

### **Executive Committee**

Agenda Kenosha County Administration Building 8600 Sheridan Rd, Job Center, Atrium Tuesday August 18, 2020 at 6:30 PM

NOTE: UNDER THE KENOSHA COUNTY BOARD RULES OF PROCEDURE ANY REPORT, RESOLUTION, ORDINANCE OR MOTION APPEARING ON THIS AGENDA MAY BE AMENDED, WITHDRAWN, REMOVED FROM THE TABLE, RECONSIDERED OR RESCINDED IN WHOLE OR IN PART AT THIS OR AT FUTURE MEETINGS, NOTICE OF SUCH MOTIONS TO RECONSIDER OR RESCIND AT FUTURE MEETINGS SHALL BE GIVEN IN ACCORDANCE WITH SECTION 2 C OF THE COUNTY BOARD RULES, FURTHERMORE, ANY MATTER DEEMED BY A MAJORITY OF THE BOARD TO BE GERMANE TO AN AGENDA ITEM MAY BE DISCUSSED AND ACTED UPON DURING THE COURSE OF THIS MEETING AND ANY NEW MATTER NOT GERMANE TO AN AGENDA ITEM MAY BE REFERRED TO THE PROPER COMMITTE. ANY PERSON WHO DESIRES THE PRIVILEGE OF THE FLOOR PRIOR TO AN AGENDA ITEM BEING DISCUSSED SHOULD REQUEST A COUNTY BOARD SUPERVISOR TO CALL SUCH REQUEST TO THE ATTENTION OF THE BOARD CHAIRMAN

- 1. Call To Order
- 2. Citizen Comments
- 3. Chair, Supervisor Comments
- 4. Communications
- Approval Of Minutes
- 6. Other Matters As May Be Appropriately Brought Before The Committee
  - a. A Resolution Regarding County Board Meeting Location

Documents:

## RESOLUTION RE CB MEETING LOCATION.PDF

b. A Resolution Expressing Concerns About The Proposed Dairyland Development Documents:

RESOLUTION 8-13-20 ON DAIRLYLAND DEVELOPMENT.PDF

7. Adjourn



## **BOARD OF SUPERVISORS**

RESOLUTION NO							
Subje	ect: County Board Me	eting Location					
Original □	Corrected □	2nd Correction □	Resubmitted □				
Date Submitted	:		Date Resubmitted:				
July 27 <sup>th</sup> , 2020							
Submitted By:		-					
Terry W Rose +	Gabe Nudo		·				
Fiscal Note Attached □			Legal Note Attached □				
N/A							
Prepared By:			Signature: Signature:				
	Terry W Ros	se + Gabe Nudo	The William & and				

#### Resolution

Re: Meeting Place of County Board Meeting

Whereas the Kenosha County Administration Building is partially open to the public, and whereas the Kenosha County Board of Supervisors traditionally meets two times per month at the building. And

Whereas the County Board meets in the Kenosha County Board Chambers at the Administration Building which is not open to the public except for public meetings and Whereas the County Board has been meeting at the Job Center.

Whereas the public access at the Job Center building is open daily to the general public, and

Whereas it is less likely that Covid will spread at the County Board Chambers because of low public traffic and access to the chambers at the 3<sup>rd</sup> floor of the Administration Building as compared to the Job Center. Which has substantial public access and a higher likelihood of community spread.

Now, therefore the Kenosha County Board of Supervisors shall meet at the Chambers at the Kenosha County Administration Building commencing with the 2<sup>nd</sup> meeting in August 2020.

