PUBLIC UTILITY DISTRICT No. 1
of Whatcom County

Agenda for the
Regular Meeting of February 9, 2021
8:00 a.m. via Zoom Teleconference

1. Call to Order | Pledge of Allegiance
2. Approval of Agenda
3. Consent Agenda
   a) Approval of the Meeting Minutes of the Special Meeting of January 19, 2021
   b) Approval of the Meeting Minutes of the Regular Meeting of January 26, 2021
   c) Approval of Claims for February 9, 2021
4. Old Business
   a) Broadband Community Liaison/Advisory
5. New Business
   a) Approve Professional Consulting Agreement with Electric Power Systems, Inc.
   b) The Energy Authority – Presentation
6. General Manager Report
   • Legislature Updates
   • Next Meeting Topics: Staffing and The Energy Authority Presentation #2
7. Commissioner Reports
8. Public Comment
9. Adjourn

Until further notice: Whatcom PUD’s Offices are closed to public access. Due to the Updated Open Public Meetings Act General Guidance Regarding the COVID-19 Event, the PUD Meeting Room is not open to the public. All Commissioners will participate via teleconference.
The public meeting can be accessed by internet: https://us02web.zoom.us/j/83383245126

Or by telephone: Dial 1 (253) 215 8782 or 1 (346) 248 7799
Webinar ID: 833 8324 5126

Next Commission Meetings
February 23 & March 9, 2021 | 8:00 a.m. | Regular Meetings
Access information will be announced - the public may join the meeting by teleconference.
Contact: Ann Grimm, Commission Clerk at (360) 384-4288 x 27 • www.pudwhatcom.org
1. **Call to Order | Pledge of Allegiance**
   The special meeting of the Board of Commissioners of Public Utility District No. 1 of Whatcom County was called to order at 8:04 a.m. by Commissioner Atul Deshmane. Said meeting was open to the public and notice thereof had been given as required by law. Those present via Zoom teleconference included Commissioner Mike Murphy, Commissioner Christine Grant, Commissioner Atul Deshmane, and Legal Counsel Jon Sitkin. Staff attending via teleconference: Steve Jilk, General Manager; Ann Grimm, Executive Assistant; Rebecca Schlotterback, Manager of Contracts and Regulatory Compliance; Annette Smith, Director of Finance; Brian Walters, Assistant General Manager; Duane Holden, Director of Utility Operations; Paul Siegmund, Manager of Automation and Technology; Aaron Peterson, IT/SCADA Technician; Mike Macomber, IT/SCADA Technician; and Jon Littlefield, Electric System Supervisor.

   **Public attending via teleconference:**
   Jon Humphries, Citizen
   Jamie Douglas, Citizen
   Lauren Turner, Phillips 66
   Steve Spitzer, Citizen

2. **Commissioners Work Session to Discuss Broadband/Telecommunications**
   Commissioner Deshmane suggested each Commissioner list what they would like to discuss on the subject.
   - **Deshmane:**
     - Speed Testing
     - Dig Once Policy
     - Open Access
     - Buried vs. Aerial Construction of Fiber
     - Leasing from Customers (co-operators/competitors)
     - Developing a PUD Business Model
     - Implementation Issues: Multi-mode vs Single-mode
     - Number of bandwidths and strands for distribution
     - Net Neutral Control Agreements
     - Dark vs Lit Fiber Leasing
     - Insurance and other Administrative Issues
   
   - **Grant:**
     - Update with Conversation with Mayor Fleetwood (Broadband Advisory Group)
     - Grants and other competitive sources of funding/how to prepare to maximize funding to community
     - Mason PUD #3 Fiberhood model, last mile fiber, business model and consulting firm that Mason used
     - Using EDI Funds
     - Piloting Last Mile Fiber to Cherry Point/Blaine/Sumas
     - How the Commission can help with the telecom

   - **Murphy:**
     - PUD’s past vision of countywide broadband “if you build, they will come” but there was no support or desire for a need.
PUD today – Do we have the community support – yes or no? If yes, what is next step? Will City of Bellingham support us, and to tap into their system so we do not reinvent the wheel?

Deshmane suggested the following agenda for today based on input: (1) Convey recent meeting/discussions with Mayor and Council Member Lilliquist regarding City’s Broadband Advisory Group (BAG), (2) Current status of the PUD; (3) Lessons learned; and (4) what other organizations are doing and how we can look to them as a model.

Commissioner Grant reported on her informal discussion with the Mayor. He sees a strong value having the PUD be involved in the Broadband Advisory Group (BAG) but as the City’s Resolution, as written, does not allow elected officials to be voting members of the BAG; Fleetwood thinks there is a possibility that may change. Grant advised him that a more formal request was forthcoming from the PUD Commission and Fleetwood indicated he would like to figure out how to work together.

Deshmane asked how important it is for the PUD to be a voting member now: After learning today of what the Resolution says (i.e. non-elected official); what does the Commission want to do next after passing the [PUD] resolution at the last meeting? The message conveyed to the City (for PUD Commissioner to be appointed as voting member) and if City refuses, then what?

Deshmane considers being involved with the Port would be less complicated. The City isn’t the center of the effort; more likely the PUD/Port are at the center of the effort, and the City is collaborating with what is happening. Grant thinks the Broadband Advisory Group was formed to create a direction for the City, and to make broadband more accessible and affordable. If the PUD can help, being a voting member isn’t of utmost importance, helping to solve the problems with the PUD’s ideas would be the greatest effort.

Murphy said because of the PUD’s past, and then the City purchased the PUD’s fiber infrastructure, that this gives the City the advantage. Jilk said buying the fiber infrastructure gave the City the opportunity to move in, operate, take advantage of the infrastructure, and to use the fiber for their internal systems.

Walters explained the history: The PUD owned the fiber ring and the City began using extensions off the ring to reach out to schools, WWU, and other agencies.

Deshmane met with City Council Member Lilliquist on Sunday. In regards to the PUD’s participation and voting situation; Lilliquist believes the City Council is open to making adjustments, including having the PUD as a more active role, perhaps as far as co-leading it. At this point, the City continues to be open about the PUD’s involvement. Grant is concerned about co-facilitating a large group. It seems like a tremendous amount of work, a third party would be needed to help facilitate – process is not product – yes, she wants us to be involved; however, be mindful that we are a small staff without a full time person for telecom onboard yet.

Deshmane brought up the discussion of the PUD’s motion proposed at the last meeting. Murphy supports the motion/resolution, would like to see Grant and Deshmane on the City’s Broadband Committee and asked who the other voting members are. Grant has the list but does not know extensively on the backgrounds of the community members chosen, or the Ex-Officio members. Deshmane said the Ex-Officio members list is not confirmed particularly for including a lobbyist on the list. Deshmane feels the list of voting members is a competent group of people. Murphy then asked if Commission wanted to change the motion/resolution.

