DEVELOPMENT AUTHORITY OF FULTON COUNTY SPECIAL CALL MEETING HELD ON TUESDAY, SEPTEMBER 29, 2020 AT 10:00 A.M. VIA VIDEOCONFERENCE¹

MINUTES

Present were the following Members of the Authority:

- Mr. Robert J. Shaw Chairman
- Mr. Steve Broadbent Vice Chairman
- Dr. Samuel D. Jolley, Jr. Secretary
- Mr. Walter Metze Treasurer
- Mr. Sam Bacote Board Member
- Mr. Kyle Lamont Board Member
- Mr. Michel Turpeau Board Member
- Mr. Tom Tidwell Board Member

Also present were Ms. Sandra Z. Zayac, Ms. Lauren Daniels and Ms. Kate Bell, attorneys for the Authority, and Ms. Marva Bryan, Ms. Doris Coleman, and Ms. Sabrina Kirkland, staff of the Authority.

Chairman Shaw called the meeting to order.

RECOGNITION OF VISITORS: No visitors were present.

EXECUTIVE SESSION:

A motion to enter into Executive Session to discuss personnel matters was made by Mr. Lamont, seconded by Mr. Tidwell, and unanimously approved by the Authority. An Open Meetings Affidavit is attached hereto as Exhibit A.

The Board entered into Executive Session at approximately 10:02 a.m.

A motion to exit Executive Session was made by Mr. Bacote, seconded by Mr. Turpeau, and unanimously approved by the Authority.

The Board exited Executive Session at approximately 10:39 a.m.

Vice Chairman Broadbent announced that the Authority discussed one personnel matter while in Executive Session.

NEXT MEETING:

Chairman Shaw announced that the Authority's next Regular Meeting is scheduled for Tuesday, October 27, 2020 via Zoom videoconference and teleconference.

¹ The meeting was held via videoconference and teleconference in accordance with O.C.G.A. Section 50-14-1(g) due to the COVID-19 pandemic and emergency declaration by Governor Brian Kemp.

There being no further business, the	meeting was adjourned.
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Samuel D. Jolley, Jr.
Dr. Samuel D. Jolley, Jr., Secretary

EXHIBIT A

OPEN MEETINGS AFFIDAVIT

[Attached]

OPEN MEETINGS AFFIDAVIT

The undersigned Chairman or person presiding over the meeting (the "Chairman"), un meeting of the Board of Directors of the Development Authority of Fulton County (the "Authority closed its meeting as permitted by the Open Meetings Act of Georgia. The odiscussed during the closed portion or executive session of its meeting is as checked below:	Authority") held today, the
To consult and meet with legal counsel pertaining to pending or potential litigation, settlem proceedings, or other judicial actions brought or to be brought by or against the Authority or in which the officer or employee may be directly involved. [O.C.G.A. § 50-14-2(1)]	nent, claims, administrative y or an officer or employee
To authorize the settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of a matter which was properly discussed in executive settlement of	ession in accordance with
To authorize negotiations to purchase, dispose of, or lease property. [O.C.G.A. § 50-14-3(b)(1)(B)]
To authorize the ordering of an appraisal related to the acquisition or disposal of real estate.	
[O.C.G.A. § 50-14-3(b)(1)(C)]	
To enter into a contract to purchase, dispose of, or lease property subject to approval in [O.C.G.A. § 50-14-3(b)(1)(D)]	a subsequent public vote.
To enter into an option to purchase, dispose of, or lease real estate subject to approval [O.C.G.A. § 50-14-3(b)(1)(E)]	in subsequent public vote.
To discuss or deliberate upon the appointment, employment, compensation, hiring, discipling periodic evaluation or rating of a public officer or employee or interviewing applicants for head of the agency, but not to discuss the receipt of evidence or hearing of arguments on purchased whether to impose disciplinary action or dismiss a public officer or employee or when matters of policy regarding the employment or hiring practices of the agency; votes on armust be public. [O.C.G.A. § 50-14-3(b)(2)]	or the position of executive ersonnel matters, including considering or discussing
To discuss matters pertaining to investment securities trading or investment portfolio posi public retirement plan created by or subject to Title 47 of the Georgia Code. [O.C.G.A. § 5	tions and composition of a 60-14-3(b)(3)]
To discuss a portion of a record that is exempt from public inspection or disclosure pursua et seq. where there are no reasonable means by which the agency can consider the recexempt portions if the meeting were not closed. [O.C.G.A. § 50-14-3(b)(4)]	ant to Q.C.G.A. § 50-18-70 ord without disclosing the
The undersigned Chairman certifies that he or she has been advised that O.C.G.A §50- any meeting of the Authority is closed in accordance with an exception to the Open Meetings L. (i) the specific reason for the closure is to be entered into the official minutes of the meeting is to be closed only upon a majority vote of a quorum present for the meeting it the minutes are to reflect the names of the members present and those voting for the (iv) the person presiding over the meeting is to execute and file with the official notarized affidavit stating under oath that the subject matter of the meeting or the devoted to matters within the exceptions provided by law and identifying the specific	aw that: eeting; neeting; e closure; and minutes of the meeting a closed portion thereof was
This the 29th day of September, 2020.	
Sworm to and subscribed before Me this 21 In day of September 2020. Notaly Public My Commission Expires: 01123122	Man