RIVERTON BOARD OF EDUCATION MINUTES OF MAY 18, 2022 SPECIAL MEETING

The special meeting of the Riverton Board of Education was called to order by Mr. Croft at 5:45 p.m. in the Media Center at the school.

Mr. Croft led the salute to the flag, and read the following statement:

"On April 15, 2022, notice of this meeting was posted on the District's website, mailed to Burlington County Times, posted on the front door of the school, the post office and filed with the Municipal Clerk. I direct the Secretary to enter this public announcement into the minutes."

The following were present:

Mrs. Corbi

Mrs. Quinzi

Mr. Elliot

Mr. Sencindiver

Mrs. Falicki

Mr. Croft, President

Mrs. Matzelle

Mrs. McGinnis, Vice President

Mr. Papenberg

RECOGNITION OF CITIZENS FOR DISCUSSION OF AGENDA ITEMS: None

EXECUTIVE SESSION:

RESOLVED, that pursuant to Section 8 of the Open Public Meeting Act, the Public shall be excluded from the portion of the meeting involving the discussion of the Superintendent search. There will be no action taken.

FURTHER, that any action taken shall be disclosed following the executive meeting.

President President

Secretary

WHEREAS, N.J.S.A. 10:4-12 allows for a Public Body to go into closed session during a Public Meeting; and

WHEREAS, the Riverton Board of Education has deemed it necessary to go into closed session to discuss certain matters which are exempted from the Public; and

WHEREAS, the regular meeting of the Riverton Board of Education will reconvene following the end of the closed session, approximately _____ p.m. this evening.

May 18, 2022 Board Minutes

· ·	EFORE, BE IT RESOLVED that the Riverton Board of Education will go into closed he following reason(s) as outlined in <u>N.J.S.A</u> . 10:4-12:
	matter which, by express provision of Federal Law, State Statute or Rule of Court shall d confidential or excluded from discussion in public (Provision relied upon:);
Any i federal gove	matter in which the release of information would impair a right to receive funds from the rnment;
Any mat	ter the disclosure of which constitutes an unwarranted invasion of individual privacy;
inclusion in	collective bargaining agreement, or the terms and conditions of which are proposed for any collective bargaining agreement, including the negotiation of terms and conditions yees or representatives of employees of the public body (Specify contract:);
setting of ba	matter involving the purpose, lease or acquisition of real property with public funds, the nk rates or investment of public funds where it could adversely affect the public interest if f such matters were disclosed;
	tactics and techniques utilized in protecting the safety and property of the public provided sclosure could impair such protection;
Any i	investigations of violations or possible violations of the law;
may become confidentiali pending or a entitled:	pending or anticipated litigation or contract negotiation in which the public body is or a party. Any matters falling within the attorney-client privilege, to the extent that ity is required in order for the attorney to exercise his ethical duties as a lawyer (If inticipated litigation, the matter is (If contract negotiation, the econtract and interested party is
conditions of prospective by the public affected required	matter involving the employment, appointment, termination of employment, terms and f employment, evaluation of the performance, promotion or disciplining of any specific public officer or employee or current public officer or employee employed or appointed c body, unless all individual employees or appointees whose rights could be adversely uest in writing that such matter or matters be discussed at a public meeting (Subject to any of the public's interest and the employee's privacy rights under South Jersey 124 N.J. 478, the employee(s) and nature of discussion
imposition of or permit be	deliberation of a public body occurring after a public hearing that may result in the f a specific civil penalty upon the responding party or the suspension or loss of a license longing to the responding party as a result of an act of omission for which the responding responsibility.
discussion o	RTHER RESOLVED that the Riverton Board of Education hereby declares that its f the aforementioned subject(s) may be made public at a time when the Riverton Board of ttorney advises the Riverton Board of Education that the disclosure of the discussion will

respect to said discussion.

not detrimentally affect any right, interest or duty of the School District or any other entity with

BE IT FURTHER RESOLVED that the Riverton Board of Education, for the aforementioned reasons, hereby declares that the public is excluded from the portion of the meeting during which the above discussion shall take place and hereby directs the Board Secretary to take the appropriate action to effectuate the terms of this resolution.

Upon a motion made by Mrs. Corbi, seconded by Mrs. Mcginnis, the Board adjourned to Executive Session at 5:46 p.m. for the purpose of discussion of the Superintendent search. There will be no action taken.

PUBLIC SESSION:

Upon a motion made by Mrs. Corbi, seconded by Mrs. McGinnis, the Board reconvened to open Public Session at 7:58 p.m. Motion carried, all members voting aye.

ADJOURNMENT:

Hearing no further business, Mr. Croft called for a motion to adjourn at 7:58 p.m.

Upon a motion made by Mr. Sencindiver, seconded by Mrs. Corbi, the Board moved for the meeting to be adjourned. Motion carried, all members present voting aye.

Nikolas Vrettos, Secretary Riverton Board of Education

APPROVED UPON MOTION OF THE BOARD

President Water