Legal Counsel Sitkin commented that technically what was said was not a resolution; it was a motion giving direction to staff for talking points, for Commissioner Grant when she met with the Mayor. The motion still stands in the direction as approved, however it is not a formal resolution. The memo discussed has not been sent to the Mayor’s office. Gathering comments from the discussion at the last meeting, and the respective meetings with the Mayor and Lilliquist, Jilk asked what does the Commission
see as the PUD’s efforts on the City’s Advisory Board, what the PUD wants to accomplish – in the motion made: to participate in the discussion as it might benefit the PUD’s own direction in working with the Port; or do you want to try to sway the decisions that are made by the City? What does the Commission want to accomplish as a voting member or not?

Deshmane would prefer that the PUD remain involved with the Committee and not require voting membership to participate, but be able to have a voice. Murphy inquired about the original motion.

The Commission Clerk read the motion made at the previous meeting:
The motion was made to: (1) MAKE THE REQUEST TO THE COUNCIL THAT THE PUD COMMISSION HAVE A VOTING MEMBER FROM THE COMMISSION TO THE BELLINGHAM BROADBAND ADVISORY COMMITTEE; (2) THAT COMMISSIONER DESHMANE BE THE DESIGNATED PUD REPRESENTATIVE; AND, (3) STAFF PREPARE A LETTER TO THE MAYOR AND COUNCIL EXPRESSING RATIONALES FOR THIS REQUEST, FOCUSING ON THE COUNTYWIDE ISSUE, TO BE SIGNED BY COMMISSION PRESIDENT.

Murphy agreed with what was read. Having one of the Commissioners at the table is very important; the PUD would be representing the Whatcom County, not just the PUD. All of the players need to be involved. Deshmane agreed. The PUD would ask the City to add one more voting member to the board.

There were no other meetings/discussions to report.

**PUD History on Broadband**

Murphy explained the original vision. Walters added that BPA was stringing fiber along their corridor and offered Washington PUDs strands of fiber. The initial vision was to extend fiber throughout the county in a planned/staged manner and to establish a coalition of public agencies to guide/possible co-funders/co-decision makers as a public effort to build out fiber in the county spurred by BPA making fiber available.

Deshmane said he thought the single biggest factor why it failed was not understanding the utilization of the infrastructure would be. Walters said the PUD’s vision of the build out of publically owned fiber in the county and in an attempt to form a coalition of public agencies, because of the difficulty of forming coalitions is not an easy task; the PUD abandoned that effort, and struck out on their own. That was one of the biggest lessons learned to Walters. The PUD shifted focus to acquire Avista Communications assets and build out the network solo. The opposition/competition began to copy the PUD’s model and private telecom providers tried to thwart the PUDs efforts.

Abandoning the idea of a countywide, *public open access* network is what Jilk thinks the PUD needs to look at. Building coalition is one thing, and the idea that was developed then was a good one, but with no revenue base to support it, and without having the public “vision” coalition (agencies such as schools, libraries, etc.) not being on board with the project, was the downfall. Cost sharing was lost and the PUD had to work on a private revenue model/number of connections to cover costs. These were never realized. At that time, there was too much competition, state legislators and private oppositions, among others, tried to keep the PUDs from competing with the private sector.

With the history and lessons-learned now told, Murphy asked what the other Commissioners think now about the PUD’s direction? Maybe the City of Bellingham isn’t part of the solution and perhaps direction with the Port is better. Grant suggests to take a look at other PUD models.

She has been looking at the fiber model from Mason PUD. COS Systems is worldwide firm and utilizes a special tool used in rural communities to decide where fiber should be placed first and providing last mile fiber”. Larger telecoms don’t want to provide fiber in low density areas. The plan made through Mason
PUD is to feasibly create a business model to roll out the fiber. Chelan PUD began with serving their industrial customers. She is hopeful the PUD can do something similar at Cherry Point, utilizing the PUD’s own power poles and existing relationships with our Cherry Point industries.

Deshmane has discussed with Stark from the Port, the idea to create a financial model and demand map for the county, recognizing underserved areas. And to take this data to the telecom companies’ and seek their build out plans. Then decide where public infrastructure should be placed and enter into a coalition. Murphy thought it is a good starting point and helps the PUD to focus on where the real need is. Grant agreed as well. In terms of finding the funding for the study, the Port has discussed EDI funds. A study is absolutely needed and it is important to hire a firm that has worked with other PUDs before.

Grant noted the cities of Blaine and Sumas are their own electric municipalities, with poles and wires and there is strong political support for broadband access due to the economic downturn:border closure. Pole attachment costs and complexity might be lower in those areas.

Jilk commented on the thoughts about mapping and talking to ISPs. Stark has been talking with the private telecom companies and putting the question out to them regarding underserved areas and when they will provide service. The bottom line is the private entities won’t commit to low density (number of customers) areas until they can see return on their investment. The Port or PUD should decide to build the fiber or not.

Deshmane said public and private collaborations can be difficult. A successful coalition of a fiber project is the Port of Skagit/Skagit PUD partnership that created SkagitNet LLC to operate the fiber system. There needs to be a process to address the ongoing disconnections between private and public entities. Having a predictable approach of where the private sector will be – for example, issuing RFQ prior to building the fiber line for ISPs, and, at that time they can choose to participate or not. Deshmane believes there is no way forward in Whatcom County without public-private cooperation.

Murphy wants to explore all the possibilities for funding such as EDI, and other grants and loans that the PUD can utilize. Jilk replied that some grant money for public agencies is scheduled in federal and state budgets this year. He explained that we have added funding in the 2021 budget for a broadband manager position. The Commission might consider to make the commitment for the next three years to develop a position to plan a build-out/development model in coordination with the Port, and also locate sources of grant funding, looking at pilot project areas, to put the pieces together. This will take time but it commits the commission to determine let’s take a look at broadband in the county. In terms of the mapping model, the PUD needs to develop a strong reason why we are in the game and what are we will to do, especially partnering with Port. Are we going to truly partner, or lead, or just be there for the Port?

There is also funding set aside for a feasibility study. Deshmane suggested that the $75,000 should be used to create the map and the new employee’s job should be to figure out the plan to serve the region, working with the private sector to accomplish it. Jilk said looking down the road, does that take us to the point of having the PUD’s own development model for Whatcom County fiber? Or the Port’s own feasibility study to determine underserved areas and where the system should be built. Or take the funding to update the Port’s study and then determine the build out.

If there is a public commitment by the PUD to take this approach, it sends the word out to ISPs that the PUD is in the game now. Murphy suggested revisiting the Strategic Plan – and where to put money and direction or things won’t happen. There are many important other items (of everyday business); perhaps revisit the load on staff, etc. Deshmane thinks the Strategic Plan is fine as is and does address the goals of broadband.
Grant thinks moving quickly on a telecom position makes sense; someone with technical understanding, and who has built a community broadband system; with the ability of grant writing. There are many foundations involved in solving the digital divide with grant opportunities.

Murphy is concerned most about lack of internet service, etc. for teachers and education services online. He doesn’t know the answer but would like to move quickly to develop a plan. Grant is all for planning. She noted Mason PUD 3’s fiber program. Maybe start with a small pilot project. Jilk has been on the Lynden School Board for several years now and completely understands the impact on teachers and students. Everything discussed this morning is making education and our broadband support for education in the county is a number one priority. Stark has been in contact with districts in the county that are underserved. Perhaps take that list and build off of it for a pilot project in east and other areas of the county.

