SPECIAL MEETINGS
It considered a special meeting if the meeting is a different date, time, or place than established by the Regular Meeting schedule.

Meetings Under the Open Meeting Law
- Regular Meetings
- Special Meetings
- Emergency Meetings
- Closed Meetings

Regular Meetings of the Town Board
- Regular meetings are meetings of the town board occurring on an established schedule. The frequency of regular meetings is determined by the town board and reflected in the schedule.
  - A schedule of the regular meetings of a township shall be kept on file at its primary offices.
  - Best Practice is to post the meeting schedule.

Forms 1 & 2

What about holidays?
No public business may be transacted on any holiday, except in cases of “necessity.” Minn. Stat. § 645.44, subd. 5.

Holidays
- New Year’s Day, January 1;
- Martin Luther King’s Birthday, the third Monday in January;
- Washington’s and Lincoln’s Birthday, the third Monday in Feb.;
- Memorial Day, the last Monday in May;
- Independence Day, July 4;
- Labor Day, the first Monday in September;
- Christopher Columbus Day, the second Monday in October; (Optional for local governments)
- Veterans Day, November 11;
- Thanksgiving Day, the fourth Thursday in November;
- The Friday after Thanksgiving; (Optional for local governments)
- Christmas Day, December 25
- When New Year’s Day, January 1; or Independence Day, July 4; or Veterans Day, November 11; or Christmas Day, December 25; falls on Sunday, the following day shall be a holiday
- When New Year’s Day, January 1; or Independence Day, July 4; or Veterans Day, November 11; or Christmas Day, December 25; falls on Saturday, the preceding day shall be a holiday.
**BEST PRACTICE**
Public bodies may decide whether Christopher Columbus Day and the day after Thanksgiving will be treated as holidays.

Townships should pass a resolution deciding if the optional holidays – Christopher Columbus Day and the day after Thanksgiving – are holidays.

**Form 3**

**No Meetings on Election Days**
Meetings also may not be conducted between 6:00 p.m. and 8:00 p.m. on the day that an election is held within the boundaries of the public body.

**Election Dates**
Minnesota has two main election dates:

- The primary election date, held on the second Tuesday of August, and
- The general election date, held the second Tuesday, after the first Monday in November.

In 2017, the Legislature created five dates that Special Elections could be held
1. The second Tuesday in February
2. The second Tuesday in April
3. The second Tuesday in May
4. The second Tuesday in August
5. The second Tuesday after the first Monday in November

If a meeting falls on any of those dates when a special election is held, the Township cannot meet between 6 and 8 p.m.

**Special Meetings under Open Meeting Law**
Special meetings are either meetings in addition to regular meetings or are regular meetings that occur at a different date, time, or place than established in the schedule. Public bodies typically have broad discretion to call special meetings as needed to conduct their business.

**Calling the Special Meeting**
There is no specific procedure for town boards to call a special meeting.

- Should Chair call?
- Should there be a consensus before calling a special meeting?

**BEST PRACTICE**
It is recommended the clerk attempt to gain consent for the meeting from at least a majority of the supervisors. In attempting to gain consent it is important to avoid any substantive discussions of the issues for which the meeting is being called. The question is simply: “Do you consent to calling a special board meeting on ___ for the purpose of ___?”
BOARD POLICY
TM7000 has one example:

Calling a Special Board Meeting. The Board chairperson may call a special meeting of the Board to address an issue or issues that require consideration before the next regular Board meeting. The chairperson shall contact the town clerk of the need for a special Board meeting and the town clerk shall notify the other supervisors of the date, time, and place of the meeting. The town clerk shall provide notice of the meeting as required by the open meeting law.

Notice
Public bodies must post written notice of the meeting at least three days before the date of the meeting of the
- date, time, place, and purpose of the special meeting
- on the principal bulletin board of the public body, or if the public body has no principal bulletin board, on the door of its usual meeting room.

Minn. Stat. § 13D.04, subd. 2(b).

