WRITTEN STATEMENT FOR CLOSING A MEETING UNDER THE OPEN MEETINGS ACT

Date: August 20, 2025 Time: 5:30 Location: Conference Center (E126)

Motion to close meeting made by: Vice Chair Kimberlin

		Motion to ctos	IN FAVOR	OPPOSED	ABSTAINING	ABSENT		
Tho	odoro	Luck Chair						
Theodore Luck, Chair			[X]	[]	[]	[]		
Carolyn Kimberlin, Vice Chair			[X]	[]	[]	[]		
Jan Gardner			≿ l	[]	[]	[]		
Carmen Hernandez			[∕ }]	[]	[]	[]		
Tracey McPherson			ľΧΙ	[]	[]	[]		
William Reid			\bigotimes	[]	[]	[]		
Myrna Whitworth			ίχι	[]	[]	[]		
STAT	UTOR	Y AUTHORITY TO CLOSE SESSI	•	risions Article, §3-	305(b) (check all tha	t apply):		
\boxtimes	(1)							
	('')	 To discuss (i) the appointment, employment, assignment, promotion, discipline, demotion, compensation, removal, resignation, or performance evaluation of an appointee, employee, or official over whom this public 						
		as jurisdiction; or (ii) any other personnel matter that affects one or more specific individuals;						
	(2)	To protect the privacy or reputation of an individual with respect to a matter that is not related to public business;						
	(3)	To consider the acquisition of real property for a public purpose and matters directly related to the acquisition;						
	(4)							
		remain in the State;						
	(5)	To consider the investment of public funds;						
	(6)	To consider the marketing of public securities;						
	(7)	To consult with counsel to obtain legal advice;						
	(8)	To consult with staff, consultants, or other individuals about pending or potential litigation;						
Щ	(9)	To conduct collective bargaining negotiations or consider matters that relate to the negotiations;						
Ш	(10)		oublic body determines that public discussion would constitute a risk to the ding: (i) the deployment of fire and police services and staff; and (ii) the					
				-	services and staff; and (ii) the		
	(11)	development and implementation		·	nation.			
	(12)	To prepare, administer, or grade a scholastic, licensing, or qualifying examination;						
	(13)	To conduct or discuss an investigative proceeding on actual or possible criminal conduct; To comply with a specific constitutional, statutory, or judicially imposed requirement that prevents public						
	(10)	disclosures about a particular proceeding or matter;						
	(14)	Before a contract is awarded or big		scuss a matter direct	ly related to a negotiation	ng strategy or the		
	1,	contents of a bid or proposal, if pu						
		body to participate in the competit			rooty impuot the ability	57 (110 pasilo		
П	(15)	To discuss cybersecurity, if the pul		•	ion would constitute a r	isk to (i) security		
		assessments or deployments rela		•		• • •		
		including information that is: 1. rel	_					
		or other components of the securi	ty system of a govern	nmental entity; 2. col	lected, assembled, or r	maintained by or		
		for a governmental entity to prever	nt, detect, or investig	gate criminal activity;	or 3. related to an asse	ssment, made		
		by or for a governmental entity or n	naintained by a gove	ernmental entity, of th	ne vulnerability of a netv	vork to criminal		
		activity; or (iii) deployments or imp	lementation of secu	rity personnel, critic	al infrastructure, or sec	urity devices.		

For each provision checked above, disclosure of the topic to be discussed and the public body's reason for discussing that topic in closed session.

		Reason for closed-session discussion of topic	
Citation	Topic		
§3-305(b)(1)		Attorney-client privilege/maintain	
§3-305(b)(7)	To consider an appeal for procedural review	confidentiality of personnel matters	
	Review and approval of closed session minutes	Minutes of a closed session shall be sealed and may not be open to public inspection	
§3-305(b)(13)	from June 3, 2025 and June 11, 2025 pursuant to §3-306(c)(3)(ii)		

This statement is made by <u>Theodore Luck</u>, Presiding Officer:

SIGNATURE