COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA GAME COMMISSION
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JUNE 26, 2017 MEETING
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BEFORE: BRIAN H. HOOVER, PRESIDENT
Timothy S. Layton, Vice President
James R. Daley, Secretary
Robert W. Schlemmer, Commissioner
David J. Putnam, Commissioner
Charles Fox, Commissioner
Brad Bechtel, Chief Counsel
David J. Putnam, Commissioner

HEARING: Monday, June 26, 2017
1:05 p.m.

LOCATION: PA Game Commission
2001 Elmerton Ave
Harrisburg, PA 17110

PRESENT: Thomas Grohol (Deputy Executive Director),
Bryan Burhans (Executive Director), Rich Palmer
(Deputy Executive Director), Randy Shoup, Dennis
Neideigh

Reporter: Payge Miller
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PRESIDENT: I will bring the meeting of the Commissioners to order; June 26th.

Pledge allegiance to the flag.

PLEDGE OF ALLEGIANCE RECITED

PRESIDENT: Mr. Secretary, will you call the roll?

SECRETARY: President Hoover?

MR. HOOVER: Here.

SECRETARY: Vice President Layton?

MR. LAYTON: Here.

SECRETARY: Secretary Daley, here.

Commissioner Putnam?

MR. PUTNAM: Present.

SECRETARY: Commissioner Schlemmer?

MR. SCHLEMMER: Present.

SECRETARY: And Commissioner Fox?

MR. FOX: Here.

SECRETARY: They're all here.

PRESIDENT: Can I get a motion to approve the meeting minutes held March 28th?

MR. SCHLEMMER: So moved.
MR. LAYTON: Second.

PRESIDENT: Any discussion? Comments? Hearing none, Mr. Secretary, would you call the roll - I mean call the vote.

SECRETARY: All those in favor, say aye.

AYES RESPOND

SECRETARY: All those opposed?

Motion carries.

ATTORNEY BECHTEL: The first item to come before the Commission today comes from the Bureau of Wildlife Protection, Proposed Rule Making to Amend 58 Pa. Code Sections 141.1, 141.22, and 141.43.

In relevant part, the Act of November 21, 2016 made two significant changes to Section 2308 of the Act relating to unlawful devices and methods. Act 168 eliminated the Commonwealth's historic prohibitions against the use of air guns and semiautomatic rifles for hunting.

It is important to note that Act 168 did not authorize the use of semiautomatic handguns and did not eliminate the two-shell in the shotgun magazine restriction for small game, furbearers, et cetera. On March 28, 2017, in an effort to
implement Act 168 and expand hunting opportunities in this Commonwealth, the Commission amended several sections of the code relating to definitions; small game seasons, deer, bear, turkey, elk and furbearer season to authorize the use of air guns and semiautomatic rifles for small game and furbearers. These changes became effective on May 13, 2017.

The Commission is now proposing a few housekeeping amendments to address concerns not addressed in the original proposal. First, the Commission is proposing to amend Section 141.1 relating to special regulations areas to extend the use of air guns and semiautomatic rifles for small game and furbearers to the Commonwealth's special regulation areas. While this extension nearly matches the original statewide proposal, it is important to note the existing limitation to rimfire ammunition in this section will be carried forward in the special regulations areas in this amendment.

The Commission is also proposing to amend Section 141.22 to remove the limiting term "centerfire" from the manually operated or semiautomatic rifle authorization that was erroneously added in the publication of the original proposal. This correction will return the text to
Lastly, the Commission is proposing to amend Sections 141.43 and 141.67 to relocate and extend the use of air guns and semiautomatic rimfire rifles .22 caliber or less for dispatching legally trapped furbearers caught in a trap during the regular or special firearms deer seasons.

The text of these changes is shown on pages two through five of your agenda.

PRESIDENT: Can I have a motion on the proposed ruling?

MR. FOX: So moved.

PRESIDENT: And a second?

MR. LAYTON: Second.

PRESIDENT: Any questions or comments from the Commission?

Hearing none, Mr. Secretary, would you call the vote?

SECRETARY: All those in favor, signify by saying aye.

AYES RESPOND

SECRETARY: All opposed no.

Motion carries.

ATTORNEY BECHTEL: The next item concerns an Amendment to 58 Pa. Code Section 141.18.
Each year the Commission is asked to review the prospective use of certain devices for hunting or trapping purposes that are otherwise prohibited by statute or regulation. As part of the review process, the Commission generally reviews to what degree use of a given device might negatively impact principles of resource conservation, equal opportunity, fair chase, or public safety.

The Commission has recently been requested to formally review the use of electronic decoys used to hunt waterfowl, electronically heated scent or lure dispensers and electronic devices that generate and distribute ozone gas for scent control purposes.

The Commission has reviewed these devices and determined that their use will have no or negligible negative impacts to the previously mentioned principles. The Commission is proposing to amend Section 141.18 relating to permitted devices to authorize the use of electronic decoys used to hunt waterfowl, electronically heated scent, or lure dispensers, and electronic devices that generate and distribute ozone gas for scent control purposes.

The text of those proposal is shown on
pages six through seven of your agenda.

PRESIDENT: Do I have a motion?

MR. LAYTON: So moved.

PRESIDENT: Do I have a second?

MR. FOX: Second.

PRESIDENT: Any questions or comments?

MR. PUTNAM: Mr. President?

PRESIDENT: Commissioner Putnam?

MR. PUTNAM: Yeah. I would just like to comment. These are proposed regulations. They're in response to comments that we received, specifically, we received some at the last - several different comments at the last meeting, and that kind of got this going. We'll be accepting comments until the next meeting. This is not a final approval, so the public will still have a chance to comment further.

PRESIDENT: Commissioner Daley?

SECRETARY: I guess my question would be, is there any way that if this does move forward, as Mr. Putnam has stated, is there a way that we can suggest that people use synthetic lures versus, you know, real urine, just because of that small chance of CWD? Is there a way to do that, Randy, where we can distribute that as a suggestion?
MR. SHOUP: I think we can do that through like information and education materials. It doesn't necessarily have to be a part of the regulation, but we can certainly encourage people to do that just like we encourage them to wear safety harnesses when they're tree stand hunting.

SECRETARY: Thank you.

MR. LAYTON: I think it's a concern though, Mr. Daley, is that's what we and our staff want. It's our intended purpose. And maybe that's something we need to discuss about adding to the regulation. But if that's the only thing that's going to hold this up, then I don't think - I mean it's something we can talk about. I don't think it would be an issue though to use synthetic lures and heated devices if that were to be something that's going to hold them back.

SECRETARY: It was just a suggestion versus, you know, changing what we've proposed.

MR. LAYTON: Well, and maybe we can have whoever, you know, Wildlife Management and Wildlife Protection get together and just kind of talk about and see if they can bring the proposal back one way or the other.

SECRETARY: Okay.
PRESIDENT: Any other comments or questions?

MR. PUTNAM: Mr. President, I have one more item. These proposed regulations allow the electronic decoys for waterfowl. There's a very simple one used for mourning doves, and we probably should have a discussion on that before the next meeting. I'm sure we'll get some comments on that. The mourning doves should probably be included in the electronic decoys.

MR. SHOUP: There are commercially available mourning dove decoys that are electronic in nature and are not addressed by this current regulation so if it's the wish of the Commission we can look at making that change.

PRESIDENT: Would the change be to use migratory bird instead of specifics? I see that we do have crows.

MR. SHOUP: I think we would probably specify doves, specifically.

PRESIDENT: Okay.

Any other comments or questions? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor say aye.
AYES RESPOND

SECRETARY: Anyone opposed say no.

Motion carries.

ATTORNEY BECHTEL: The next item before the Commission is also from the Bureau of Wildlife Protection pursuant to adopting rule making. This is an amendment to 58 Pa. Code Sections 135.103, 135.104, and 143.42 relating to registration of controlled goose hunting areas and definitions to require that registrations for controlled goose hunting areas and antlerless licenses be submitted on a form and in the manner designated by the Commission.

These proposed amendments will allow the Commission and public greater access to electronic sources and methods of application. The Commission is also proposing to amend Sections 135.103 and 135.104 relating to restrictions on controlled goose hunting areas to update the parameters for establishing and managing the controlled hunts at the Middle Creek and Pymatuning Wildlife Management Areas. These updates allow for greater flexibility, consistency, and clarity in the regulations.

The text of these changes is shown on
pages nine through ten of your agenda.

MR. LAYTON: Motion to accept.

MR. FOX: Second.

PRESIDENT: Any questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed say no.

Motion carried.

ATTORNEY BECHTEL: The next item concerns the amendment of 58 Pa. Code Section 141.15 related to loaded firearms or devices in vehicles to clarify that any air gun with a pellet or bullet ammunition in either the chamber or magazine will be considered "loaded" for the purposes of 34 Pa.C.S. Section 2503 relating to loaded firearms in vehicles.

The text of this amendment is shown on page 12 of your agenda.

PRESIDENT: Can I get a motion?

MR. SCHLEMMER: Motion.

SECRETARY: Second.

PRESIDENT: Any questions or comments? Hearing none, Mr. Secretary, call the vote.
SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed say no.

Motion carries.

ATTORNEY BECHTEL: The next item appears to remove 58 Pa. Code Section 147.687 which established the continued effectiveness of the deer attractant permit program.

This change is shown on page 14 of your agenda.

PRESIDENT: Do I have a motion?

MR. LAYTON: So moved.

PRESIDENT: Do I have a second?

MR. FOX: Second.

PRESIDENT: Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed no.

Motion carried.

ATTORNEY BECHTEL: The next item concerns amendment to 58 Pa. Code Sections 147.106a and 147.111b relating to the nonresident falconers
and Arctic Peregrine Falcon limited take special
permit to expand the limited take of the Arctic
Peregrine Falcons (Falco peregrinus tundrius) within
this Commonwealth to also include general class and
nonresident falconry permit holders.

The text of these changes are shown on
pages 16 through 17 of your agenda.

MR. LAYTON: Motion to accept.

MR. Schlemmer: Second.

PRESIDENT: Any questions or comments?

Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify
by saying aye.

AYES RESPOND

SECRETARY: All opposed say no.

Motion carried.

ATTORNEY BECHTEL: The next item
before the Commission concerns the Bureau of
Wildlife Habitat Management concerning,
specifically, real estate and donation. Contract
Number L-3712, State Game Land Number 168,
Northampton County.

Virginia R. Romanishan is offering to
donate two parcels of land totaling 4 more or less
acres located in Moore Township, Northampton County
adjoining and near State Game Land Number 168 as shown on Exhibit RED 1. Tract 1 is three more or less acres and adjoins State Game Land Number 168. Tract 2 is one more or less acre and is located south of State Game Land Number 168. Both tracts are forested with mixed hardwoods and lie on the south slope of Blue Mountain.

PRESIDENT: Can I get a motion on the floor, please.

MR. LAYTON: So moved.

PRESIDENT: Do I have a second?

SECRETARY: Second.

PRESIDENT: Any questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed say no.

The motion carries.

ATTORNEY BECHTEL: The next item concerns an exchange of Contract Number L-3713, State Game Land Number 168, Monroe, Northampton, and Carbon Counties.

The United States of America, acting through the Department of the Interior, National
Park Service (NPS), and the Commission (PGC) are proposing to exchange equal value 2.25-acre tracts located approximately one mile from one another along the summit of Blue Mountain. The 2.25-acre tract to be conveyed from the NPS to the PGC is located entirely within Eldred Township, Monroe County, does not contain any portion of the Appalachian National Scenic Trail, and contains a 100-foot wide overhead electric transmission line right-of-way, shown on Exhibit RED 2 on page 22 of your agenda. The 2.25-acre tract to be conveyed from the PGC to the NPS is located within Lower Towamensing Township, Carbon County and Moore Township, Northampton County, and contains approximately 421 linear feet at the Appalachian Trail which bisects the tract; this is also shown on Exhibit RED 2 on page 22 of your agenda.

