8370 Executive Sessions

An executive session may be held for any purpose provided for by Wyoming Statute. A motion for an executive session shall be duly seconded and carried by majority vote of the members of the Board of Trustees of Campbell County School District #1 in attendance when the motion is made. The motion shall specify the reason for the executive session which may include, but not be limited to, the following:

- Matters relating to the employment, appointment, or dismissal of, or charges against, a district employee or professional person or to consider the appointment of an applicant to fill a vacant position on the Board. Following the hearing or executive session, the Board may deliberate on its decision in executive session.
- Matters relating to litigation or proposed litigation in which the Board is a party;
- Consideration or selection of a site or purchase of real estate when the publicity regarding the consideration would cause a likelihood of an increase in price;
- Consideration of the acceptance of gifts, bequests, or donations where confidentiality has been requested in writing by the donor;
- Consideration of accepting or tendering wage and benefit offers and to discuss terms of employment during all negotiations;
- Consideration of suspension, expulsion, or disciplinary action in connection with a student; or
- Consideration or receipt of any information classified as confidential by law (i.e., legal advice).

The only persons who may attend executive sessions are board members, the superintendent (except when his appointment or salary is under consideration) and other individuals the board may invite to be present.

Minutes shall be maintained of any executive session. Except for those parts of minutes of an executive session reflecting a member's objection to the executive session as being in violation of state statutes, minutes and proceedings of executive sessions shall be confidential and produced only in response to a valid court order.

Board members and other persons attending the executive sessions are duty bound not to disclose matters discussed at the executive session except as necessary to reach decisions in open meetings.

ADOPTION DATE: January 25, 1983, editorial revisions and renumbered from 9320 November 14, 1989; Revised September 12, 2006; editorial revisions June 12, 2012

LEGAL REFERENCE(S): WS §16-4-450

CROSS REFERENCE(S):

ADMINISTRATIVE REGULATION: