

1 TO THE HOUSE OF REPRESENTATIVES:

2 The Committee on Government Operations and Military Affairs to which  
3 was referred Senate Bill No. 55 entitled “An act relating to authorizing public  
4 bodies to meet electronically under Vermont’s Open Meeting Law”  
5 respectfully reports that it has considered the same and recommends that the  
6 House propose to the Senate that the bill be amended by striking out all after  
7 the enacting clause and inserting in lieu thereof the following:

8 Sec. 1. LEGISLATIVE INTENT

9 It is the intent of the General Assembly that regardless of the form and  
10 format of a meeting, whether in-person, remote, or a hybrid fashion, that:

11 (1) meetings of public bodies be fully accessible to members of the  
12 public who would like to attend and participate, as well as to members of those  
13 public bodies who have been appointed or elected to serve their communities;

14 (2) subject to any exceptions in the Open Meeting Law, the  
15 deliberations and decisions of public bodies be transparent to members of the  
16 public; and

17 (3) the meetings of public bodies be conducted using standard rules and  
18 best practices for both meeting format and method of delivery.

19 Sec. 2. 1 V.S.A. § 310 is amended to read:

20 § 310. DEFINITIONS

21 As used in this subchapter:



1 not include councils or similar groups established by the Governor for the sole  
2 purpose of advising the Governor with respect to policy.

3 ~~(5)~~(7) “Publicly announced” means that notice is given to an editor,  
4 publisher, or news director of a newspaper or radio station serving the area of  
5 the State in which the public body has jurisdiction, and to any person who has  
6 requested under subdivision 312(c)(5) of this title to be notified of special  
7 meetings.

8 ~~(6)~~(8) “Quasi-judicial proceeding” means a proceeding ~~which~~ that is:

9 \* \* \*

10 (9) “Undue hardship” means an action required to achieve compliance  
11 would require significant difficulty or expense in light of factors including the  
12 overall size of the entity, sufficient personnel and staffing availability, the  
13 entity’s budget, and the costs associated with compliance.

14 Sec. 3. 1 V.S.A. § 312 is amended to read:

15 § 312. RIGHT TO ATTEND MEETINGS OF PUBLIC AGENCIES

16 (a)(1) All meetings of a public body are declared to be open to the public at  
17 all times, except as provided in section 313 of this title. No resolution, rule,  
18 regulation, appointment, or formal action shall be considered binding except as  
19 taken or made at such open meeting, except as provided under subdivision  
20 313(a)(2) of this title. A meeting of a public body is subject to the public  
21 accommodation requirements of 9 V.S.A. chapter 139. A public body shall

1 electronically record all public hearings held to provide a forum for public  
2 comment on a proposed rule, pursuant to 3 V.S.A. § 840. The public shall  
3 have access to copies of such electronic recordings as described in section 316  
4 of this title.

5 (2) Participation in meetings through electronic or other means.

6 \* \* \*

7 (D) If a quorum or more of the members of a public body attend a  
8 meeting without being physically present at a designated meeting location, the  
9 agenda required under subsection (d) of this section shall designate at least one  
10 physical location where a member of the public can attend and participate in  
11 the meeting. At least one member of the public body, or at least one staff or  
12 designee of the public body, shall be physically present at each designated  
13 meeting location. The requirements of this subdivision (D) shall not apply to  
14 advisory bodies.

15 (3) State nonadvisory public bodies; hybrid meeting requirement. Any  
16 public body of the State, except advisory bodies and the Human Services  
17 Board, shall:

18 (A) hold all regular and special meetings in a hybrid fashion, which  
19 shall include both a designated physical meeting location and a designated  
20 electronic meeting platform;

21 (B) electronically record all meetings; and

1           (C) for a minimum of 30 days following the approval and posting of  
2           the official minutes for a meeting, retain the audiovisual recording and post the  
3           recording in a designated electronic location.

