motion and a vote on it.

Move to the next agenda item.