Terry W. Rose, Supervisor

Gabe Nudo, Supervisor



# KENOSHA COUNTY BOARD OF SUPERVISORS

Resolution No. \_\_\_\_\_

Subject:							
A Resolution Expressing Concerns About the Proposed Dairyland Development							
Original [x] Corrected [] Resubmitted []	2nd Correction [ ]						
Date Submitted: 8/18/2020	Date Resubmitted:						
Submitted by: Supervisor Rose and the Executive Committee							
Fiscal Note Attached [ ]	Legal Note Attached [ ] Agreement						
Prepared by: Supervisor Terry Rose	Signature:						

**WHEREAS**, the City of Kenosha is considering the creation of a Tax Incremental District (TID) at the site of the former Dairyland Greyhound Park; and

**WHEREAS**, this site is currently owned by Majestic Midwest Innovation Center, LLC, a limited liability company which is wholly owned by the Forest County Potawatomi Community, a federally recognized Indian tribe; and

**WHEREAS**, the City of Kenosha and the Forest County Potawatomi Community are contemplating entering into a development agreement for this site; and

**WHEREAS**, the proposal would redevelop the site into a mixed-use property with office, retail, industrial, and multi-family residential units; and

**WHEREAS,** it is acknowledged that the property, while owned by the Forest County Potawatomi Community, is not currently placed in trust by the federal government; and

**WHEREAS,** the Forest County Potawatomi Community has proposed language for the developer's agreement stating that the developer would not take any action to cause the real property to become tax exempt for the life of the TID; and

WHEREAS, it is further acknowledged that the Forest County Potawatomi Community has proposed language for the developer's agreement that would assert the applicability of Wisconsin laws regarding real estate tax assessments, tax foreclosures, condemnation and special assessments by local municipalities and stating that any disputes relating to these issues within the TID would be construed and enforced according to the laws of the State of Wisconsin, be subject to the jurisdiction

of the Circuit Court for Kenosha County, and consenting to the venue and jurisdiction of such courts; and

**WHEREAS**, the developer's agreement would be with an LLC and not directly with the Forest County Potawatomi Community; and

WHEREAS, because the developer agreement is not with the Forest County Potawatomi Community, the ability to assert sovereign immunity at some point, the transfer of ownership of the property fully to the Forest County Potawatomi Community, or efforts to place the land in trust after the TID expires are all future possibilities that would be unaddressed and potentially unaffected by the proposed language in the developer's agreement; and

**WHEREAS,** while fully supportive of the concept of this project, questions remain about the role that the Forest County Potawatomi Community's sovereign immunity could play in any future development; and

**WHEREAS**, the way to best ensure that the property would remain taxable and subject to all applicable statutes, ordinance, and regulations would be to execute an agreement directly with the Forest County Potawatomi Community which explicitly waives tribal sovereign immunity as it relates to these and other potential concerns; and

**WHEREAS,** in order to fully embrace and support the creation of the proposed TID, the County requests the City take affirmative steps to address these concerns through an agreement with the Forest County Potawatomi Community itself rather than with a developer;

**NOW THEREFORE BE IT RESOLVED** that the Kenosha County Board of Supervisors states its support for the concept of the proposed development and the accompanying TID; and

**BE IT FURTHER RESOLVED** that the Kenosha County Board of Supervisors states that the currently proposed language in the developer's agreement is insufficient to address its concerns about the role that sovereign immunity and/or the possible future placing of the land in trust could have on the development of this project; and

**BE IT FURTHER RESOLVED** that the Kenosha County Board of Supervisors calls on the City of Kenosha to take affirmative action, through a separate agreement with the Forest County Potawatomi Community, to ensure that the land would not go into trust and which clearly, unequivocally, and expressly waives any sovereign immunity in regards to this property; and

**BE IT FURTHER RESOLVED** that the Kenosha County Board of Supervisors states it cannot support the creation of the proposed TID until such time as such assurances can be made.

Supervisor Terr	ry Rose	

EXECUTIVE COMMITTEE:	<u>Aye</u>	<u>Nay</u>	<u>Abstain</u>	Excused
John O'Day, Chair				
Monica Yuhas, Vice Chair				
Laura Belsky				
Andy Berg				
Boyd Frederick				
Daniel Gaschke				
William Grady				
Terry Rose				