RESOLUTION 2024-10-24

RESOLUTION AUTHORIZING EXECUTIVE SESSION

WHEREAS, the Sen. Byron M. Baer Open Public Meetings Act, N.J.S.A. 10:4-6 et seq., requires all meetings of the Housing Authority Town of Dover to be held in public, and N.J.S.A. 10:4-12(b) sets forth nine (9) types of matters that may lawfully be discussed in "Executive Session," i.e. without the public being permitted to attend, and

WHEREAS, the Housing Authority Town of Dover has determined that there are is one matter to be discussed in Executive Session on to be held on October 1, at 4:30 p and

WHEREAS, the nine (9) exceptions to public meetings set forth in N.J.S.A. 10:4-12(b) are listed below, and next to each exception is a box within which the number of issues to be privately discussed that fall within that exception shall be written, and after each exception is a space where additional information that will disclose as information about the discussion as possible without undermining the purpose of the exception shall be written and to protect the privacy of rights of Dover Housing Authority personnel, the attorney client privilege of the Board of Commissioners, matters of pending and current litigation if any.

"(1) Any matter which, by express provision of Federal law, State statute or rule

nature of th	on to the provision(s) at issue is: e matter, described as specifically as possible without undermining entiality is
funds from	atter in which the release of information would impair a right to a the federal government." The nature of the matter, descr as possible without undermining the need for confidenti
individual	aterial the disclosure of which constitutes an unwarranted inversely such as any records, data, reports, recommendations, contact any educational, training, social service, medical,

public funds, the	involving the purchase lease or acquisition of real property setting of bank rates or investment of public funds where it of the public interest if discussion of such matters were disclo
	matter, described as specifically as possible without underminin tiality isd
public providedinvestigations ofmatter, described	that their disclosure could impair such protection. violations or possible violations of the law." The nature of as specifically as possible without undermining the need
• •	g or anticipated litigation or contract negotiation in which r may become a party. Any matters falling within the attor
client privilege, attorney to exerc	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket number litigation and/or the parties to each contract discussed are ; and the nature of the discussed.
client privilege, attorney to exerci of each item of	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket number litigation and/or the parties to each contract discussed are
client privilege, attorney to exerce of each item of described as speci "(8) Any matter in	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket number litigation and/or the parties to each contract discussed are and the nature of the discussion fically as possible without undermining the need for confidential involving the terms and conditions of employment, appoints
client privilege, attorney to exercion each item of described as specification. (8) Any matter itermination of disciplining of any exercises.	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket number litigation and/or the parties to each contract discussed are and the nature of the discussion fically as possible without undermining the need for confidential involving the terms and conditions of employment, appointing the performance, promotion my specific prospective public officer or employee or cur
client privilege, attorney to exercion each item of described as specification. (8) Any matter itermination of disciplining of an public officer or individual employ	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket number litigation and/or the parties to each contract discussed are and the nature of the discussional fically as possible without undermining the need for confidential involving the terms and conditions of employment, appoint the employment, evaluation of the performance, promotion in the prospective public officer or employee or curremployee employed or appointed by the public body, unless or appointees whose rights could be adversely affected respective public officer.
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client privilege, attorney to exercion each item of described as specification. (8) Any matter itermination of disciplining of an public officer or individual employin writing that subalancing of the publishing Co. v.	to the extent that confidentiality is required in order for ise his ethical duties as a lawyer." The parties to and docket null litigation and/or the parties to each contract discussed a gradient in

1. Personnel matters. Non-Disciplinary.

result in the imposition of a specific civil suspension or loss of a license or permit result of an act of omission for which to	occurring after a public hearing that may il penalty upon the responding party or the nit belonging to the responding party as a he responding party bears responsibility." cifically as possible without undermining the
WHEREAS, the length of the Executive Session which the public meeting of the Housing Authority with routine business. Action may be taken after the	Town of Dover may reconvene and proceed
NOW, THEREFORE, BE IT RESOLVED that Authority Town of Dover will go into Executive Se	
BE IT FURTHER RESOLVED that the Board of Town of Dover hereby declares that its discussion of public at a time when the public's interest in disclosure interest being protected from disclosure; and	of the aforementioned subject(s) will be made
BE IT FURTHER RESOLVED that the Secretary, enough of this resolution so that members of the pul as possible, the nature of the matters that will private	olic in attendance can understand, as precisely
BE IT FURTHER RESOLVED that the Secreta meeting, shall furnish a copy of this resolution to a the fees allowed by N.J.S.A. 47:1A-1 et seq.	
	Original Signed By:
	Maria Tchinchinian, Secretary
October 1, 2024	
Date Adopted	