Executive Sessions

Except as provided by law, all meetings of the Board shall be open to the public, and all persons shall be permitted to attend the meetings. The Board may hold executive sessions upon recorded vote of three-fifths of the members present and voting, and the motions(s) to go into executive session shall indicate the nature of business of the executive session. Deliberations may be conducted in executive session only on those matters defined in the law. No final action shall be taken in executive session.

By its very nature, the subject matter of executive sessions is highly confidential. It is expected that all parties to such discussions will respect the need for confidentiality unless and/or until the information appropriately becomes public.

Legal Reference:Title I MRSA section 401

Cross Reference: BEC-E - Executive Session Law

First Reading:April 27, 1998Second Reading:May 11, 1998Adopted:May 11, 1998