RESOLUTION OF THE CITY OF GLOUCESTER CITY County of Camden, State of New Jersey R#275 -2022

CITY OF GLOUCESTER CITY RESOLUTION AUTHORIZING EXECUTIVE SESSION

WHEREAS, the Open Public Meetings Act (N.J.S.A. 10:4-6 et seq.) requires all meetings of the CITY OF GLOUCESTER CITY to be held in public, except as set forth in N.J.S.A. 10:4-12(b) which provides for nine (9) types of matters that may lawfully be discussed in "Executive Session," i.e. without the public being permitted to attend; and

WHEREAS, the CITY OF GLOUCESTER CITY has determined that certain issues set forth below are permitted by N.J.S.A. 10:4-12(b) to be discussed without the public in attendance shall be discussed during an Executive Session to be held on December 15, 2022 at approximately 6:27 p.m.; and

WHEREAS, the nine (9) exceptions to public meetings set forth in N.J.S.A. 10:4-12(b) are listed

below, and the items to be privately discussed that fall within such exceptions shall be identified and written, and after each exception is a space where additional information that will disclose as much information about the discussion as possible without undermining the purpose of the exception as follows: "(1) Any matter which, by express provision of Federal law, State statute or rule of court shall be rendered confidential or excluded from public discussion." The legal citation to the provision(s) at issue is: _____ and the nature of the matter, described as specifically as possible without undermining the need for confidentiality is _____ "(2) Any matter in which the release of information would impair a right to receive funds from the federal government." The nature of the matter, described as specifically as possible without undermining the need for confidentiality is "(3) Any material the disclosure of which constitutes an unwarranted invasion of individual privacy such as any records, data, reports, recommendations, or other personal material of any educational, training, social service, medical, health, custodial, child protection, rehabilitation, legal defense, welfare, housing, relocation, insurance and similar program or institution operated by a public body pertaining to any specific individual admitted to or served by such institution or program, including but not limited to information relative to the individual's personal and family circumstances, and any material pertaining to admission, discharge, treatment, progress or condition of any individual, unless the individual concerned (or, in the case of a minor or incompetent, his guardian) shall request in writing that the same be disclosed publicly." The nature of the matter, described as specifically as possible without undermining the need for confidentiality is "(4) Any collective bargaining agreement, or the terms and conditions of which are proposed for inclusion in any collective bargaining agreement, including the negotiation of terms and conditions

with employees or representatives of employees of the public body" The collective bargaining

the

are between

contract(s)

discussed

public

body

and

the

possi		witho		underm	nining	the	need	for	*	ribed as sp confidenti	ality
provi possi witho strate	ded the ble violation to the ble violation to the ble ble ble ble ble ble ble ble ble bl	at their olations	disclost of the g the investi	sure could law."	ld impai The natu confider	r such p re of the itiality is	rotection. matter, nolice se	Any in describe ecurity,	ivestiga d as s law en	roperty of ations of v pecifically forcement ublic safet	violatio as pos deploy
beco confi	ne a dentia	party. A	Any m quired	atters fa	lling wi for the a	thin the attorney t	attorney o exercis	-client e his eth	privile; ical du	e public boge, to the aties as a leach contri	e extent awyer." act disc
spec or ap adve	itions ific propointe	of emp cospectived by the ffected re s) and/or	loyme /e pub public	nt, evalu lic office body, ur n writing) and nati	nation of er or em nless all i	the perployee of the pe	rtormance or current l employe or matters	e, prome public es or ap be discu	officer pointee ssed at pecific	mploymer or discipli or emplo es whose ri a public mally as pos entiality	yee emp ghts coneeting.
or pe	osition ermit by bears	of a spe belonging s respons	cific ci g to the sibility	vil penal	ty upon t ing party ature of	the respo as a resu the matt	nding par ilt of an ac	ty or the ct of omi	susper ssion f	that may nsion or lo or which th ally as pos	ss or a r he respo

NOW, THEREFORE, BE IT RESOLVED that the CITY OF GLOUCESTER CITY Will go into Executive Session for only the above stated reasons.

BE IT FURTHER RESOLVED that the CITY OF GLOUCESTER CITY hereby declares that its discussion of the aforementioned subject(s) will be made public at a time when the need for confidentiality no longer exists, or the public's interest in disclosure is greater than any privacy or governmental interest being protected from disclosure.

BE IT FURTHER RESOLVED that the Clerk/City Solicitor, shall read aloud enough of this resolution so that members of the public in attendance can understand, as precisely as possible, the nature of the matters that will privately discussed.

BE IT FURTHER RESOLVED that the Clerk, on the next business day following this meeting, shall furnish a copy of this resolution to any member of the public who requests one at the fees allowed by N.J.S.A. 47:1A-1 et seq.

Dayl R. Baile, Mayor

Passed by the Mayor and Common Council of the City of Gloucester this 15th day of December, 2022.

Vanessa L. Little, City Clerk