When is three days not three days?
The law does not allow the counting of the day of posting or the day of the meeting, so the three days must fall in between.

Five Finger Rule
Using the fingers of one hand, use your thumb to designate the day notice is to be posted. Then count the days down your fingers until you reach your pinkie finger. The pinkie finger represents the first day the meeting can safely be held.

Do you count weekends?
Weekend days and holidays may be counted as days of notice. However, if the last day of the notice period falls on Saturday, Sunday or a legal holiday, that day must be omitted from the computation. Minn. Stat. § 645.15.

Can we hold a meeting on a weekend?
- Public meetings may be held on weekends.
- However, the Saturday and Sunday may not be counted as the last day of notice.
- The entire required period of notice must be satisfied before the weekend.

When can Special Meeting be held?
When is the earliest a meeting could be held from today?

BEST PRACTICE
MAT recommends public bodies avoid holding meetings on weekends generally.

Forms 4 & 5
BEST PRACTICE

- The business of the Special Meeting cannot exceed those listed in the purpose for the meeting.
- Exceeding that notice, would constitute a violation of the Open Meeting Law.
- List all the purposes of the meeting!

Written Requests for Notifications of Special Meetings

- Minn. Stat. § 13D.04 (2) allows individuals to request notice of Special Meetings be sent to them.
- The request must be in writing.
- This notice shall be posted and mailed or delivered at least three days before the date of the meeting.
- Can be limited to specific subjects

Alternative Form of Notification

As an alternative to mailing or otherwise delivering notice to persons who have filed a written request for notice of special meetings, the public body may publish the notice once, at least three days before the meeting, in the official newspaper of the public body or, if there is none, in a qualified newspaper of general circulation within the area of the public body's authority.

How long does the Written Notification last?

- The public body may establish an annual expiration date for requests of notice.
- Not more than 60 days before the expiration date of a request for notice, the public body shall send notice of the refiling requirement to each person who filed during the preceding year.

BEST PRACTICE

1. If a public body is interested in establishing an expiration date, it is best to be done by resolution.
2. The public body may develop a standard form for making a request for notice of special meetings.
3. The benefit of such a form is to develop a uniform manner of making the request.

Forms 6, 7 & 8

At the Meeting

- Special meetings are conducted in the same manner as regular meetings, following the same procedures and policies.
- Have an extra copy available at the meeting for the public of written materials relating to agenda items that were prepared or distributed to the town board.
• If a member of the town board or a member of the public attempts to raise issues at the meeting that fall outside the scope of the meeting's purpose, the chair should rule them out of order and the topic not discussed.

**What about on-site inspections?**

• Town boards are allowed to conduct on-site inspections without complying with the requirements of the Open Meeting Law if they do not have employees or staff able to perform the inspections. Minn. Stat. § 366.01, subd. 11.

• If the township as staff, if the board were going out to do inspections, a special meeting notice would be needed if it isn’t on the regular meeting schedule.

**REMEMBER THIS ONLY AN INSPECTION. NO SUBSTANTIVE BUSINESS CAN BE DISCUSSED!**

**Special Meeting vs. Special Town Meeting**

• Special Meetings are town board meetings and run like a regular board meeting.

• Special Town Meeting is governed by Minn. Stat. § 365.52

• Special Town Meetings involve the town electorate like Annual Meeting.

• Special Town Meetings are called by the supervisors and clerk or two board members and 12 electors or by a petition of 20% of electors who voted at last election.

• Notice must be published 10 days before the Special Town Meeting.

**Emergency Meetings**

“An 'emergency' meeting is a special meeting called because of circumstances that, in the judgment of the public body, require immediate consideration by the public body.” Minn. Stat. § 13D.04, subd. 3(e).

**Special Meetings versus Emergency Meetings**

**Emergency Meetings**

• Notice: Posted or published notice of the meeting is not required

• If a news medium – paper, radio, TV – have filed a written request of notice, a good effort must be made to notify them, but only if you have their phone number

**Special Meetings**

• Notice: 3-day posted notice;

• People requesting notice of special meetings must be notified.