Deshmane offered time for the Commissioners to further discuss their talking points.

Grant said the last item she wanted to share was that in November, she read that there are many non-binding referendum ballot initiatives related to broadband. Some communities simply asked survey-type questions on affordable access and the like. She would like to see tools like community input or an advisory ballot to assist the PUD.

Sitkin discussed the advisory ballot process. For a countywide election, could cost up to $100,000. The PUD’s election costs for Commissioner countywide, with no primary at a general election, would be about half. In order to keep costs low, it would need to wait until 2022. The PUD’s last election total cost, primary and general, was $140,000.

At this point, Deshmane turned to his list: Dig-Once Policy and Speed Testing. He asked to have Jon Humphries comment on these topics. Jilk indicated doing so violated the terms of the Special Meeting agenda as set forth not to allow public comment. Deshmane declined to have Humphries comment.

Speed Testing: Deshmane has used a general speed-test tool used to determine better connectivity and claims they are not accurate. Boundaries of the underserved areas will not be discovered by this type of speed test. He suggests using better technology, especially when performing the mapping. Walters commented on FCC standards for adequately served is 25mg download and 3mb upload, which is extremely low. The Legislature’s goal for determining this is 150mg down and up loads, which demonstrates a big gap between what these agencies considered as “adequate”.

Grant added the more we can understand the problems, the better off we’ll be. The need for bandwidth is doubling every year, most homes will want higher speeds. Murphy agreed with the idea of multiple sources of speed testing. Deshmane will follow up to Jilk with more information.

Dig-Once Policy: As a countywide way to implement policy, and as an investment for properly built conduit. Would be very beneficial, but costly to implement.

Jilk said this has been a challenge to the PUD related to water, for example installing conduit while replacing water piping. The opportunity to add conduit while a trench is dug for another project would be efficient and cost-saving. Sitkin explained that it is much more difficult to organize and implement countywide policy than if a municipality such as the City of Bellingham. He and Jilk suggested working with County, Council of Governments, and possibly a future Small Cities to expand the discussion.

What’s next

- Priority of staff time
• Job description for telecom manager
• Discuss proposal with the Port for the Feasibility Study
• Regarding request for EDI funds for the study, does the PUD want to be involved with the Port? Grant will follow up with Jilk on meeting with the Port
• Staff has been working on the telecom manager job description, to finalize and return to Commission for approval and the timeline
• Plan with Port for approaching EDI funding for infrastructure to Glacier – Jilk also suggests further discussion about hiring of the telecom staff manager and community services group, water resources, and economic development/infrastructure at Cherry Point
• Murphy is concerned about hiring a new staff member, there is always a cost attached to it. He would like to revisit the Strategic Plan and budget related items. It seems like we need to organize the load, there are many critical things the PUD is working on in the county – using caution
• Deshmane suggested that Murphy and Jilk work on incorporating this into agenda and how the Board should address the issues in an upcoming meeting.
  o Jilk suggested taking a look at the last Strategic Plan and review the community services group concept, along with the 2021 Budget and how we move forward with hiring and decision making for the first meeting in February.

No further comments were made. Public comments via email are welcome, contact the General Manager.

3. Adjourn
There being no further business for the special meeting, Commissioner Deshmane adjourned the special meeting at 11:58 a.m.

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Atul Deshmane, President

__________________________
Michael Murphy, Vice President

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Christine Grant, Secretary
1. **Call to Order | Pledge of Allegiance**
The regular meeting of the Board of Commissioners of Public Utility District No. 1 of Whatcom County was called to order at 8:00 a.m. by Commissioner Atul Deshmane. Said meeting was open to the public and notice thereof had been given as required by law. Those present via Zoom teleconference included Commissioner Mike Murphy, Commissioner Christine Grant, Commissioner Atul Deshmane, and Legal Counsel Jon Sitkin. Staff attending via teleconference: Steve Jilk, General Manager, Ann Grimm, Executive Assistant; Rebecca Schlotterback, Manager of Contracts and Regulatory Compliance; Annette Smith, Director of Finance; Brian Walters, Assistant General Manager; Duane Holden, Director of Utility Operations; Paul Siegmund, Manager of Automation and Technology; Aaron Peterson, IT/SCADA Technician; Mike Macomber, IT/SCADA Technician; Jon Littlefield, Electric System Supervisor; and, Traci Irvine Accountant I.

**Public attending via teleconference:**
Carryn Vande Griend, PSE
Dave Olson, Citizen
Jon Humphries, Citizen
Lauren Turner, Phillips 66
Mary Rivkin, Citizen
Max Perry, Citizen
RB Tewksbury, Citizen
Rick Maricle, Citizen
Steve Spitzer, Citizen

2. **Approval of Agenda**
**ACTION:** Commissioner Murphy motioned to APPROVE THE AGENDA OF JANUARY 26, 2021. Commissioner Grant second the motion. Motion passed unanimously.

3. **Approval of Consent Agenda**
The Commission Clerk indicated the year was incorrect on the date of the draft Minutes; it has been corrected to reflect 2021.

**ACTION:** Commissioner Murphy motioned TO APPROVE THE MINUTES OF THE REGULAR MEETING OF JANUARY 12, 2021 AS CORRECTED; AND THE CLAIMS OF JANUARY 26, 2021. Commissioner Grant second the motion. Motion passed unanimously.

4. **Old Business**
Deshmane recapped the Special Meeting of January 19 and the Commissioners discussion on broadband. No formal action was taken at that meeting.

5. a) **Approve Agreements with Northwest Intergovernmental Energy Supply**
**Background:** The District’s electric system has historically purchased 100% of its power supply to meet electric load requirements from the Bonneville Power Administration (BPA). The electric system’s resource supply portfolio has been the same as BPA’s federal base system resources, approximately 94% (hydro, nuclear generation) of which was non-carbon (non-emitting) resources in 2019.
Based on electric load forecasts for the District’s electric system, the District has outgrown its allocation of federal power supply priced at the Tier 1 rate. Going forward the District must rely on BPA provided additional power priced at BPA’s Tier 2 rate and/or power procured from non-federal sources. Given the requirements of the Washington State CETA legislation passed in 2019, the District resource acquisitions must be from renewable energy projects or non-emitting generation (i.e. nuclear power).

In planning for this energy resource acquisition future, District staff has engaged a consultant, The Energy Authority, to assist in helping District staff and Commission better understand what the power supply options are; what is requirement to manage non-federal power acquisitions; and what resource acquisition and management policies the Commission might need to implement.

District staff has also engaged in discussions with a utility organization about membership. The organization, Northwest Requirements Utilities (NRU) represents numerous public utilities (PUDs, Municipals, and Co-ops) that have similar power supply interests and issues. All members have BPA power purchase agreements and receive an allocation of Tier 1 priced federal power. All members have load following contracts under which BPA manages their load variations. Some of these members are impacted by Washington State’s CETA legislation and others have forecasted load growth and are looking at non-federal power.

