## WRITTEN STATEMENT FOR CLOSING A MEETING UNDER THE OPEN MEETINGS ACT

Date: January 15, 2025 Time: 5:46 p.m. Location: Conference Center (E126)

Motion to close meeting made by: Vice Chair Lynch

OPPOSED

**ABSTAINING** 

**ABSENT** 

IN FAVOR

Theodore Luck, Chair			[X]	[ ]	[ ]	[ ]		
Tom Lynch, Vice Chair			[X]	[]	[ ]	[ ]		
Carolyn Kimberlin			ĺΧI	[ ]	[]	[ ]		
Tracey McPherson			ĺΧ	[]	[ ]	[ ]		
William Reid			[X]	[ ]	[ ]	ĪĪ		
Myrna Whitworth			ĺΧĺ	[ ]	[ ]	[ ]		
STATUTORY AUTHORITY TO CLOSE SESSION, General Provisions Article, §3-305(b) (check all that apply):								
	(1)	To discuss (i) the appointment, removal, resignation, or perforr body has jurisdiction; or (ii) any To protect the privacy or reputa	employment, assign nance evaluation of other personnel ma	ment, promotion, d an appointee, empl tter that affects one	liscipline, demotion, o oyee, or official over v or more specific indi	compensation, whom this public viduals;		
<u></u>	(2)	business;	tion of all individual	with respect to a mi	atter triat is not retate	a to public		
	(3)	To consider the acquisition of re	eal property for a pub	olic purpose and ma	atters directly related	to the		
_		acquisition;						
Ш	(4)		erns the proposal for	a business or indus	strial organization to l	ocate, expand,		
	<ul> <li>(4) To consider a matter that concerns the proposal for a business or industrial organization to locate, expand, or remain in the State;</li> <li>(5) To consider the investment of public funds;</li> <li>(6) To consider the marketing of public securities;</li> <li>(7) To consult with counsel to obtain legal advice;</li> <li>(8) To consult with staff, consultants, or other individuals about pending or potential litigation;</li> <li>(9) To conduct collective bargaining negotiations or consider matters that relate to the negotiations;</li> <li>(10) To discuss public security, if the public body determines that public discussion would constitute a risk to the public or to public security, including; (i) the deployment of fire and police services and staff; and (ii) the development and implementation of emergency plans;</li> <li>(11) To prepare, administer, or grade a scholastic, licensing, or qualifying examination;</li> <li>(12) To conduct or discuss an investigative proceeding on actual or possible criminal conduct;</li> <li>(13) To comply with a specific constitutional, statutory, or judicially imposed requirement that prevents public disclosures about a particular proceeding or matter;</li> <li>(14) Before a contract is awarded or bids are opened, to discuss a matter directly related to a negotiating strategy or the contents of a bid or proposal, if public discussion or disclosure would adversely impact the ability of the public body to participate in the competitive bidding or proposal process.</li> <li>(15) To discuss cybersecurity, if the public body determines that public discussion would constitute a risk to (i) security assessments or deployments relating to information resources technology; (ii) network security information, including information that is: 1. related to passwords, personal identification numbers, access codes, encryption, or other components of the security system of a governmental entity; 2. collected, assembled, or maintained by or for a governmental entity to prevent, detect, o</li></ul>							

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.

Citation	Topic	Reason for closed-session discussion of topic		
§3-305(b)(7)	To obtain legal advice related to collective bargaining	Attorney-client privilege/collective bargaining		
§3-305(b)(9)	(9) strategy and potential positions			
80 20E/b\/42\	Review and approval of closed session minutes from	Minutes of a closed session shall be sealed		
§3-305(b)(13)	November 20, 2024 pursuant to §3-306(c)(3)(ii)	and may not be open to public inspection		

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

SIGNATURE