4           (4) State and local advisory bodies; electronic meetings without a  
5           physical meeting location. A quorum or more of the members of an advisory  
6           body may attend any meeting of the advisory body by electronic or other  
7           means without being physically present at or staffing a designated meeting  
8           location. A quorum or more of the members of any public body may attend an  
9           emergency meeting of the body by electronic or other means without being  
10           physically present at or staffing a designated meeting location.

11           (5) State nonadvisory public bodies; State and local advisory bodies;  
12           designating electronic platforms. State nonadvisory public bodies meeting in a  
13           hybrid fashion pursuant to subdivision (3) of this subsection and State and  
14           local advisory bodies meeting without a physical meeting location pursuant to  
15           subdivision (4) of this subsection shall designate and use an electronic platform  
16           that allows the direct access, attendance, and participation of the public,  
17           including access by telephone. The public body shall post information that  
18           enables the public to directly access the designated electronic platform and  
19           include this information in the published agenda or public notice for the  
20           meeting.

21           (6) Local nonadvisory public bodies; meeting recordings.



1           (A) there is an all-hazards event as defined in 20 V.S.A. § 2 or a state  
2           of emergency declared pursuant to 20 V.S.A. §§ 9 and 11;

3           (B) there is a local incident as defined in section 312a of this  
4           subchapter; or

5           (C) compliance would impose an undue hardship on the municipality.

6           (4) A public body shall have the burden of proving that compliance  
7           under subdivision (3) of this subsection would impose an undue hardship on  
8           the public body.

9           Sec. 4. COMMUNICATIONS UNION DISTRICTS; STATE

10          NONADVISORY PUBLIC BODIES; DESIGNATED PHYSICAL MEETING

11          LOCATION EXCEPTION

12          Until January 1, 2025, notwithstanding the provisions of 1 V.S.A.  
13          § 312(a)(3), communications union districts and State nonadvisory public  
14          bodies shall not be required to designate a physical meeting location for  
15          regular and special meetings or hold regular and special meetings in a hybrid  
16          fashion.

17          Sec. 5. 1 V.S.A. § 312(k) is added to read:

18          (k) Training.

19                 (1) Annually, the following officers shall participate in a professional  
20                 training that addresses the procedures and requirements of this subchapter:

1           (A) for municipalities and political subdivisions, the chair of the  
2           legislative body, town manager, and mayor; and

3           (B) for the State, the chair of any public body that is not an advisory  
4           body.

5           (2) The Secretary of State shall develop the training required by  
6           subdivision (1) of this subsection and make the training available to  
7           municipalities and political subdivisions and public bodies. The training may  
8           be in person, online, and synchronous or asynchronous.

9           Sec. 6. 1 V.S.A. § 312a is amended to read:

10          § 312a. MEETINGS OF PUBLIC BODIES; STATE OF EMERGENCY

11          (a) As used in this section:

12           (1) “Affected public body” means a public body:

13           (A) whose regular meeting location is located in an area affected by a  
14           hazard or local incident; and

15           (B) that cannot meet in a designated physical meeting location due to  
16           a declared state of emergency pursuant to 20 V.S.A. chapter 1 or local incident.

17           (2) “Directly impedes” means interferes or obstructs in a manner that  
18           makes it infeasible for a public body to meet either at a designated physical  
19           location or through electronic means.

20           (3) “Hazard” means an “all-hazards” as defined in 20 V.S.A. § 2(1).

1           (4) “Local incident” means a weather event, loss of power or  
2           telecommunication services, public health emergency, public safety threat,  
3           received threat that a member of the public body believes may place the  
4           member or another person in reasonable apprehension of death or serious  
5           bodily injury, or other event that directly impedes the ability of a public body  
6           to hold a meeting electronically or in a designated physical location.

7           (b) Notwithstanding subdivisions 312(a)(2)(D), (a)(3), and (c)(2) of this  
8           title, during a local incident or declared state of emergency under 20 V.S.A.  
9           chapter 1:

10           (1) A quorum or more of an affected public body may attend a regular,  
11           special, or emergency meeting by electronic or other means without  
12           designating a physical meeting location where the public may attend.