The primary purpose of the exchange is to encourage responsible future energy corridor development, namely natural gas and petroleum pipelines, across Blue Mountain and State Game Land Number 168 by allowing for pipeline or utility co-location within or immediately adjacent to the existing, cleared right-of-way. By siting future energy infrastructure in this area, the Commission
can avoid additional forest fragmentation from the new corridor development that would otherwise be necessary for projects that must cross Blue Mountain and State Game Land Number 168. Co-location within the existing corridor will also minimize future adverse impacts to the Appalachian Trail which is located on or near the summit throughout this area.

Additional benefits to the PGC and sportsmen resulting from this exchange include the establishment of the sole connection between the northern and southern tracts of the State Game Land Number 168 on this three-mile section of the summit, along with the reduction of potential conflicts between Appalachian Trail users and sportsmen through a decrease in length of the Appalachian Trail on State Game Land Number 168.

With the exception of the existing overhead electric transmission right-of-way, both tracts consist of typical dry oak mixed hardwood forest ranging in age from approximately 81 to 125 years.

PRESIDENT: Can I get a motion on the exchange?

MR. Mr. Schlemmer: Motion.

MR. LAYTON: Second.
PRESIDENT: Any questions or comments?
SECRETARY: I have one.
PRESIDENT: Mr. Daley?
SECRETARY: As I look at this map and I see the 2.25-acres the Park Services convey to the Game Commission, it looks like it's maybe shown west of where it should be, only because the overhead powerline is shown on the map and I thought that we were going to be on the right-of-way of the powerline.

Is that correct?

MR. NEIDEIGH: Yes. Some of the mapping sometimes always isn't accurate as far as through USPS but yes, the transmission line that's currently there -.

MR. DALEY: Would it be centered under that transmission line?

MR. NEIDEIGH: It's not completely centered, no, it's off to the one side

MR. DALEY: Okay. Thank you.
PRESIDENT: Any other questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.
Anyone opposed say no.

Motion carried.

ATTORNEY BECHTEL: The next item concerns Oil/Gas and Minerals and a Bituminous Surface Coal Mining Agreement, Tract 276A-17, West Burrell Township, Indiana County.

Amerikohl Mining, Inc. of Butler, Pennsylvania is developing a coal surface mining project on private land situated immediately between State Game Lands Number 153 and 276, and proposes to extend the operation onto a portion of State Game Land Number 276 located in Burrell Township, Indiana County as shown on Exhibit OGM 1 on page 24 of your agenda. Amerikohl has requested an Agreement for approximately 13 acres to mine and remove approximately 4.4 acres of Lower Kittanning coal and remaining 8.3 acres as support area. There is an estimated 15,840 tons of recoverable Lower Kittanning coal within the 4.4 acres of Game Land. The Commission owns the surface, surface support rights, and the coal.

The Commission was approached by the Department of Environmental Protection (DEP), Cambria District Mining Office, and was encouraged
to allow the off-site mining operation to extend onto the game land for the complete removal of the Lower Kittanning crop coal in order to eliminate the potential for future downgradient mine discharges on game lands. If the section of Lower Kittanning crop coal were to remain in place on the game lands, then DEP would require Amerikohl to clay seal the low wall in the mining area to a depth above the exposed Lower Kittanning coal seam. A clay seal would be required because the Lower Kittanning coal exhibits high sulfur and its structure dips towards the northwest, towards State Game Land Number 276. A clay seal would reduce, but not completely eliminate the potential for downgradient discharges if the section of coal were left in place on the game land. Removal of the Lower Kittanning coal seam in its entirety essentially eliminates the potential for degraded post-mining discharges.

The terms are for a 5-year Agreement, and a royalty rate of 12 percent of the F.O.B. pit price for all coal mined and sold from the premises, or $3 per ton, whichever the greater. All coal royalty payments will be deposited in the Game Fund. Mining will be regulated by the Commonwealth's Mining Regulations
and the Commission's Standard Surface Coal Mining Agreement.

PRESIDENT: Do I have a motion?
MR. SCHLEMMER: Motion.
PRESIDENT: Do I have a second?
MR. FOX: Second.
PRESIDENT: Any questions or comments from the Commission? Hearing none, Mr. Secretary, call the vote.
SECRETARY: All those in favor signify by saying aye.
AYES RESPOND
SECRETARY: Anyone opposed say no.
Motion carried.
ATTORNEY BECHTEL: The next item concerns a Non-Surface Use Oil and Gas Cooperative Agreement, Tract 36A-17, Franklin and Monroe Townships, Bradford County.