Minn. Stat. § 13D.04, subd. 2. And Minn. Stat. § 13D.04, subd. 3.
What is an emergency?
- An emergency meeting may only be called in situations that call for immediate action to protect the public's peace, health, or safety.
- MN statute defines emergency as “an unforeseen combination of circumstances that calls for immediate action to prevent a disaster from developing or occurring.”

What isn't an emergency?
- Calling an emergency meeting to take advantage of a “great deal” on the purchase of a piece of equipment before anyone else buys it is not proper.
- Self-created “emergencies” are also not a sufficient basis for calling emergency meetings. For instance, waiting to the last minute to take action on an administrative matter does not give rise to an emergency for the purpose of the Open Meeting Law.

At the Meeting
Take reasonable steps to keep a record of the proceeding. Include in the record the reasons for calling an emergency meeting and the purpose of the meeting.

If matters not directly related to the emergency are discussed or acted upon at the meeting, the minutes must include a specific description of those matters. Minn. Stat. § 13D.04, subd. (f).

BEST PRACTICE
Public bodies are strongly discouraged from attempting to discuss or take action on matters not related to the emergency at hand.

Keep detailed records of authorizations and expenditures, especially if there is a chance FEMA may offer financial reimbursements to your community for the emergency.

Closed Meetings
A closed meeting is one which excludes the public. Closed meetings are generally prohibited by the Open Meeting Law unless there is a statutory exception.

When may a meeting be closed?

May Close
- To evaluate the performance of an individual who is subject to the board’s authority.
- Attorney-client privilege.
- To determine the asking price for real or personal property to be sold by the town.
- Labor Negotiation
- Receive Security Briefings

Must Close
- allegations or charges against an individual subject to the board's authority.
• data that would identify alleged victims or reporters of criminal sexual conduct, domestic abuse, or maltreatment of minors or vulnerable adults;
• data that concerns an investigation of law enforcement personnel; or
• data that concerns education, health, medical, welfare, or mental health that is not public data.

Do the Open Meeting Law notice requirements apply to closed meetings?
Yes. Even though a meeting is closed, it still must still be noticed, and the requirements of the Open Meeting Law must be met.

See Minn. Stat. § 13D.04, subd. 5

BEST PRACTICE
Since a closed meeting is generally a "special" event on the board's calendar, MAT recommends that to the extent possible, closed meetings be posted and handled as special meetings.

Closed Meeting Procedure
• To go into a closed session or closed meeting, the Board must be at an open meeting.

• If you need to call a special meeting, then two notices would be required, one for the open meeting and one for the closed meeting, or one notice that addresses both the open and the closed components of the meetings.

• During the open session, the town board should formally move, on the record and in the minutes to close the open meeting and go into a closed meeting for and the purpose of the closed meeting.

Forms 9 & 10

Audio Recording and Minutes for Closed Meetings
• Towns must audio record closed meetings, except those closed under the attorney-client privilege, and preserve the recording for at least three years. Minn. Stat. § 13D.05, subd. 1(d).

• The Open Meeting Law does not expressly require minutes to be kept of closed meetings. Check with your town attorney if closed meeting minutes should be taken. If minutes are taken, they should be separate from regular minutes and held under seal and not disclosed except under the court order or a specific resolution of the municipality.
Form 1

SCHEDULE OF REGULAR MEETINGS
FOR ____________ TOWNSHIP,
___________ COUNTY, MINNESOTA

The town board of ________________ Township, ____________ County, Minnesota holds its regularly scheduled board meetings on [the second Tuesday of each month] at [7:00] a.m./p.m. at the [town hall located at 123456 Town Hall Drive]

If a quorum of the town board is likely to regularly attend meetings of other bodies such as the planning commission, fire board, etc., then it should list those meetings on this schedule:

A quorum or more of the town board may also attend the [Township Planning Commission] meetings regularly held on [the third Tuesday of each month] at [7:00] a.m./p.m. at the [town hall located at 123456 Town Hall Drive].

