

Atlantic City Municipal Utilities Authority

AGENDA

For the Regular Meeting of the

Atlantic City Municipal Utilities Authority

JANUARY 15, 2025
There will be a Regular Meeting of the Atlantic City Municipal Utilities Authority held on <u>15th</u> day of <u>January</u> , 20 <u>25</u> at the Conference Room of the Atlantic City Municipal Utilities Authority, 401 North Virginia Avenue, Atlantic City, New Jersey.
The Agenda for this Meeting is as follows:
1. CALL TO ORDER -OPMA NOTICE - OPENING STATEMENT
2. ROLL CALL Mr. Gary L. Hill Mr. Mohammed Dedar Mr. Glenn Banfield Mrs. Nynell Langford John Eccles, Jr Alternates: Stephania A. Davies Saved Kausar
Alternates: Stephanie A. Davies Sayed Kausar
3. FLAG OF SALUTE
4. PUBLIC PARTICIPATION – (VIA TELEPHONICALLY OR EMAIL)

- 5. APPROVAL OF MINUTES
 - a. Open Session Minutes- Board Meeting
 - (1) December 18, 2024 Res. 5 a (1)
 - b. Closed Session Minutes- Board Meeting
 - (1) December 18, 2024 Res. 5 b (1)
- 6. CHAIRMAN
 - a. Procedures and Plans
 - (1) Freeze Ups and Breaks, Etc.
- 7. AUTHORITY'S SOLICITOR REPORT
- 8. COMMITTEE REPORTS
 - a. Engineering Committee
 - b. Personnel Committee
- 9. EXECUTIVE DIRECTOR'S REPORT
 - a. Executive Director
 - b. Deputy Executive Director, Operations
 - (1) Engineering Report
 - (2) Operations Report
 - c. Accounting and Finance
 - (1) Financial Reports
 - (2) Cash Management
 - (3) Balance Adjustments
 - (4) Shut Offs

10. CONSENT AGENDA

- a. Solicit Bid:
 - (1) Water System Improvements Martin Luther King Blvd. Res. 10 a (1)
- b. Request of Proposals
 - (1) Full-Service Water Storage Asset Management & Maintenance Program Res. 10 b (1)

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END CONSENT AGENDA

11. ROLL CALL AGENDA

- a. New Jersey Utility Joint Insurance Fund Amendment
 - (1) Acceptance of the 2025 Assessment 11 a (1)
- b. Special Counsel Amendments
 - (1) Riley & Riley Res. 11 b (1)
 - (2) DeCotiis, Fitzpatrick, Cole & Giblin, LLP Res. 11 b (2)
- c. Planning and Grant Consultant Amendment
 - (1) Rutala and Associates, LLC Res. 11 c (1)
- d. Commercial Card Services
 - (1) National Bank Association Res. 11 d (1)
- e. Emergency Upgrades to the Clarifier at Water the Treatment Plant
 - (1) GMH Associates of America, Inc. Res. 11 e (1)
- f. Emergency Repair & Redevelopment of Well 25
 - (1) A.C. Schultes Res. 11 f (1)
- g. Emergency Road Repair
 - (1) Arthur R. Henry, Inc. Res. 11 g (1)
- h. Grammercy Ave Distribution System Improvements Change Order 1
 - (1) Perna Finnigan, Inc. Res. 11 h (1)
- i. Chilled Water Piping Insulation Replacement at Administration Building Change Order #1
 - (1) Gaudelli Brothers, Inc. Res. 11 i (1)
- j. Planning and Design Services for Lead Service Line Phase 2
 - (1) Remington and Vernick Engineers Res. 11 j (1)

12. BILLS

a. Monthly Bills – Res. 12 a

13. EXECUTIVE SESSION

- a. Motion to Enter Executive Session Res. 13 a
- b. Personnel Issues
 - (1) Emergency Procedures
 - (2) Summer Schedule
 - (3) Board Secretary Salary Adjustment
 - (4) Organization Chart Update Resolution 13 b (4)
 - (5) Inventory Control Clerk Resolution 13 b (5)
 - (6) Customer Service Resolution 13 b (6)
- c. Contract Matters
 - (1) GWU Res. 13 c (1)
 - (2) Water Service Accounts
- d. Litigation Update
- e. Motion to Exit Executive Session