NRU does not require a formal agreement for utilities to sign to become members. Existing members vote on accepting a new member. In the case of the District all that is required is the submission of a letter asking for membership status. NRU has already indicated a majority of the members would accept the District as a new member of the organization. Members are expected to pay their pro-rated share of the annual administrative expenses of the organization.

A related organization of NRU is Northwest Intergovernmental Energy Supply (NIES). Whereas NRU is an advocacy group that deals primarily with BPA power and transmission issues and rates, NIES focuses on investigating and acquiring new energy resources on behalf of those NIES members that desire to participate. While all members pay their pro-rated share of NIES’s administrative expenses, only those members participating in a particular resource investigation or acquisition pay the additional costs of these activities.

The two agreements listed above must be signed to become an NIES member and to be eligible to participate in NIES energy resource investigations and acquisitions. Execution of the two NIES Agreements will have no fiscal impact on the District. Annual dues for joining both groups is accounted for in the District’s 2021 Administrative Budget.

Deshmane asked if there are other organizations the PUD could engage with that are outside of the BPA grid, such as Canadian power resources. Walters replied several options are available and the wide variety of resources on and off the market

**ACTION**: Commissioner Grant motioned to APPROVE NORTHWEST INTERGOVERNMENTAL ENERGY SUPPLY (NIES) AGREEMENTS AND AUTHORIZE DISTRICT’S GENERAL MANAGER TO EXECUTE THE TWO AGREEMENTS: AGREEMENT 1: NORTHWEST INTERGOVERNMENTAL ENERGY SUPPLY (NIES) MEMBERSHIP AGREEMENT, AND AGREEMENT 2: JOINT RESOURCE PLANNING AND ACQUISITION AGREEMENT. Commissioner Murphy second the motion. Motion passed unanimously.

**b) Award of Bid: Industrial Water Project Connection**

Jilk explained the background on this project. The purpose is to convert the current potable (drinking) water connection at Healthy Pet to the Industrial Water Connection piping and metering so they will use industrial water for their processing instead of the Grandview potable water source. Healthy Pet uses
approximately 40% of the potable water consumed at Grandview on a daily basis. The source of this water comes from a well and the potable water storage system. The capacity of the potable system would serve more customers if the water used at Healthy Pet could be converted to the industrial water supply system.

Making this change will prolong the need for costly upgrades to the Grandview Potable System for several years and give the PUD the opportunity to add new customers to the Grandview Potable Water System. It is also an important step, to lower the demand in the potable system, as a part of finalizing the PUD’s Water System Plan update.

Bid award: On January 19, 2021, the District received and publicly read aloud three (3) bids submitted for this project. The Engineer’s Estimate for the Industrial Water Connection Project is $92,225.00, including tax. All three bids were responsive and only one was under the under the Engineer’s Estimate dollar amount.

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Bid Total, No Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>P &amp; P Excavating, LLC</td>
<td>$65,932.20</td>
</tr>
<tr>
<td>Tiger Construction</td>
<td>$108,391.50</td>
</tr>
<tr>
<td>Larry Brown Construction</td>
<td>$159,364.80</td>
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</tbody>
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Engineer’s Estimate tax included........................................ $92,225.00

Staff recommends awarding the Industrial Water Connection Project Bid to P & P Excavating, LLC. The total bid price for the equipment and installation is below the Engineer’s Estimate (including tax). Holden carefully reviewed the lowest bid, (less than Engineer’s Estimate) and had P & P Excavating confirm the amount was correct.

This is part of the approved Capital Improvement Projects Budget for 2021. There is no fiscal impact. In regards to large capital projects, there are none forecasted for the Grandview water system. As the economy picks back up, it will bring new business opportunities and developments.

ACTION: Commissioner Murphy motioned to AWARD THE BID TO P & P EXACAVATING, LLC FOR THE INDUSTRIAL WATER CONNECTION PROJECT IN THE AMOUNT OF $65,932.20 (INCLUDING TAX) AND AUTHORIZE THE DISTRICT’S GENERAL MANAGER TO EXECUTE THE CONTRACT. Commissioner Grant second the motion. Motion passed unanimously.

c) Open Public Meetings Act and Public Records Training
Due to the estimated length of the training, this section will be moved to after the General Manager Report, Commissioner Reports and Public Comment

6. General Manager’s Report
As determined at the Special Meeting last week, Jilk and Murphy are working on broadband plans and will have recommendations to present at the February 9 Commission Meeting in terms of staffing and budget issues.

Legislative Report
Jilk is following the House and Senate bills and reported on one water-related issue that would not impact the PUD directly, but perhaps create complications for agriculture regarding water use; and there are new guidelines for water banking.

Get-to-Know You
This is an opportunity for staff members to introduce themselves to the Commission. Holden introduced
himself with a brief description of his current work as Director of Utility Operations at the PUD and other positions within the twelve plus years at the PUD and his prior experience.

Commissioner Grant said she appreciated taking this time to get to know the staff, especially since we are not able to meet in person right now. In follow up from the last meeting, she continued her self-introduction and background, sharing some family photos and interests.

7. Commissioner Reports
Commissioner Grant:
House Bill 1336: In regards to HB 1336 “creating and expanding unrestricted authority for public entities to provide telecommunications services to end users.” Currently, PUDs cannot provide retail services. WPUDA is supporting this bill and encourages all PUDs to consider the need for broadband access statewide. Deshmane suggested preparing a Letter of Support of HB 1336 from Whatcom PUD.

**ACTION:** Commissioner Grant motioned THAT THE BOARD OF COMMISSIONERS OF PUD SUPPORT HOUSE BILL 1336, PUBLIC BROADBAND ACT. Commissioner Murphy second the motion. Motion passed unanimously.

On February 2, Grant, Jilk and Walters will meet with Gina Stark/Port to discuss the next steps in the PUD’s role on the broadband project with the Port. Grant will follow up with a report at the next Commission meeting.

Grant and Jilk will be meeting with students from WWU who are interested in creating a social media strategy for the PUD. This could be combined with the PUD’s efforts to update the logo/brand awareness and future website developments.

Commissioner Murphy:
Soil Regeneration
In regards, to public comment made at the January 12 Commission Meeting from Jill MacIntyre Witt on soil regeneration/planting trees for offset mitigation. Murphy spoke with Darryl Gray at Nooksack Salmon Enhancement Association, who confirmed that over the past years, the PUD has sponsored NSEA activities, and with the funding the PUD has provided, NSEA has purchased many trees, and several other means of preserving, creating and/or providing for salmon habitat, restoration and streamflow issues.

Murphy also attended a WPUDA meeting, and tomorrow will attend Energy NW’s meeting. He is looking forward to further updates regarding their many upcoming projects such as the solar project near Richland.

Commissioner Deshmane:
Retail Authority Bill: Russ Elliot is being very cautious on access to funding, leverage and service, in terms of pressure from the private telecoms. Deshmane encouraged support of HB 1336. He has received information from Jon Humphries about speed testing/speed related thresholds, etc.; Data needs are going up much faster than electricity needs. Fiber is what we should focus on and that PUDs need to vigilant in complying with the legislation set in 2020.

