## WINSLOW TOWNSHIP BOARD OF EDUCATION RESOLUTION NO. \_\_\_\_\_AUTHORIZING EXECUTIVE SESSION

**WHEREAS,** while the Sen. Byron M. Baer Open Public Meetings Act (N.J.S.A. 10:4-6 et seq.) requires all meetings of the Winslow Township Board of Education to be held in public, 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

EAS; t to eachat exclose	the nine (9) exceptions to public meetings set forth in N.J.S.A. 10:4-12(b) are listed below ach exception is a box within which <u>the number</u> of issues to be privately discussed that fall acception shall be written, and after each exception is a space where additional information to as much information about the discussion as possible without undermining the purpose of tall be written.
sha pro	Any matter which, by express provision of Federal law, State statute or rule of cour all be rendered confidential or excluded from public discussion." The legal citation to exist the possible without undermining the need for confidentiality is
fro	Any matter in which the release of information would impair a right to receive fundom the federal government." The nature of the matter, described as specifically as possible thout undermining the need for confidentiality is
	Any material the disclosure of which constitutes an unwarranted invasion of individ
angrel ins ser the ad inc	ivacy such as any records, data, reports, recommendations, or other personal material y educational, training, social service, medical, health, custodial, child protection, nabilitation, legal defense, welfare, housing, relocation, insurance and similar program titution operated by a public body pertaining to any specific individual admitted to over by such institution or program, including but not limited to information relative individual's personal and family circumstances, and any material pertaining to mission, discharge, treatment, progress or condition of any individual, unless the lividual concerned (or, in the case of a minor or incompetent, his guardian) shall require writing that the same be disclosed publicly." The nature of the matter, described as a crifically as possible without undermining the need for confidentiality is

provided tl or possible	etics and techniques utilized in protect at their disclosure could impair such violations of the law." The nature of the ermining the need for confidentiality is	protection. Any investigations of the matter, described as specifically
or may bec that confid duties as a	nding or anticipated litigation or conome a party. Any matters falling with entiality is required in order for the a awyer." The parties to and docket number contract discussed are	nin the attorney-client privilege, to attorney to exercise his ethical mbers of each item of litigation and/
	discussion, described as specifically as	1
"(8) Any m	atter involving the employment, appo	ointment, termination of employm
and condit any specificemployed of rights could a public morights under employee(sunderminin	atter involving the employment, apportune on sof employment, evaluation of the exprospective public officer or employed appointed by the public body, unless be adversely affected request in writing eting." Subject to the balancing of the South Jersey Publishing Co. v. New Je and nature of the discussion, described to the need for confidentiality are	pintment, termination of employment performance, promotion or discoloyee or current public officer of all individual employees or appoining that such matter or matters be of public's interest and the employee's ersey Expressway Authority, 124 N. It as specifically as possible without
and condit any specificemployed of rights could a public morights under employee(sunderminin	ntter involving the employment, apportune on sof employment, evaluation of the composition prospective public officer or employment appointed by the public body, unless be adversely affected request in writing eting." Subject to the balancing of the South Jersey Publishing Co. v. New Jeand nature of the discussion, described the need for confidentiality are	performance, promotion or disc loyee or current public officer of all individual employees or appoining that such matter or matters be of public's interest and the employee's ersey Expressway Authority, 124 N. It as specifically as possible without

**BE IT FURTHER RESOLVED** that the Board hereby declares that its discussion of the aforementioned

**NOW, THEREFORE, BE IT RESOLVED** that the Winslow Township Board of Education will go into Executive Session for **only** the above stated reasons;

subject(s) will be made public at a time when the public's interest in disclosure is greater than any privacy or governmental interest being protected from disclosure. For each of the above items, the estimated date by which such disclosure can be made and/or the occurrence that needs to take place before disclosure can be made are listed below (attach separate sheet if necessary)

Subject of Discussion	Estimated Date	Necessary Occurrence			
enough of this resolution so that possible, the nature of the matter <b>BE IT FURTHER RESOLVEI</b>	members of the public s that will privately di that the Board Secre	etary, at the present public meeting, shall read aloud c in attendance can understand, as precisely as ascussed. etary, on the next business day following this meeting, of the public who requests one at the fees allowed by			
		Board President			
I HEREBY CERTIFY THAT THIS IS ATRUE COPY OF THE RESOLUTION APPROVED BY THE WINSLOW TOWNSHIP BOARD OF EDUCATION AT ITS PUBLIC MEETING HELD ON					
Board Secretary					