If the date of a regular meeting falls on a holiday or conflicts with an election, the meeting will be held in the following week on the same day, time, and place. If a regular town board meeting must be held at a different date, time, or place than indicated above, or if the town board decides to hold a special board meeting, notice of the meeting will be posted at the following public posting place[s] designated by the town board:

_______________________________________________________
_______________________________________________________
_______________________________________________________

A copy of this schedule shall be kept on file at the town’s primary office where its records are kept. This schedule shall remain in effect until changed by motion of the town board.

_____________________________________
Town Clerk

Form 2

ANNUAL POSTING OF REGULAR BOARD MEETINGS
of the ________________ TOWNSHIP TOWN BOARD OF SUPERVISORS
FOR 20___

The town board of ________________ Township, ____________ County, Minnesota holds its regularly scheduled board meetings on [the second Tuesday of each month] at [7:00] a.m./p.m. at the [town hall located at 123456 Town Hall Drive]. If a meeting cannot be held as scheduled because it conflicts with a holiday or another day in which a meeting cannot be held, the meeting will be held the following week on the same day of the week, time, and place.

The following are the dates on which the regular board meetings are scheduled to occur in 20__ and reflect any changes due to conflicts:

<table>
<thead>
<tr>
<th>MONTH</th>
<th>MEETING DAY(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td></td>
</tr>
<tr>
<td>February</td>
<td></td>
</tr>
<tr>
<td>March</td>
<td></td>
</tr>
<tr>
<td>April</td>
<td></td>
</tr>
<tr>
<td>May</td>
<td></td>
</tr>
</tbody>
</table>
If a regular meeting cannot be held on the date, time, or place listed above, notice of the date, time, and place of when and where the meeting will be held will be posted at least three days before the day of the meeting.

Contact the town clerk at ______________ with any questions.

**Form 3**

______________ Township
______________ County, Minnesota

**A RESOLUTION DESIGNATING THE OPTIONAL HOLIDAY DAYS AS NOT HOLIDAYS**

**WHEREAS**, Minn. Stat. § 645.44, subd. 5 gives political subdivisions the option of determining whether Christopher Columbus Day (the second Monday in October) and the Friday after Thanksgiving will be holidays;

**WHEREAS**, no public business may be transacted on any holiday except the optional holiday days if the political subdivision designates them as not holidays;

**WHEREAS**, the town board determines there are already a significant number of holidays designated by statute;

**WHEREAS**, the town board determines it is in the public’s interest to not further limit the days on which public business may be transacted;

**NOW, THEREFORE, BE IT RESOLVED**, that the town board of ____________ Township, ____________ County, Minnesota determines and hereby designates Christopher Columbus Day and the Friday after Thanksgiving are not holidays and so public business may be transacted thereon.

Adopted this __________ day of ________________, 200_.

_________________________________
Town Chair

Attest:__________________________
Town Clerk
Form 4

_____________________ Township
_____________________ County, Minnesota

NOTICE OF A SPECIAL BOARD MEETING

Notice is hereby given that the town board of _______________ Township, _______________ County, Minnesota will
hold a special board meeting on ___________________, 20___, at _______ a.m./p.m. at ______________________________ for
the purpose of [provide a general description of the purpose(s) of the meeting).

Dated this ________ day of _____________, 20___.

____________________________________
Town Clerk

Posted on:______________.

Form 5

_____________________ Township
_____________________ County, Minnesota

NOTICE OF A REGULAR MEETING TO BE HELD AT A DIFFERENT TIME OR PLACE THAN INDICATED ON THE SCHEDULE OF REGULAR MEETINGS

Notice is hereby given that the regular meeting of the ___________________ town board regularly scheduled for
______________, 20___ will instead be held on __________________, 20___ at _________ a.m./p.m. at the
_________________________. The purpose of the meeting is to conduct the business that was scheduled for the
town board's regular monthly meeting.

