School Board

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)), amended by P.A. 99-515. The following subheads implement the logistics of granting this access.

Access to Closed Meeting Minutes

Duplicate this section for each grant of access to closed meeting minutes.

Date: Time: Storage Location:

Name of person(s) responsible for storing the closed meeting minutes:

Access granted

Date access occurred: Start time: End time:

Requesting Board member's name (*Please print*)

In the presence of: (*Check appropriate box and insert name on line.*)

Recording Secretary

Superintendent or designated administrator

Elected Board member

For 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 (<u>Swanson v. Board of Police Commissioners</u>, 555 N.E. 2d 35 (1990)), I acknowledge and understand that any disclosures by me of information in the closed session minutes not yet released to the public could subject me to a possible civil action alleging that I created harm to another, i.e., an intentional tort(s).

Requesting Board Me	Date	
Verbatim Recording	Access	
Duplicate this section	for each grant of acce	ess to verbatim recordings.
Date:7	Stor	rage Location:
Name of person(s) re	sponsible for storing th	he verbatim recording:
Access granted		
Date access occurred	:Start tim	ne:End time:
Requesting Board me	ember's name (Please	print)
In the presence of: (C	Check appropriate box	and insert name on line.)
Recording	g Secretary	
_		dministrator
Elected B	Board member	

Access denied Access unavailable. Verbatim recording requested is older than 18 months and was destroyed pursuant to 5 ILCS 120/2.06(c).

For 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 (<u>Swanson v. Board of Police Commissioners</u>, 555 N.E. 2d 35 (1990)), I acknowledge and understand that any disclosures by me of information in the verbatim recordings could subject me to a possible civil action alleging that I created harm to another, i.e., an intentional tort(s).

Requesting Board Member Signature

Date

DATED: November 21, 2016