Comments made at last meeting:
Jill MacIntyre Witt – Deshmane had a conversation with Cynthia Mitchell regarding the study of municipalizing and he would like to have this topic for an upcoming agenda item and the PUD’s involvement in looking at those issues.

Special Meeting on Energy Supply
Feb. 9 presentation by The Energy Authority – Jilk suggested planning a follow up discussion after that
Draft Minutes 26 Jan. 2021

Date to discuss program and policy development. Alternatively, hold a general discussion such as the last meeting on telecom. Jilk has provided a list of topics for future meetings as guidance. Deshmane would like to call a Special Meeting to discuss energy resources, but wants Ms. Mitchell to provide a presentation. Jilk reminded Deshmane that allowing public participation would violate the rules of the Special Meeting.

Commissioner Grant said a meeting regarding energy resources would be preferred. There are also members of the public that would like to be heard as well. Jilk suggested a one-hour meeting for the Commissioners to discuss their thoughts on energy resources.

ACTION: Commissioner Deshmane motioned to hold a Special Meeting on February 2, 2021 from 8 AM to 9 AM to discuss energy issues related to the PUD. Commissioner Grant second the motion. Motion passed unanimously.

8. Public Comment
Jon Humphries commented on SB 5110 [Promoting greater access to the internet by modifying permitting, taxation, and other standards for telecommunications companies and facilities.] He noted wireless technology is not as efficient as fiber. To have a real standard, it should involve the price of cost to consumers, connection-testing standards, and to consider energy standards and footprints (environmental costs of launching, etc.) Humphries hopes HB 1336 (retail authority) will include certain standards that can be met.

Rick Maricle asked if the Commission can take action on items that are not on the agenda. Perhaps Legal Counsel can advise. In addition, on broadband, there is a reason why there are un- and underserved areas. He lives in an underserved area. Maricle says it is very expensive to get the fiber into these areas. Starlink is already up and running a speeds of 50mg and continue to build off their service; with plans for up to 150mg over the next year and a half. How can this type of technology compete with traditional pole-strung fiber?

Sitkin typically does not respond to public comment but at the Commission’s request, he replied to Maricle: This is a regular meeting; not a Special Meeting and the Commission can add items at any time. Sitkin believes the topic that Maricle is referring to is the motion made to support HB 1336. Sitkin said because this is not a Special Meeting, it was entirely appropriate to take additional actions that are not on the agenda.

Deshmane wanted to be clear that there is substantial debate about the efficacy of Starlink as a stand-alone solution, because it depends upon a fiber backbone (retrieving data from satellite to internet), and has environmental and ecological impacts. Grant added the topic has come up and there will be more information forth coming.

Open Public Meetings Act and Public Records Training
After a five-minute recess, the Commission reconvened at 9:55 AM to the OPMA training.

As a Special Purpose District, the PUD is subject to the Washington State Legislature’s rules and requirements under RCW 42 – Public Officers and Agencies. The law (RCW 42.30.205) states:

Every member of the governing body of a public agency must complete training on the requirements of this chapter no later than ninety days after the date the member either:

- Takes the oath of office, if the member is required to take an oath of office to assume his or her duties as a public official; or
- Otherwise assumes his or her duties as a public official.
In addition to the training required under subsection (1) of this section, every member of the governing body of a public agency must complete training at intervals of no more than four years as long as the individual is a member of the governing body or public agency. Training may be completed remotely with technology including but not limited to internet-based training.

District Legal Counsel Jon Sitkin presented an overview and training on the rules and regulations of the Open Public Meetings Act and Public Records for Commissioners and District staff. This training also satisfies state requirements for Commissioners who also serve on other government boards. Highlights included:

Part I – District Authority
Title 54 RCW - Public Utility Districts are:
- Authorized by the state Legislature and created by vote of the people.
  RCW 54; RCW 54.08 et. seq.
- A Special Purpose District
  - Not a general-purpose government
  - Only have those powers expressly designated to them by the laws of the state and those fairly and reasonably implied from the expressly granted powers.

Part II – Governance and Management
- Governance and Management are separated functions.
- Commission by resolution SHALL appoint a district manager
- Manager shall be the Chief Administrative Officer in control of all administrative functions of the District, responsible
- Manager is an at-will employee.
- Manager has the duties set forth in statute and imposed by the Commission.
- The Board acts as a “body” not as individuals.
- See Delegation of Authority.

Governance vs. Management
Elements of Governance:
- Strategical vs. Tactical
- Govern vs. Manage
- Respect the other Commissioners and your manager and staff
- Look at the big issues – set strategies
- Govern/manage to a budget set by Commission
- Focus on the “why” and the “what,” but not so much on the “how”
- Set the “culture” of the organization
- Avoid “freelancing”
- Overall – get the job done

Part III - Open Public Meeting Act
Washington’s Open Public Meeting Act (OPMA) requires meetings to be open to the public, gavel to gavel ~RCW 42.30

Purpose: “The people, in delegating authority, do not give public servants the right to decide what is good for the people to know and what is not good for them to know” and “the people insist on remaining informed so they may retain control over the instruments they have created.” ~RCW 42.30.010
- The OPMA applies to the District and the business of the District conducted by the Commission and Staff. Any time a quorum of elected officials discusses Commission business whether or not they are in the same room. For example: telephone or video conference. The OPMA does not apply to social
gatherings at which a quorum may be present. Examples: Awards banquets, similar events where no District business is conducted, discussions regarding labor negotiations (closed session).

- **Fundamental Language:** All meetings of the governing body of a public agency shall be open and public and all persons shall be permitted to attend any meeting of the governing body of a public agency, except as otherwise provided in RCW 42.30.
- A governing body is defined as a commission (i.e. elected officials) or any committee of such public agency when the commit acts on behalf of the governing body, conducts hearings, or takes testimony or public comment. *RCW 42.30.020*

**Meetings** means meetings at which the public agency takes “action” – RCW 42.30.020

- **Physical presence is not required** – a meeting can occur by phone or e-mail. An exchange of email could constitute a meeting if, for example a quorum of the members participates in the e-mail exchange and discuss agency business. Simply receiving information without comment is not a meeting. It does not need to be titled “meeting” – OPMA also applies to retreats, workshops, study sessions, etc. No meeting occurs if the governing body lacks a quorum.
- **Action** means the transaction of the official business of the public agency and includes, but is not limited to: public testimony, all deliberations, discussions, considerations, reviews, evaluations, final actions. The requirements of the OPMA are triggered whether or not “final” action is taken. *RWC 42.30.020.*
- **Practical Consideration:** Consider the political impact and appearance. Perceived violations can be costly to a political bank account.
- **Final Action** is a collective positive or negative decision, or an actual volte by a majority of the governing body, or by the “committee thereof”. It must be taken in public, even if deliberations were in closed session. Secret ballots are not allowed. *RCW 42.30.060, RCW 42.30.020.*

**Regular Meetings** are reoccurring meetings held in accordance with a periodic schedule established by a motion or resolution. The resolution should be on file at the beginning of each year. *RCW 42.30.070, RCW 42.30.075; Chap. 61, 2014 Laws*

**Special Meeting** is a meeting that is not a regularly scheduled meeting, and is called by the presiding officer or majority of the members.