Dated this ________ day of _____________, 20___.

____________________________________
Town Clerk

Posted on:______________.

Form 6

_____________________ Township
_____________________ County, Minnesota

RESOLUTION ESTABLISHING AN ANNUAL EXPIRATION DATE FOR REQUESTS OF NOTICE OF SPECIAL MEETINGS

WHEREAS, the Open Meeting Law provides an opportunity for a person to file a request for notice of special
meetings (Minn. Stat. § 13D.04, subd. 2);

WHEREAS, public bodies are authorized to establish an expiration date for requests for notice of special
meetings;

WHEREAS, in it is the interest of the town board to promote uniformity and reduce the administrative
burdens of handling and responding to requests for notice; and

WHEREAS, once an annual expiration date is established persons having filed a request for notice are given
notice of an impending expiration and have the opportunity to renew their request;

NOW, THEREFORE, BE IT RESOLVED, that written requests for notice of special meetings made pursuant
to the Open Meeting Law will expire on _______________ each year.

Adopted this __________ day of ______________, 200__.  

___________________________________  
Town Chair 

Attest:________________________________  
Town Clerk 

Form 7

REQUEST FOR NOTICE OF SPECIAL MEETINGS

I, _____________________________, hereby request notice of special meetings of the
________________________________________ [town board / city council] as is provided in the Minnesota Open Meeting
Law (Minn. Stat. § 13D, subd. 2).

(check one of the following)

__ I wish to receive notice of all special meetings.
__ I wish to limit my request for notice to only those special meetings addressing the following subject(s):

______________________________________________________________
______________________________________________________________

I understand that all requests for notice of special meetings automatically expire on  [January 1] every year. No more than 60 days before the expiration date, I will be sent notice of the expiration and will be given an opportunity to renew my request. It is my responsibility to inform the public body if there is a change in my mailing address and I understand that if I fail to give notice of the change I may not receive notice of special meetings. I also understand that the public body may choose to publish notice of a special meeting once at least three days before the meeting as an alternate to mailing or otherwise delivering, including by electronic mail if available, notice to me of a special meeting.

Name ________________________________________  
Address: ________________________________________  
Sign: ________________________________  
Date: ________________________________________  
E-Mail Address:_____________________________  

Mail or return the form to:

__________________________________________  
__________________________________________  

Date Received:___________
Form 8

YOUR REQUEST FOR NOTICE OF SPECIAL MEETINGS IS ABOUT TO EXPIRE

Date: ___________________
Name: _________________________________
Address: _________________________________

You are hereby notified that the written request you filed for notice of special meetings of the _________________________________ will expire on _______________. After the expiration date, you will no longer be mailed or otherwise delivered notice of special meetings. Public notice of special meetings will continue to be provided as required by law.

If you wish to renew your request notice of special meetings, you may do so by completing the enclosed request form and mailing it to the address indicated on the form.

If you have any question please feel free to contact:_________________________.

Form 9

________________________ Township/City
______________________County, Minnesota

NOTICE OF A SPECIAL CLOSED BOARD MEETING

Notice is hereby given that the town board/city council of _________________, _____________ County, Minnesota will hold a special closed board meeting on ___________, 20 ___, at _________ a.m./p.m. at _________________________, for the purpose of [provide a specific description of the purpose(s) of the closed meeting.] This meeting will be closed to the public for the above stated purpose only.

Form 10

________________________ Township/City
______________________County, Minnesota

NOTICE OF A SPECIAL MEETING

Notice is hereby given that the (town board/city council of _________________, _____________ County, Minnesota will hold a special meeting on ___________, 20 ___, at _________ a.m./p.m. at _________________________, for the purpose of [provide a general description of the purpose(s) of the meeting.]

