SUMMARY OF CLOSED MINUTES AND

PRESIDING OFFICER'S WRITTEN STATEMENT FOR CLOSING A MEETING ("CLOSING STATEMENT") UNDER THE OPEN MEETINGS ACT (General Provisions Article § 3-305)

with Instructions

Instructions to presiding officer: To meet in a closed session under the Act, the public body must first meet in open session, after providing proper notice. Make sure that the open session is attended by a member designated to receive open meetings training. If a designated member cannot attend, complete the Compliance Checklist.¹ If the public body has never designated a member for training, it must do so before closing the session.

Before closing the session, take two steps: (1) conduct a recorded vote on a motion to close; and (2) make a written "closing" statement. If the public body might return to open session afterwards, be sure to tell the public that. During the closed session, keep the discussion topics within the confines of the closing statement. After the closed session, the events of the closed session must be disclosed in the next open-session minutes.

The top part of this form is a model closing statement. It has two sides. Before closing the open session, complete items 1 through 4 on this form or in any writing with the same information. If someone pre-prepared the form for you, make sure it reflects the public body's own intended topics and reasons for closing the meeting. A member of the public may inspect the closing statement at the time of the closing and may object to the decision to close the meeting. Once the meeting is closed, the closing statement sets the agenda and may not be changed.

The bottom part of the form is a worksheet that provides a checklist of the disclosures that must be made in the next open-session minutes. The worksheet is not part of the closing statement.

	close the meeting: D	ate: 4/4/21; Time: 12:25; Location: 311;
Members in favor:		; Opposed: VA
Abstaining:	N/A	; Absent: ~ /a //
	y be closed under the	neck all provisions that apply): provision or provisions checked below, all from General
compensation, remove over whom this public specific individuals"; not related to public be and matters directly ousiness or industrial evith counsel to obtanation with counsel to obtanation about pending or particular that determines that public i) the deployment of	val, resignation, or per lic body has jurisdiction (2) "To protect the business"; (3) "To correlated thereto"; (4) organization to locate funds"; (6) "To correlate advice"; (8) otential litigation"; (at relate to the negotial lic discussion would confire and police services.	reployment, assignment, promotion, discipline, demotion, reformance evaluation of appointees, employees, or officials on; any other personnel matter that affects one or more the privacy or reputation of individuals concerning a matter consider the acquisition of real property for a public purpose "To consider a matter that concerns the proposal for a re, expand, or remain in the State"; (5) "To consider the asider the marketing of public securities"; (7) "To consult "To consult with staff, consultants, or other individuals (9) "To conduct collective bargaining negotiations or cions"; (10) "To discuss public security, if the public body constitute a risk to the public or to public security, including: the sand staff; and (ii) the development and implementation or administer, or grade a scholastic, licensing, or qualifying

http://www.marylandattorneygeneral.gov/OpenGov/%20Documents/Openmeetings/COMPLIANCE_CHECKLIST%20.pdf

conduct"; (13 requirement the a contract is as or the content of the public becybersecurity, "security assessecurity informations, encryption maintains to	"To comply with a nat prevents public disclosured or bids are opened is of a bid or proposal, if public disclosured to participate in the confirmation of the public body determination," such as information, security devices, or vulners of the public body determination, security devices, or vulners.	cuss an investigative proceeding on actual or possible criminal a specific constitutional, statutory, or judicially imposed ares about a particular proceeding or matter"; (14) "Before, to discuss a matter directly related to a negotiating strategy olic discussion or disclosure would adversely impact the ability ompetitive bidding or proposal process"; (15) "To discuss mines that public discussion would constitute a risk to" (i) relating to information resources technology"; (ii) "network on that is related to passwords, personal ID numbers, access linerability assessments or that a governmental entity collects gate criminal activity; or (iii) "deployments or implementation are, or security devices."
body's rea	son for discussing that to	he corresponding topic to be discussed and the public opic in closed session, in as much detail as possible hat may be discussed behind closed doors:
Citation	Topic	Reason for closed-session discussion of topic -
(insert # from above)	We expect to discuss these matters:	We are closing the meeting to discuss this topic because:
§ 3-305(b)[3]	LAND ACQUISITION	Discuss offer to buy land for AIRPORT SAFety project
§ 3-305(b)		
§ 3-305(b)		
§ 3-305(b)		
*****	ment is made by 20 Rd	, Presiding Officer.
		OF THE NEXT OPEN SESSION: INFORMATION THAT MUST BE
For meetings	closed under an exception	, as disclosed above:
	I session: 12:25-12:55	Place: 312
	voted to meet in closed so	ession: 5-0
Authority und	er § 3-305 for the closed se	ession (see chart above): LAND ACQUISITION
ropics actually	discussed: possible offer	to buy land for surport safety plan
Each action Ta	ken: Boand authorize	d staff to make the offer