Chief Oil & Gas, LLC of Dallas, Texas (Chief) has submitted a sole-source lease proposal nomination to the Commission to request a development of the Commission's oil and gas rights under a portion of State Game Land Number 36 for non-surface use development. The proposed tract, containing approximately 498.95 more or less acres
is located in Franklin and Monroe Townships, Bradford County, as shown on Exhibit OGM 2 on page 26 of your agenda.

Chief has a strong, privately-owned oil/gas lease position surrounding this portion of State Game Land Number 36. They have initiated unconventional well drilling and development in the vicinity of the proposed tract, and also have the ability to unitize and develop the Commission's oil and gas reserves under the proposed tract by horizontal drilling with no surface use or disturbance. Oil/Gas & Mineral staff negotiated the proposed terms of the agreement with Chief, in an effort to prudently develop the Commission's oil/gas reserves and simultaneously protect the wildlife resources and recreational use of State Game Land Number 36.

The terms of the Agreement are a 5-year paid up non-surface use oil and gas agreement, a $2,350 per net oil and gas acre bonus payment and a 21 percent royalty for all oil/gas and other liquids or condensates produced and sold from the proposed tract. The bonus payment of approximately $1,172,532 may be deposited into either the Game Fund or an interest bearing escrow account to be
used for the future purchase of wildlife habitats, lands, or other uses incidental to hunting, furtaking, and wildlife resource management. Future rentals and royalties owed the Commission shall be deposited into the Game Fund.

Oil and gas development will be regulated by the Commonwealth's Oil and Gas Regulations and the Commission's Standard Non-Surface Use Oil and Gas Cooperative Agreement.

PRESIDENT: Do I have a motion?
SECRETARY: So moved.
PRESIDENT: Do I have a second?
MR. LAYTON: Second.
PRESIDENT: Any questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed say no.
Motion carries.

ATTORNEY BECHTEL: There's a supplement to the agenda regarding Oil/Gas and Minerals it relates to a Restricted Surface Use of Oil and Gas Cooperative Agreement option/land
exchange. This is Tract 133A-17, State Game Land No. 133, Lycoming County.

Seneca Resources of Pittsburgh, Pennsylvania requested the Commission offer its oil and gas rights under a 2,151 acre portion State Game Land Number 133 for oil and gas development. The proposed tract, containing approximately 2,151 acres, is located in Gamble, Lewis, and Cascade Townships, Lycoming County as shown on Exhibit OGM 3 attached to the item.

Seneca maintains a strong oil/gas lease position surrounding State Game Land Number 133 and has initiated unconventional well drilling and development in the vicinity of the proposed tract. Seneca has the ability to unitize and develop the Commission's oil and gas reserve under the proposed tract by horizontal drilling with no surface use or disturbance.

Oil/Gas & Mineral staff has negotiated the proposed terms with Seneca in an effort to prudently develop the Commission's oil/gas reserve and simultaneously protect the wildlife resources and recreational uses of State Game Land Number 133.

In exchange for the option Agreement, Seneca will immediately transfer an 80-acre interior
tract of land within State Game Land Number 62, located in Hamlin Township, McKean County to the Commission, Exhibit OGM 4. Seneca will have a 5-year period to execute a Non-Surface Use Oil and Gas Development Agreement.

The terms of the Non-Surface Use Agreement, if executed, are a $3,200 per net oil and gas acre bonus payment and 18 percent royalty for all oil/gas and other liquids or condensates produced and sold from the proposed tract. The bonus payment of approximately $6,883,200 may be deposited into either the Game Fund or an interest-bearing escrow account to be used for the future purchases of wildlife habitats, lands, or other uses incidental to hunting, furtaking, and wildlife resource management. Future rentals and royalties owed the Commission shall be deposited into the Game Fund.

Oil and gas development will be regulated by the Commonwealth's Oil and Gas Regulations and the Commission's Standard Restricted Surface Use Oil and Gas Cooperative Agreement.

MR. LAYTON: Motion to accept.

