## COMPLIANCE CHECKLIST FOR MEETINGS SUBJECT TO THE MARYLAND OPEN MEETINGS ACT \*

Nan	ne of public body_	PUBLIC SAFETY	Date of Meeting:	8-13-18 
1		"reasonable advance notice"		
2	Did you make an agenda available when notice was posted, or, if not yet determined as soon as practicable, but at least 24 hours before the meeting?			
3	x Did you make	e arrangements for the publi	c to attend?	
4	X Is someone prepared to keep minutes in writing or, otherwise, to run the equipment fo minutes in the form of live and archived video or audio streaming?			
5	If part of this	meeting might be closed to	the public, have you first:	
		ure that the public body des ff. 10/1/17)	ignated a member to take t	raining in the
		ure that the topic to be discu "exceptions" that allow the		
		notice of the open meeting to the presiding officer can ho		
	designa attend,	sure that the initial open nated to take training in the A made sure that the public bost at the open meeting and Y)	Act, and, if a designated mody is ready to complete this	ember cannot is compliance
	require	ed the presiding officer to d disclosures? (for a m www.marylandattorneygener aspx)	nodel form with instruct	ions, go to
		ed the presiding officer to lons and topics cited on the		cussion to the
	Arrang	ed for closed-session minute	es to be kept and adopted as	s sealed?
	inform	ed someone in the closed s ation that must be disclosed telist, see the model closing s	in the minutes of the next o	
	disclos	neeting recessed to hold a cle, in the minutes of the next spresent, and subjects discu	open meeting, the date, tin	n, arranged to ne, and place,
6	online if prac	anged for the preparation, the ticable, of minutes of the opens, and this form (when request)	en meeting, including sum	maries of any prior

\*This checklist is designed for general use as well as for use at open meetings of public bodies that hold closed meetings on or after 10/1/2017, when a member designated for training cannot attend the initial open meeting. See GP § 3-213(d). Like the earlier checklists, this checklist gives general guidance, does not guarantee "compliance" with every provision of the Open Meetings Act, and will be revised occasionally.

## STATUTORY AUTHORITY TO CLOSE SESSION (THE FOURTEEN "EXCEPTIONS")

**General Provisions Article § 3-305(b)** 

- (1) To discuss the appointment, employment, assignment, promotion, discipline, demotion, compensation, removal, resignation, or performance evaluation of an appointee, employee, or official over whom this public body has jurisdiction; or 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 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) To consider a matter that concerns the proposal for a business or industrial organization to locate, expand, or 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;
- (9) To conduct collective bargaining negotiations or consider matters that relate to the negotiations;
- (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;
- (11) To prepare, administer, or grade a scholastic, licensing, or qualifying examination;
- (12) To conduct or discuss an investigative proceeding on actual or possible criminal conduct;
- (13) To comply with a specific constitutional, statutory, or judicially imposed requirement that prevents public disclosures about a particular proceeding or matter;
- (14) To discuss, before a contract is awarded or bids are opened, 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.