**Notice/Timing:** 24 hours before the special meeting, written notice must be

1. Given to each member of the governing body (unless waived),
2. Given to each local newspaper or general circulation, radio and TV station which has a notice request on file;
3. Posted on the district’s website; and
4. Prominently displayed at the main entrance of the District’s principal location and the meeting site (if not the same location).

**Notice Contents of the Special Meeting:** Must specify time, place, business to be transacted (agenda), note that final disposition cannot be taken on any other matter at such meeting. Untested whether other matters can be discussed. Best practice is to not discuss matters not disclosed to the public. ~ *RCW 42.30.080.*

**Public Attendance:** Public comment period is not required by the OPMA. An agency may not impose conditions on the public to attend meetings subject to OPMA. For example, it cannot require people to register their names or other information, complete a questionnaire, or otherwise fulfill any condition precedent to attendance ~ *RCW 42.30.040*

**Executive Sessions** are part of a regular or special meeting that is closed to the public. It is limited to specific purposes set out in the OPMA. The presiding officer must announce the purpose of the Executive Session and the time it will end before it begins; time may be extended by further announcement. Practice
Tip: Be precise about the purpose and the statutory exemption. ~RCW 42.30.110

- No municipal officer may disclose confidential information gained by reason of the officer’s position nor may the officer otherwise use such information for his or her personal gain or benefit.
- The penalty is $500.00 plus such other civil or criminal liability or penalty as may otherwise be imposed upon the officer by law.
- In addition to all other penalties, civil or criminal, the violation by any officer of the provisions of this chapter may be grounds for forfeiture of his or her office.
- ~ RCW 42.23040 Code of Ethics for Municipal Officers – Contract Interests

Executive Sessions cannot be used for
- Personnel issues
- Conference with Attorney - unless there is actual or threatened litigation being discussed.
- Discussion of interlocal agreement negotiation or strategy or other contract negotiations with third parties
- Interviews with potential Board candidates (evaluation may be done in Executive Session).

**Penalties for Violating the OPMA:** Personal liability: First offense - $500; subsequent offenses - $1,000; Costs and Attorney’s Fees; and, Action taken at meeting can be declared null and void. ~RCW 42.30.120; RCW 42.30.130; RCW 42.30.060.

**Open Meeting FAQs:**
- *Meeting locations – can we change them or hold outside of jurisdiction?*
- *What should you do if you believe a meeting or Executive Session violates the law?*
- *Can you allow third parties into Executive Session, jeopardizing Executive Session?*
- *Can you give “direction” to the Manager in Executive Session without taking a formal vote in the open portion of the meeting?*

**Commissioner Issues**
- *Pre-meeting discussions* (just chatting) can be easily misconstrued by the staff, public or other Commissioners.
- *Electronic or “In Person” Serial Meetings* – multiple meetings or emails from one Commissioner to everyone else is okay. It is the exchange of information or the email that violates the law
- *Two Commissioners attend Seminar but do not discuss matters*

**OPMA: Current Situation | COVID-19 and Governor Proclamations:**
Governor’s Emergency Proclamations 20-28 et. seq.
- **Statutory Framework:** RCW 43.06.210, et. seq., authorizes Governor to issue emergency proclamations.
- **OPMA In-Person Suspensions:**
  - March 24, 2020 (20-28) suspended in-person meetings.
  - Current: Governor’s Proclamation 20-28, extended until termination of Emergency or rescinded.
  - Statewide ban of in-person meetings until 11:59 p.m. on December 7, 2020, except for exceptions for Phase 3 counties of the Safe Start Washington Phased Reopening County-by-County Plan.
- **Remote Public Meetings:** Any public agency subject to RCW 42.30 is prohibited from conducting an in-person meeting subject to RCW 42.30 unless:
  - The meeting is not conducted in-person and instead provides option(s) for the public to attend the proceedings through, at a minimum, of telephonic access and may also include other electronic, internet or other means of remote access; and
  - Provides the ability for all persons attending the meeting to hear each other at the same time.
• **OPMA in a Phase 3 County:**  
  Requirements: Maximum number of persons limited to County phase; separated by six feet, wear a face covering, must have room for all attendees – primary and secondary locations, and allow for remote attendance. If the meeting falls out of compliance, then meeting must be restored, adjourned, continued or terminated.

*Part IV – Public Records Act – Chapter 42.56 RCW*

Public records act violations can be expensive. Most claims against agencies are successful, PRA claims are uninsurable and the penalty can be up to $100/day/record withheld. The plaintiff (but not the agency) is entitled to an award of attorneys’ fees if successful and the PRA penalties and attorneys’ fees continue to accrue through each level of appeal (risk of reversal on appeal); and plaintiff’s attorneys sometimes accept representation on contingency basis: no cost to plaintiff unless successful.

**Public Records** are defined as “Any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristics.”

- Writing is broadly defined and includes “handwriting, typewriting, printing, Photostatting, photographing, and every other means of recording any form of communication or representation including but not limited to, letters, words, pictures, sounds, or symbols, or combination thereof…” *RCW 42.56.010.*

- Public records can include records of agency business when they are created or retained by agency employees or officials on home computers or in non-agency email accounts; electronic mail is a public record regardless of where it is sent from. Practice Tips: Use District email account, avoid using home computer or personal devices. Note, while less important in light of *Nissen* case, this is still the most prudent course if financially feasible. Agencies should create an email retention policy so that it meets the intent of the law without overburdening Agency resources.

**General Public Records Procedures:** Under the Act agencies must appoint a public records officer, publish procedures describing certain agency organization, operations, rules of procedure, and other items listed in the PRA. The agency should adopt rules/procedures to provide full public access to public records, protect public records from damage/disorganization, prevent excessive interference with other agency functions; provide fullest assistance to requesters; and provide most timely possible action on requests.

**Additional Procedural Requirements:** (1) If charging actual costs of copies of records, publish fee schedule; (2) Maintain a list of laws the agency believes exempts or prohibits disclosure; (3) Make non-exempt records available for inspection and copying during customary business hours for a minimum of 30 hours per week, excluding holidays.

**Requests for Public Records:** The request must be for identifiable public records (information request are not requests for records). The requestor cannot be compelled to use Agency’s form. If an Agency request form is not used, the requestor must provide “fair notice” that he/she is seeking public records. Requests can be emailed, faxed or verbal. Requestors can ask to inspect records or request copies of records.

**District Response to Request:** The District has five (5) business days to respond to a public records request. The District can: (1) Acknowledge receipt of the request and provide a reasonable estimate for a further response or; (2) Fulfill the request; or (3) Provide an internet address and link to the records on the agency’s website (which fulfills part or all of the request) or; (4) Seek clarification; or (5) Deny the request with an accompany written statement of the specific reasons.
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**Estimate of Time for Further Response:** An agency can provide an estimate of time for further response, the estimate is to be reasonable, and it is good practice to briefly explain why more time is needed to process a request. An agency can extend the time if needed. If an agency can’t produce all the records at once (particularly for large requests) an agency can provide records in installments. Practice Tip: Briefly explain why more time is needed to process a request. If challenged in court, it is an agency’s burden to show why an estimate of time is reasonable. Factors may include: (1) Clarify ambiguous request; (2) Search; (3) Create an exemption log; (4) Notify third parties; and, (5) Perform other essential agency functions, consider agency resources including staff availability.