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RESOLUTION 2025 AUTHORIZING EXECUTIVE SESSION

WHER EAS, N.J.S.A. 10:4-12 allows for a Public Body to go into closed session during a Public Meeting, and

WHEREAS, the Board of the Atlantic City Municipal Utilities Authority "ACMUA" has deemed it necessary to go into closed session to discuss certain matters which are exempt from the Public; and

WHEREAS	S, the regular meeting of this Board will reconvene at the conclusion of closed session.
Ci	EREFORE, BE IT RESOLVED that the Board of DIRECTORS of the ACMUA, in the City of Atlantic ity, County of Atlantic, and State of New Jersey will go into closed session for the following eason(s) as outlined in N.J.S.A. 10:4-12:
	ny matter which, by express provision of Federal Law, State Statute or Rule of Court shall be confidential or excluded from discussion of public (Provision);
	ny matter in which the release of information would impair a right to receive funds from the overnment;
□ A	ny matter the disclosure of which constitutes an unwarranted invasion of individual privacy;
inclusion with emp	ny collective bargaining agreement, or the terms and conditions of which are proposed for in any collective bargaining agreement, including the negotiation of terms and conditions ployees for representatives of employees of the public body (Specify contract: negotiations gaining units);
setting of	ny matter involving the purpose, lease or acquisition of real property with public funds, the f bank rates or investment of public funds where it could adversely affect the public interest ion of such matters were disclosed;
	ny tactics and techniques utilized in protecting the safety and property of the public that their disclosure could impair such protection;
□ A	ny investigations of violations or possible violations of the law;
	ny pending or anticipated litigation or contract negotiation in which the public body is or ome a party.
required inature of matter winegotiation	ny matters falling within the attorney-client privilege, to the extent that confidentiality is in order for the attorney to exercise his ethical duties as a lawyer (If contract negotiation the the contract and interested part00y) (Under certain circumstances, if public disclosure of the yould have a potentially negative impact on the Authority's position in the litigation or on, this information may be withheld until such time that the matter is concluded or the inces no longer present a potential impact);
condition prospection by the pu affected in of the pu	ny matter involving the employment, appointment, termination of employment, terms and is of employment, evaluation of the performance, promotion or disciplining of any specific ve public officer or employee or current public officer or employee employed or appointed ublic body, unless all individual employees or appointees whose rights could be adversely in writing that such matter or matter be discussed at public meeting; Subject to the balancing blic's interest and the employee's privacy right under South Jersey Publishing, 124 N.J. 478, by oyee(s) and nature of discussion is
impositio or permit	ny deliberation of a public body occurring after a public hearing that may result in the on of a specific civil penalty upon the responding party of the suspension or loss of a license belonging to the responding party as a result of an act of omission for which the responding ars responsibility;

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BE IT FURTHER RESOLVED that the DIRECTORS hereby declare that its discussion of the aforementioned subject(s) may be made public at a time when the Solicitor advises the Board that the disclosure of the discussion will not detrimentally affect any right, interest or duty of the ACMUA or any other entity with respect to said discussion.

BE IT FURTHER RESOLVED that the Board, for the aforementioned reasons, hereby declares that the public is excluded from the portion or the meeting during which the above discussion shall take place and here by directs the ACMUA to take the appropriate action to effectuate the terms of this resolution.

I, Gary L. Hill do hereby certify the above to be a true and correct copy of a resolution to be adopted by the ACMUA at this meeting held on the 15^{TH} day of January, 20_{25} .

- 14. MOTION TO RETURN TO OPEN SESSION
- 15. ADJOURNMENT

Submitted by: Gary L. Hill, Chairman Atlantic City Municipal Utilities Authority