PRESIDENT: Can I get a second?

I'll second.
Any questions or comments from the Commissioners?

SECRETARY: I have one.

PRESIDENT: Commissioner Daley?

SECRETARY: I just think it's great that the way this is written, right away you would get this 80-acres, which is an indenture to the State Game Lands and if you look at that that's a nice fill in.

They have what, up to five years that they can execute this?

MR. NEIDEIGH: That's accurate.

MR. DALEY: Very good. Nice work.

PRESIDENT: Can we get a little explanation of how this is going to work out so that people understand we aren't getting the funds?

MR. NEIDEIGH: The option, as Commissioner Daley pointed out, that interior comes to the Game Commission. Once that transfer takes place, Seneca has up to five years to enter into a lease agreement with the Game Commission, so they have that 5-year time period to work out all the details that they need to do on their end. You can see the terms of the lease established here in the terms but the 80 acres will transfer to the Commission.
PRESIDENT: Thank you.

MR. LAYTON: So we're really getting 80 acres of land for their option to move on this. Correct?

MR. NEIDEIGH: Yes.

MR. LAYTON: Okay.

PRESIDENT: Any other questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed no.

Motion carried.

PRESIDENT: Our next working group meeting date looks like it will be tentatively August 28th.

The next Commission meeting dates are September 25th and 26th and we will be holding that at Middle Creek in the southeast region. So that everyone understands that, we'll make sure that there's a press release that does let everyone know.

We have a resolution that we would like to present. Brad, could you read the resolution for us?

ATTORNEY BECHTEL: Yes.
The Commonwealth of Pennsylvania,
Pennsylvania Game Commission Resolution, Board of Commissioners: whereas the Conservation Officers of Pennsylvania Association (COPA) is a 501(c)(3) charitable organization comprised of active and retired Conservation Officers and Deputy Conservation Officers from both the Pennsylvania Fish and Boat Commission (FBC) and the Pennsylvania Game Commission (PGC) as well as other conservation minded associate members.

And whereas certain PGC retirees and COPA have undertaken the task of fundraising for a dual facility to help promote history of this Commonwealth's outdoor heritage.

And whereas the PGC retirees and COPA have designated this project as the Pennsylvania Conservation Heritage Museum.

And whereas the PGC has identified the site in State Game Land 46 in Lancaster County. It is available and determined compatible with this project.

And whereas the Pennsylvania Conservation Heritage Museum has been designed to be added on to an existing visitor's center at the Middle Creek Wildlife Management Area which hosts roughly 100,000 visitors each year, 6,500 whom have attended
educational programs, and 5,000 of whom are from school groups.

And whereas the new museum at the visitors center will house items documenting and preserving our state's rich conservation heritage.

And whereas the architectural plans for the Pennsylvania Conservation Heritage Museum have been completed. Electrical, water, and sewage utility systems already exist on the site at the Middle Creek Wildlife Area Visitors Center.

Now, therefore, be it resolved that the Board of Commissioners and the PGC does hereby support and approve this project, understanding that the PGC does not currently have the means to contribute to this endeavor financially. Given under the hand and seal with the Board of Commissioners and Pennsylvania Game Commission on this 28th day of June 2017.

PRESIDENT: Can I get a motion on the resolution?

MR. FOX: So moved.

MR. LAYTON: Second.

PRESIDENT: Any questions or comments? Hearing none, Mr. Secretary, call the vote.

SECRETARY: All those in favor signify
by saying aye.

AYES RESPOND

SECRETARY: Anyone opposed say no.

Carries.

PRESIDENT: There will be no - doesn't look like there's going to be any executive session after this. The next meeting date is September - well the next working group meeting is August 28th and the next Commission meeting is in Middle Creek; we've already gone over that. At this time, I will adjourn the meeting.

Any comments or questions from the Commission? Hearing none, we are adjourned.

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HEARING CONCLUDED AT 1:37 P.M.

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CERTIFICATE

I hereby certify that the foregoing proceedings, hearing held before President Hoover was reported by me on 6/26/2017 and that I, Payge Miller, read this transcript, and that I attest that this transcript is a true and accurate record of the proceeding.

Payge Miller
Court Reporter