- **Time Extensions:** An agency can extend the time, if needed, as often as necessary. Again, it is a good practice to explain why. If an agency can’t produce all the records at once (particularly for large requests) an agency should provide records in installments.

**Searches for Responsive Records:** Before beginning the search, know what to look for: (1) Clarify the request if needed; (2) Determine how to collect responsive records; (3) Consider all formats (paper, electronic, etc.); (4) Consider records of current staff/officials, and former staff/officials, if potentially responsive; (5) Consider possible locations (file cabinets, agency website, etc.); (6) Conduct an adequate search for responsive records.

The search must be reasonable calculated to uncover responsive records, and it must follow obvious leads to possible locations where records are likely to be found. Practice tip: Document the search efforts (locations, search terms used, etc.) – the agency bears the burden of proof to show the adequacy of the search.

**Exemptions:** All public records are presumed open. Exemptions are narrowly construed and the burden is on the agency to justify exemption. An exemption log must be provided, containing: Date of record; type of record; author and recipient(s); total number of pages withheld; and the exemption with a brief explanation. Common Exemptions: Attorney–client privilege; protected health information; pending investigation records (in certain investigations); certain records/information contained in personnel files; and deliberative process exemptions where opinions expressed or policies formulated but only until the decision is made.

**Enforcement and Penalties:** Public records violations are enforced by courts for those claims listed in the Act. A court can impose civil penalties up to $100/day/record (court can group records for penalty purposes). No proof of “damages” is required and a court will award the requester’s attorneys’ fees and costs.

~RCW 42.56, RCW 42.56.565; Yousoufian v. Sims

**Public Records Officer:** Each agency must designate a PRO. An employee or official of another agency to serve in this role may also be appointed. Ann Grimm is a Certified Public Records Officer, appointed by the District as the PRO:

- **Duties:** Serve as a point of contact for members of the public in requesting disclosure of public records; oversees the agency’s compliance with the public records disclosure requirements of this chapter
- **Agency Duties:** Provide name and contact information of the agency’s PRO, including posting at the local agency’s place of business, posting on its internet website, or including in its publications.

**Public Records Act Reminders:**

*Emails:* If it involves District business, it is a public record. Use only a District-provided device.

*Social Media:* Blog posts, Twitter accounts, Web pages

*Content Concerns:* NY Times test

Recent trends in technology are cause for concern: The ability to search massive amounts of data quickly.
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Combined together, the Public Records Act, court rules and technology are yielding a perfect storm.

**Ethical Issues**
Ninety-five percent of the time, it is unthinking actions. Commissioners and senior staff do not recognize the issue and do not think about it. The conduct of the Commissioners and senior staff set the culture of the organization – the staff, and now the public are watching all the time.

**Conflicting Financial Interest**
No Municipal Officer May:
1. Use his or her position to secure special privileges or exemptions for himself, herself or others.
2. Directly or indirectly, give or receive any compensation, gift, gratuity or reward from any source, except the employing municipality, for a matter connected to the related to the officer’s services, unless otherwise provided by law.
3. Accept employment or engage in business that one might reasonably expect would require him or her to disclose confidential information accessed by his or her official position.
4. Disclose confidential information gained by reason of the officer’s position, nor use such information for his or her personal gain.

The Washington State Supreme Court held that a councilmember may not vote on a matter where he or she would be benefitted by the action. *Smith v. Centralia*, 55 Wash. 573, 577; 104 Pac. 797 (1909). Not voting is not a remedy; the self-interest action of one member infects all other members.

**Municipal Ethics Act:**
- No municipal officer shall be beneficially interested, directly or indirectly, in any contract or offer be made by, through, or under the supervision of such officer, in whole or in part made for the benefit or his or her office, or accept, directly or indirectly, any compensation, gratuity or reward in connection with such contract from any other person beneficially interested therein. RCW 42.23.030.
- It does not matter whether the member of the governing body voted on the contract in which he or she had a financial interest; the prohibition still applies. *City of Raymond v. Runyan*, 93 Wn. App. 127, 137; 967 P.2d 19 (1998).

**Qualified Exceptions – “Remote Interests”:** RCW 42.23.040 Permits a Municipal Officer to Have Certain Limited Interests in Municipal Contracts, Under Certain Circumstances:
1. Interest of a non-salaried officer of a nonprofit corporation
2. Interest of an employee or agent of a contracting party where the contract such employee or agent consists entirely of fixed wages or salaries (without commissions or bonuses)
3. A landlord or tenant of a contracting party; e.g., a county commissioner who rents an apartment from a contractor who bids on a county project
4. Holder of less than one percent of the shares of a corporation or cooperative which is a contracting party

**In Order to Qualify as a Remote Interest, the Following Conditions Must be met:**
1. Fully disclose the nature and extent of the interest; and it must be noted in the official minutes or similar records before the contract is made.
2. Approve the contract after disclosure.
3. Authorization, approval, or ratification must be made in good faith.
4. Votes for approval are by those without conflict – the Commissioner does not vote.
5. The officer having the remote interest must not influence or attempt to influence another officer to enter into the contract.
Penalties – RCW 42.23.050:
1. Up to a $500 civil penalty “in addition to such other civil or criminal liability or penalty as may otherwise be imposed.”
2. Contract is void, and the jurisdiction may avoid payment under the contract even though it may have been fully performed by another party.
3. Possible forfeiture of office.

Judicial Doctrine of Incompatible Offices
• The same person may hold two or more public offices unless those offices are incompatible.
• Offices are incompatible when the nature and duties of the office are such as to render it improper, from considerations of public policy, for one person to retain both.
• The question is whether the functions of the two are inherently inconsistent or repugnant, or whether the occupancy of both offices would be detrimental to the public interest.
• To what entity does the official’s duty of loyalty lie?

Prohibition on Gifts/Lending of Credit:
The Washington State Constitution, Article 8, Section 7, has been the direct basis of several lawsuits against local governmental entities:

No county, city, town or other municipal corporation shall hereafter give any money, or property, or loan its money, or credit to or in aid of any individual, association, company or corporation, except for the necessary support of the poor and infirm, or become directly or indirectly the owner of any stock or bonds of any association, company or corporation.

Prohibition on Using Public Office Facilities for Political Purposes
RCW 42.17.130: No elective official nor any employee of his or her office nor any person appointed to or employed by any public office or agency may use or authorize the use of any of the facilities of a public office or agency, directly or indirectly, for the purpose of assisting a campaign for election of any person to any office or for the promotion of or opposition to any ballot proposition. Facilities of a public office or agency include, but are not limited to, use of stationery, postage, machines, and equipment, use of employees of the office or agency during working hours, vehicles, office space, publications of the office or agency, and clientele lists of persons served by the office or agency.