After the above agenda items are discussed, the meeting will then be closed to the public for [provide a specific description of the purpose(s) of the closed meeting.]

Dated this ____________ day of _________________, 20____.

________________________________________
Town/City Clerk

Posted on: _________________.

# Meetings: Regular, Special, Emergency, Recessed & Closed

<table>
<thead>
<tr>
<th>Type</th>
<th>Reasons</th>
<th>Notice</th>
<th>Agenda</th>
<th>Minutes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Meeting</td>
<td>To conduct the business of the township</td>
<td>Towns are required to keep a schedule of all regular meetings on file in its primary office. <em>Minn. Stat. § 13D.04 sub 1.</em> It is also recommended that notice be posted on the designated facilities for posting notice. Note: if the regular meeting place changes, the meeting must be noticed as a Special Meeting.</td>
<td>No agenda is required to be posted ahead of time, but there should be one at the meeting that people can view.</td>
<td>Yes. Summary of what happened at the meeting. It must contain a record of the votes of the Town Board. <em>Minn. Stat. § 15.17 sub 1.</em> Every appropriation must be voted on, except for payments of judgments, claims or amounts fixed by statute. <em>Minn. Stat. § 13D.01 sub 4</em></td>
</tr>
<tr>
<td>Special Meeting</td>
<td>To conduct business outside the regular meeting.</td>
<td>Yes, it <strong>must include date, time, place</strong> on principal bulletin board of public body or if none, on its meeting door. Notice must be posted at least three days (not counting first and last day, so really five days) before the meeting. Notice <strong>must</strong> also be delivered to anyone who has requested a notice of special meetings. It <strong>may</strong> publish notice at least 3 days before the meeting in the official newspaper. <em>Minn. Stat. § 13D.04 subd 2.</em></td>
<td>Yes, it must be posted. Special meetings can only cover items listed as the purpose of the meeting.</td>
<td>Yes, taken like regular meeting minutes.</td>
</tr>
<tr>
<td>Emergency Meeting</td>
<td>Immediate consideration to protect the public body: Safety concerns like a road or bridge washout and something must be done to maintain safe travel. <em>Minn. Stat. § 13D-04 sub 3 (e)</em></td>
<td>No. This is an exception to the Open Meetings Law. The only requirement is a good faith effort must be made to notify news media if they have filed a written request for notice.</td>
<td>No. However, the Town Board may conduct an emergency inspection, if it does not have staff. <em>Minn. Stat. § 366.01</em></td>
<td>Yes. Minutes must be kept similar to other meeting. Include the circumstances that led the Board to call an emergency meeting.</td>
</tr>
<tr>
<td>Recessed or Continued Meeting</td>
<td>To continue discussion not completed at a meeting or hearing</td>
<td>The time and place for reconvening the meeting is established during the earlier meeting and recorded in the minutes. No further published or mailed notice is required. <em>Minn. Stat. § 13D.04 sub 4(a).</em> However, there is no language on posted or personal service notice.</td>
<td>From previous meeting</td>
<td>Yes, like regular meeting.</td>
</tr>
<tr>
<td>Closed Meeting</td>
<td>Limited purposes: 1) Attorney client privilege to discuss litigation; 2) Review employee performance, however employee must be given option of having meeting open; 3) Purchase and sale of property. <em>Minn. Stat. §§ 13D.05 &amp; 13.44</em></td>
<td>Treat like a Special Meeting. Often the closed meeting will be after an open meeting. Both should be noticed separately. At the open meeting, the board should move, on the record, to close the meeting. A public statement can be made at the open meeting as the reasons for closure. <em>Minn. Stat. § 13D.01 sub 3.</em></td>
<td>Same as special meeting. It is important to list the reasons for a closed meeting.</td>
<td>Ask your town attorney. They will advise you whether minutes should be taken. Some closed meetings must be recorded and retained.</td>
</tr>
</tbody>
</table>

*See generally, Minn. Stat. 13D.04, for Notice of Meetings under Open Meeting Law.*
Types of Required Township Meetings

**Board of Audit:** At least once a year the town board must meet as the board of audit to audit and settle all charges against the town. Minn. Stat. § 366.20. The board of audit can be held any time between the close of the fiscal year (December 31) and a week before the annual town meeting.

