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

This	form has two sides. Complete items 1 – 4 before closing the meeting.
4	Fig. 100  Recorded vote to close the meeting: Date:; Time:; Location: 14CPL Chester to war.
1.	
	Motion to close meeting made by: Clara Pankin Seconded by John Murphy;
	Members in favor: <a abstaining:="" href="mailto:color: lightblue: " none"=""> (Abstaining: none</a> ; Absent: none
	Abstaining: none; Absent: none.
2.	Statutory authority to close session (check all provisions that apply).
	This meeting will be closed under General Provisions Art. § 3-305(b) only:
	(1) To discuss the appointment, employment, assignment, promotion, discipline,
	demotion, compensation, removal, resignation, or performance evaluation of appointees,
	employees, or officials over whom this public body has jurisdiction; any other personnel
	matter that affects one or more specific individuals"; (2) "To protect the privacy or
	reputation of individuals concerning a matter not related to public business"; (3) "To
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	consider the acquisition of real property for a public purpose and matters directly related
	thereto"; (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) "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." (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 or (iii)
	deployments or implementation of security personnel, critical infrastructure, or security
	devices."

Citation (insert # from above)	Topic	Reason for closed-session discussion of topic
§3-305(b)	Executive Director performance	Personnel
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For each provision checked above, disclosure of the topic to be discussed and the public

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