Exceptions:
(1) Action taken at an open public meeting by members of an elected legislative body to express a collective decision, or to actually vote upon a motion, proposal, resolution, order, or ordinance, or to support or oppose a ballot proposition so long as (a) any required notice of the meeting includes the title and number of the ballot proposition, and (b) members of the legislative body, members of the board, council, or commission of the special purpose district, or members of the public are afforded an approximately equal opportunity for the expression of an opposing view;

(2) A statement by an elected official in support of or in opposition to any ballot proposition at an open press conference or in response to a specific inquiry;

(3) A city, county of special district may, however, make an “objective and fair presentation of facts relevant to a ballot proposition, “if such an action is part of the normal and regular conduct of the agency. WAC 390-05-271(2)(b); or

(4) Activities which are part of the normal and regular conduct of the office or agency.
Ethical Issues – Observations

- Ethical issues grow big and get expensive very quickly (Usually nobody spots the issue until it is too late, the gain is disproportionate to the risk)
- Ethical issues are often “perception based”
- Everything is now an “ethical issue”
- Ethical issues really hurt personally and hurt the organization
- People today stand ready with vitriolic attacks
- Ethical issues damage the District’s “political bank account”
- Once ethical issues become systemic, the culture is hard to change
- The successful Commissioner and the Commission need to keep in mind: Success builds complacency, typically blindsided by ethical issues, ultimately the result of a cultural lapse
- Always ask “why are we doing this?” and “is there an ethical issue, or will there be a perception of an ethical issue?”
- Everyone believes that they are ethical, but…
- If you have to ask the question, you know the answer.
- Misuse of public funds or assets (easy to become complacent, for a Commissioner, “everything of the District has value”)
- Violation of the Open Public Meetings Act
- Directing a staff to help a “customer” or help with a Commissioner’s pet project
- Mixing District business and political business
- Destroying or mishandling public records
- Sexual misconduct, or off-color jokes, or hugs, or?

Investigations for Misconduct:

- If there is any allegation (any form of misconduct):
  Assume that there will be an investigation, either by members of the public, the State Auditor or by the District
  All Commissioners and most employees respond with “How could they even think that about me? I acted ethically!” (Rationalizing actions)
- An Investigation Serves to Protect the Commissioner or the Employee (allows the organization to defend itself and the Commissioner or employee)
- Report to Insurance Company (necessary step to provide insurance coverage)

Conclusion of training and Certificate of Completion of Training will be distributed to the Commissioners, General Manager Stephan Jilk and Public Records Officer Ann Grimm and will be attached to the Minutes as Exhibit A.

9. Adjourn
There being no further business for the meeting, Commissioner Deshmane adjourned the regular meeting at 11:58 a.m.

ACTION: Commissioner Murphy motioned to ADJOURN THE REGULAR MEETING AT 11:58 A.M. Commissioner Grant second the motion. Motion passed unanimously.

Atul Deshmane, President
EXHIBIT A

Certificates of Completion
Memo

To: Commissioners Deshmane, Grant and Murphy
From: Stephan Jilk, General Manager
Date: February 9, 2021
Re: Approve Professional Consulting Services Agreement with Electric Power Systems, Inc. (EPS)

**Requested Action** – Approve a Professional Consulting Services Agreement (“PSA”) with Electric Power Systems, Inc. (EPS) and authorize the General Manager to execute the PSA.

**Background** – In 2018, EPS began design for an extension of the PUD fiber optic communications backbone, to extend fiber to the Intalco Substation on Alcoa property. EPS has designed three other fiber projects for the PUD. It is the desire of PUD Operations staff to extend the fiber optic communications backbone to all of the existing facilities. For this extension, new easements had to be acquired from Alcoa, which in turn delayed the project substantially. Because of the time it has taken to acquire the easements, the original agreement with EPS expired. This fiber extension also involves crossing a number of fuel pipelines. The route of the fiber design has had to change to minimize fuel pipeline crossings. In order to complete the project, a new agreement must be approved with EPS to extend the time to complete the project.

**Fiscal Impact** – The 2021 Annual Budget includes sufficient funds to cover work to be performed by EPS under the PSA. The Agreement, if approved, has no associated budget. Work to be assigned to EPS and the associated cost for the services to be performed will be through the use of work orders approved by the District’s General Manager or Commission pursuant to District Policy. Once a work order is approved, it will be attached to and incorporated into the Agreement as “Exhibit A”. Each new work order approved thereafter will be an amendment to Exhibit A and the underlying Agreement.

**Recommended Action** – Approve a Professional Consulting Services Agreement (“PSA”) with Electric Power Systems, Inc. (EPS) and authorize the General Manager to execute the PSA.
Memo

To: Commissioners Deshmane, Grant and Murphy
From: Brian Walters – Assistant General Manager
Date: February 9, 2021
Re: Information Regarding The Energy Authority (TEA) Workshops

Background: Based on load growth on the District’s electric system in 2019, the District’s power purchases from BPA are approaching the Tier 1 allocation amount available from BPA in accordance with the District’s Power Purchase Agreement. Once the allocation amount is exceeded, additional power purchased from BPA will be based on BPA’s short term market purchase price. This is because the District elected to purchase BPA’s market based power product through BPA’s fiscal year 2024, which ends September 30, 2024. District staff elected to purchase this power product in lieu of buying non-federal power to cover above Tier 1 power allocation requirements. Pricing of the market product is projected to continue to be less than BPA Tier 1 priced power through 2024.

The load growth above has been driven by end-use loads already connected to the District’s electric system (i.e. Refinery and District’s water treatment plants). In addition to this organic growth, District staff over the past couple of years has interacted with several entities, who have and are proposing new industrial facilities to be constructed within the Cherry Point area. All of the inquiries have involved large electric load requirements and connections to the District’s electric system. Given the magnitude of the loads, should any one of the projects proceed, the District would likely need to procure power supply from a non-federal entity source. This would be in addition to the continuing purchase of power from BPA.

Given the above, District staff has been reaching out to organizations that provide consulting assistance particularly with regard to public utilities seeking to diversify their power supply portfolios; purchase and manage non-federal power; acquire low carbon and renewable resources; and make transmission arrangements to deliver power to their electric systems.

TEA and Workshop Presentations

The Energy Authority (TEA) is one of the consulting firms contacted by District staff in 2020. Subsequently, the District with Commission approval entered into a Professional Consulting Services Agreement with TEA. Following execution of the Agreement, staff then worked with TEA in developing a scope of services and budget, which formed the basis of the first work order. Work Order No.1 was approved and executed on May 12, 2020.
The scope of services under the work order included general consulting services, development of workshop style slide presentations, and a summary white paper addressing outstanding issues. To date, TEA has developed and presented three workshops for staff. On February 9, TEA will present the first workshop/slide presentation for the Commission. The second workshop is scheduled for March 23rd.

The first workshop for the Commission will focus on the District’s Power Sales Contract with BPA and different approaching to acquiring additional energy resources to serve the utility’s forecast load growth.