Before the Board of Audit meets, the Treasurer is required to prepare and file with the clerk a written statement of money received and paid out as Treasurer. Minn. Stat. § 367.16. The Treasurer is also required to provide the board of audit the book of accounts along with the treasurer's vouchers.

In preparation for the board of audit activities, the Clerk is required to furnish a statement from the County Treasurer of money paid to the town Treasurer, all information about the fiscal affairs of the town in the Clerk's possession, and all accounts, claims, and demands against the town filed with the Clerk. Minn. Stat. § 367.11.

MAT encourages Town Boards to hold the meeting after the Clerk and Treasurer have met and reviewed the township books.

If the meeting is held as part of a regular board meeting, separate notice is not required. If the meeting is held other than at a regularly scheduled board meeting, the board of audit should be treated as a special board meeting and notice provided.

The board of audit must develop a detailed report of the items of accounts audited and allowed or disallowed, the nature of each, and the person to whom allowed or disallowed. The Clerk must post the report at least ½ hour before the annual town meeting and read publicly at the meeting. Minn. Stat. § 366.22.

**Board of Appeals and Equalization:** Except for towns that have transferred its local board of review power and duties to the county as provided in law, the town board is the Board of Appeal and Equalization. Minn. Stat. § 274.01, sub. 1(a). It is the duty of the board of appeal and equalization to determine if all taxable property in the town is on the assessment list and is properly valued by the assessor. Minn. Stat. § 274.01, subd. 1(b)-(d). The board has limited authority to add property to the list and to make changes in the valuation as needed. However, the board may not grant an exemption or remove property from the tax rolls.

A town board of appeal and equalization must meet between April 1 and May 31 each year on the date fixed by the county assessor. The assessor must give notice of the time to the town before February 15 and then the town clerk is required to give at least ten days published and posted notice of the meeting. Minn. Stat. §§ 274.01, subd. 1(a); 274.03. The assessor plays an important role at the meeting, but it is the board's meeting and the board's responsibility.

**Board of Canvass:** The town board serves as the canvassing board for township elections. Within two days of the town election held in March the town board must meet as the board of canvass. Minn. Stat. § 205.185, subd. 3. If the town election is held in November, the board of canvass must meet between three and ten days following the election. It is the duty of the board of canvass to review and certify the results of the election. Certification of the results by the board triggers the running of a seven-day election contest period.

The steps to canvass the results are:

- the clerk prepares a canvass report to accumulate results from multiple precincts (this report may be available from the state Election Reporting System for towns with November elections);
- the canvass board takes the oath of office and publicly canvasses the election returns by reviewing the abstract and write-in reports; the board may ask to examine summary statements before it declares the results;
- when satisfied that the abstract reports are correct, the board signs the abstracts and they become the official results;
- in the case of a tie vote, the canvassing board determines the winner by lot;
- errors by election judges in counting may be corrected by following specific procedures as prescribed by law. Minn. Stat. §§ 204C.38; 204C.39; 205.185

**Road Tour:** The Legislature has created a limited exception for towns allowing a quorum of supervisors to perform an on-site inspection for the town. Minn. Stat. § 366.01, subd. 11. This exception is only available when the town has no employees or other staff able to perform the inspection and the town board acts essentially in a staff capacity. If a news medium has filled a written request for notice of on-site inspections, the board must make a good faith effort to call the news medium before the inspection.

This is a very valuable exception for town boards, but the challenge is to always remember that substantive business is not to be conducted during the inspection. If the board needs to conduct an on-site inspection to gather information that will be used to make a substantive decision, then the on-site inspection can be conducted but any evaluation of the information or decision making must be held until the board is in a properly called open meeting.