OKANOGAN COUNTY PUBLIC HOSPITAL DISTRICT #3 OPEN PUBLIC MEETING AGENDA Board of Commissioners

REGULAR MEETING AGENDA Date: September 28, 2023 Start Time: 5:30 p.m. Location: MVH Education Center, Conference Rooms C & D and Microsoft Teams Note: This agenda is open for consideration and may be changed prior to or during the Commission meeting

To join the **Microsoft Teams** virtual meeting <u>Click here to join the meeting</u> with **Meeting ID: 244 984 439 915 Passcode: cp6Rrg** or use this button to join on the web: <u>Join on the web</u>

	DISCUSSION ITEM	Page #	I = Information A = Action D = Discussion	Responsible Person
1.	Call to Order; Welcome and Introductions as Needed	-	Α	R. Johnson
2.	Approval of Agenda	-	Α.	R. Johnson
3.	Business from the Audience (Public Comment; see rules below)	-	I/D	R. Johnson
	CONSENT AGENDA			
4.	 Consent Agenda Items a. Regular Meeting Minutes of August 24, 2023 b. Warrants & Vouchers, Bad Debts, Healthcare Assistance Program, EFTs c. Policy as included in Board Packet d. Medical Staff Membership and Privileging Recommendations 	4 - 20	A	R. Johnson
BOARD EDUCATION				
5.	None Planned	-	-	-
CONTINUING BUSINESS				
6.	Consideration of Nominations and Appointment to Commissioner #4 Position; Oath of Office	23 - 27	Α	R. Johnson
7.	Budget 2024 Process Overview	28 - 29	I/D	J. White H. Stanley

NEW BUSINESS			
8. Renewal of Property Insurance Policy, QBE	31 - 32	Α	H. Stanley J. White
9. Resolution 667 Surplus Assets	33 - 35	Α	J. White
10. Resolution 668 Cancellation of Warrants	36 - 39	Α	J. White
11. Resolution 669 Update of Regular Meeting Calendar	40 - 43	A	R. Johnson J. White

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REGULAR MEETING AGENDA, CONTINUED Date: September 28, 2023 Start Time: 5:30 p.m. Location: MVH Education Center, Rooms C & D and Microsoft Teams Note: This agenda is open for consideration and may be changed prior to or during the Commission meeting

BOARD, MEDICAL STAFF, and ADM	INISTRATI		8	
12. CEO & Facilities Committee Report	46 - 50	I/D	J. White E. LaGrou R. Christoph	
13. CFO & Finance Committee Report	52 - 53	I/D	H. Stanley E. LaGrou R. Johnson	
14. Financial Statements, Statistics, and Analysis	55 - 62	I/D	H. Stanley	
15. Nursing/Patient Care Services Report	64	I/D	C. Neely	
16. Clinic Administrator Report	66	I/D	D. Osborne	
17. Human Resources Report	68	I/D	R. Coffell	
18. Quality and Patient Experience Report	70	I/D	P. McKinnon	
19. Marketing & PR Director, External Committee Report	72	I/D	E. LaGrou R. Christoph A. Craft	
20. CMO & Chief of Medical Staff Reports	Verbal	I/D	J. Thill MD R. Sterling MD	
21. Acceptance of Board, Medical Staff, and Administration Reports	-	Α	R. Johnson	
22. Commissioner's Open Discussion; Meeting Evaluation and Planning for Future Meetings	-	I/D	All	
EXECUTIVE SESSION [See RCW exception(s) cited below]				
23. Quality Improvement	Supplement	D	Board Exec Team	
24. Matters of Litigation	Supplement	D	Board CEO S. Johnson	

RETURN TO OPEN PUBLIC SESSION			
25. Action Following Executive Session, if required	-	Α	R. Johnson
26. Adjournment	-	Α	R. Johnson

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REGULAR MEETING AGENDA, CONTINUED					
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PUBLIC COMMENT AND MEETING CONDUCT, PUBLIC MEMBERS

Public Comment: Any written comments must be received by 11:00 AM the day of the meeting and submitted to info@mvhealth.org. Public comments will be limited to 2 minutes each and ten minutes per topic. Personnel issues and employee performance are not discussed in public meetings and should be referred to the Superintendent. Board members will not respond to public comment, as this is a time for members of the public to express their views. Please remember that all comments are expected to be respectful and no inappropriate comments or behavior will be tolerated. Inappropriate is defined as attempting to engage individual board members in conversation, insults, obscenities or profanity, verbal attacks against any person in their personal capacity, and/or physical violence or threat thereof.

EXECUTIVE SESSION EXCEPTIONS

Matters of Litigation. RCW 42.30.110 (i) To discuss with legal counsel representing the agency matters relating to agency enforcement actions, or to discuss with legal counsel representing the agency litigation or potential litigation to which the agency, the governing body, or a member acting in an official capacity is, or is likely to become, a party, when public knowledge regarding the discussion is likely to result in an adverse legal or financial consequence to the agency.

This subsection (1)(i) does not permit a governing body to hold an executive session solely because an attorney representing the agency is present. For purposes of this subsection (1)(i), "potential litigation" means matters protected by RPC 1.6 or RCW 5.60.060(2)(a) concerning:

(i) Litigation that has been specifically threatened to which the agency, the governing body, or a member acting in an official capacity is, or is likely to become, a party;

(ii) Litigation that the agency reasonably believes may be commenced by or against the agency, the governing body, or a member acting in an official capacity; or

(iii) Litigation or legal risks of a proposed action or current practice that the agency has identified when public discussion of the litigation or legal risks is likely to result in an adverse legal or financial consequence to the agency.

Quality Improvement. RCW 42.30.110 Executive sessions; Exception, Quality Improvement Committee Discussion.

(1) Nothing contained in this chapter may be construed to prevent a governing body from holding an executive session during a regular or special meeting:

(o) To consider information regarding staff privileges or quality improvement committees under RCW 70.41.205; (2) Before convening in executive session, the presiding officer of a governing body shall publicly announce the purpose for excluding the public from the meeting place, and the time when the executive session will be concluded. The executive session may be extended to a stated later time by announcement of the presiding officer. The announced purpose of excluding the public must be entered into the minutes of the meeting required by RCW 42.30.035.

Evaluation of the Qualifications of a Candidate for Appointment to Public Office. RCW 42.30.110(h) specifically permits: (h) To evaluate the qualifications of a candidate for appointment to elective office. However, any interview of such candidate and final action appointing a candidate to elective office shall be in a meeting open to the public.