



Flagler County Board of County Commissioners First Public Hearing Fiscal Year 2015-16 Budget

September 3, 2015 • 5:30 p.m.

Government Services Building 2, Board Chambers, 1769 E. Moody Blvd., Bunnell, FL 32110

Pledge to the Flag and Moment of Silence

Open First Public Hearing

1. **Open Public Hearing**: Chair, Frank Meeker
2. **Budget Overview**: Craig M. Coffey, County Administrator
3. **Budget Adoption Overview**: Lorie Bailey-Brown, Financial Services Director

The Financial Services Director should provide a brief overview and purpose of the Hearing:

4. **Procedures**: The procedures to be followed at the public hearing, as set forth in Section 200.065, Florida Statutes, are:
 - a) Announce the percentage increase in the aggregate tentative millage rate over the aggregated rolled back rate, if any (Lorie Bailey-Brown, Financial Services Director).
 - b) Discuss the specific purpose(s) for the tax increase, if applicable (Lorie Bailey-Brown, Financial Services Director).
 - c) Allow comments from the public regarding the adoption of the tentative millage rates and budget (Chair, Frank Meeker)
 - d) Consider approval of the Resolution to adopt the tentative millage rates (Board of County Commissioners – Resolution to be read by title only).
 - e) Consider approval of the budget changes by fund (Board of County Commissioners).
 - f) Consider approval of Resolution 2015-_____ to adopt the tentative budget as amended (Board of County Commissioners – Resolution to be read by title only).
 - g) Establish and publicly announce the date, time and place of the public hearings to consider final adoption of the millage rates and budget as amended. Recommended Thursday, September 17, 2015 at 5:30 pm in the Board Chambers.
5. **Close Public Hearing**: Request the Board close the public hearing.

ADJOURNMENT

Section 286.0105, Florida Statutes states that if a person decides to appeal any decision made by a board agency, or commission with respect to any matter considered at a meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.