Board of Education Meeting Procedure

2:220-E7 Exhibit - Access to Closed Meeting Minutes and Verbatim Recordings

The Board must allow its duly elected officials or appointed officials filling a vacancy of an elected office access to closed session minutes and verbatim recordings. 5 ILCS 120/2.06(e). The following subheads implement the logistics of granting this access.

Access to Closed Meeting Minutes

Duplicate this section for each		ess to closed	meeting minutes.					
Date: Time:		:	Storage Location:					
Name of person(s) responsible	le for storing th	ne closed me	eeting minutes:					
☐ Access granted								
Date access occurred:			Start time:		End time:		Ī	
Requesting Board member's In the presence of: (Check ap) Records Secretary Administrative official of the	propriate box		ame on line.)					
(Swanson v. Bd. of Police Com	does not provionmissioners, 1 session minu n intentional to	de a cause o 97 III.App.3d tes not yet re ort(s).	f action against me or th 592 (2nd Dist. 1990)), I leased to the public cou	e Board for disclosing closed se acknowledge and understand the ld subject me to a possible civil	nat any disc	losures by		
Verbatim Recording Access								
Duplicate this section for each	grant of acce	ess to verbati	im recordings.					
Date:	Time:		Storage Location:	Storage Location:				
Name of person(s) responsible	le for storing the	ne verbatim r	ecording:	·				
☐ Access granted							_	
Date access occurred:	ate access occurred:		Start time:		End time:		_	
Requesting Board member's	name <i>(Please</i>	print)			I		_	
In the presence of: (Check ap	propriate box	and insert n	ame on line.)					
☐ Records Secretary								

☐ Administrative official of the public body

 $\ \ \square$ Any elected official of the public body

□ Access denied □ Access unavailable. Verbatim recording requested is older than 18 months and was destroyed pursuant to 5 ILCS 120/2.06(c).					
or requesting Board member: (Read the following and sign below)					
While the Open Meetings Act does not provide a cause of action against me or the Board for disclosing closed session discussions Swanson v. Bd. of Police Commissioners, 197 III.App.3d 592 (2nd Dist. 1990)), I acknowledge and understand that any disclosures by the of information in the closed session verbatim recordings could subject me to a possible civil action alleging that I created harm to nother, i.e., an intentional tort(s).					
tequesting Board Member Signature Date					
PATED : September 2, 2021					
Arlington Heights SD 25					