AGENDA FOR MEETING OF THE LONGMEADOW PUBLIC SCHOOLS SCHOOL COMMITTEE, LONGMEADOW, MASSACHUSETTS, TO BE HELD ON Wednesday April 22, 2020
The School Committee Meeting will be hosted using the "Zoom Meeting" Platform

The link on recorded meeting will be posted as soon as it is available after the meeting.

1. Call to 6:30 pm
2. Pledge of Allegiance
3. Correspondence
4. Approval of Minutes - March 24, 2020; March 26, 2020; April 8, 2020
5. Visitor Comments
6. School Committee Announcements and Recognitions
7. Business with Guests – None
8. Administrator Reports
   - Superintendent Report
   - Asst. Superintendent Reports
   - School Committee Chair Report
   - Student Representative Report
   - Other Reports – No reports
9. Sub-Committee Reports-
   - Finance sub-committee
     o Retro fit School building refrigeration and LHS lighting retro fit projects
     o LPVEG 4th Quarter Invoices
     o FY20 Year-to-Date Budget Report
     o FY20 Revolving Account Report
     o FY20 Grants and Special Revenues Revision #2
   - Policy Sub – No report.
   - Curriculum Sub – No report.
   - Evaluation Sub – No report.
10. Ongoing Business – Continuity of Learning, Continuity of Operations
11. New Business -
   - Impact of Pandemic on FY 20 and FY 21 Budget
   - Remote Learning Update
   - Recovery and Return to School
12. Executive Session -
   a. ___ To discuss the reputation, character, physical condition or mental health rather than the professional competence of an individual, or to discuss the discipline of, or complaints or charges brought against, a public officer, employee, staff member or individual.
   b. ___X___ To conduct strategy sessions in preparation for negotiations with nonunion personnel, or to conduct collective bargaining session or contract negotiations with nonunion personnel Units A
   c. ___ To discuss strategy with respect to collective bargaining or litigation if an open meeting may have a detrimental effect on the bargaining or litigation position of the governmental body, and the chair so declares; the chair should declare that an executive session is necessary to protect the bargaining or litigation position of the body.
   d. ___ To discuss the deployment of security personnel or devices, or strategies with respect thereto.
   e. ___ To investigate charges of criminal misconduct or to discuss the filing of criminal complaints.
   f. ___ To consider the purchase, exchange, lease or value of real property, if the chair declares that an open meeting may have a detrimental effect on the negotiating position of the governmental body.
   g. ___X___ To comply with the provisions of any general or special law or federal grant-in-aid requirements. Mass. Gen. Laws Ch.39, 23B (1)-(7). – G.L. c. 30A, sec. 22(g), consideration of release of executive session minutes from previous meetings
   h. ___ To consider and interview applicants for employment by a preliminary screening committee or a subcommittee appointed by a government body if an open meeting will have a detrimental effect in obtaining qualified applicants; provided, however, that this clause shall not apply to any meeting, including meetings of preliminary screening committee or a subcommittee appointed by a government body, to consider and interview applicants who have passed a primary or preliminary screening.
   i. ___ To meet or confer with a mediator, as defined in section 23C of MGL CH 23B, with regard to any litigation or decision on any public business within its jurisdiction involving another party, group or body, provided that: (a) any decision to participate in mediation issues shall be made in open session and the parties involved and purpose of the mediation shall be disclosed; and (b) no action shall be taken by any governmental body with respect to those issues which are the subject of the mediation without deliberations and approval for such action at an open meeting after such notice as may be required by this section.
   j. ___ To discuss trade secrets or confidential, competitively-sensitive or other proprietary information provided in the course of activities conducted by a governmental body as an energy supplier under a license granted by the department of public utilities pursuant to section 1F of chapter 164, in the course of activities conducted as a municipal aggregator under section 134 of section 136 of said chapter 164, when such governmental body, municipal aggregator or cooperative determines that such disclosure will adversely affect its ability to conduct business in relation to other entities making, selling or distributing electric power and energy.
13. Memorandum of Agreement with Units A
14. Compensation and Benefits Authorization
15. Adjournment

The listing of matters are those reasonably anticipated by the Chair which may be discussed at the meeting. Not all items listed may in fact be discussed and other items not listed may also be brought up for discussion to the extent permitted by law.