13           (2) The members and staff of an affected public body shall not be  
14           required to be physically present at a designated meeting location.

15           (3) An affected public body of a municipality may post any meeting  
16           agenda or notice of a special meeting in two publicly accessible designated  
17           electronic locations in lieu of the two designated public places in the  
18           municipality, or in a combination of a designated electronic location and a  
19           designated public place.

20           (c) Before a public body may meet under the authority provided in this  
21           section for meetings held during a local incident, the highest ranking elected or

1 appointed officer of the public body shall make a formal written finding and  
2 announcement of the local incident, including the basis for the finding.

3 (d) Notwithstanding subdivision 312(a)(3) of this title, during a local  
4 incident that impedes an affected public body's ability to hold a meeting by  
5 electronic means, the affected public body may hold a meeting exclusively at a  
6 designated physical meeting location.

7 (e) When an affected public body meets electronically under subsection (b)  
8 of this section, the affected public body shall:

9 (1) use technology that permits the attendance and participation of the  
10 public through electronic or other means;

11 (2) allow the public to access the meeting by telephone; ~~and~~

12 (3) post information that enables the public to directly access and  
13 participate in meetings electronically and shall include this information in the  
14 published agenda for each meeting; and

15 (4) if applicable, publicly announce and post a notice that the meeting  
16 will not be held in a hybrid fashion and will be held either in a designated  
17 physical meeting location or through electronic means.

18 ~~(d)~~(f) Unless unusual circumstances make it impossible for them to do so,  
19 the legislative body of each municipality and each school board shall record  
20 any meetings held pursuant to this section.





1       (a) Creation. There is created the Working Group on Participation and  
2       Accessibility of Municipal Public Meetings and Elections to study and make  
3       recommendations to:

4             (1) improve the accessibility of and participation in meetings of local  
5       public bodies, annual municipal meetings, and local elections; and

6             (2) increase transparency, accountability, and trust in government.

7       (b) Membership. The Working Group shall be composed of the following  
8       members:

9             (1) two designees of the Vermont League of Cities and Towns, who  
10       shall represent municipalities of differing populations and geographically  
11       diverse areas of the State;

12            (2) two designees of the Vermont Municipal Clerks' and Treasurers'  
13       Association, who shall represent municipalities of differing populations and  
14       geographically diverse areas of the State;

15            (3) one designee of the Vermont School Boards Association;

16            (4) one designee of Disability Rights Vermont;

17            (5) one designee of the Vermont Access Network;

18            (6) one member with expertise in remote and hybrid voting and meeting  
19       technology, appointed by the Secretary of State;

20            (7) the Chair of the Human Rights Commission or designee; and

21            (8) the Secretary of State or designee, who shall be Chair.

1           (c) Powers and duties. The Working Group shall:

2                   (1) recommend best practices for:

3                           (A) running effective and inclusive meetings and maximizing  
4                   participation and accessibility in electronic, hybrid, and in-person annual  
5                   meetings and meetings of public bodies;

6                           (B) the use of universal design for annual meetings and meetings of  
7                   public bodies;

8                           (C) training public bodies for compliance with the Open Meeting  
9                   Law; and

10                           (D) recording meetings of municipal public bodies and the means and  
11                   timeline for posting those recordings for public access.

12                           (2) report on the findings of the Civic Health Index study by the  
13                   Secretary of State and how to reduce barriers to participation in public service;

14                           (3) identify the technical assistance, equipment, and training necessary  
15                   for municipalities to run effective and inclusive remote or hybrid public  
16                   meetings;

17                           (4) produce a guide for accessibility for polling and public meeting  
18                   locations;

19                           (5) study the feasibility of using electronic platforms to support remote  
20                   attendance and voting at annual meetings;

1           (6) analyze voter turnout and the voting methods currently used  
2           throughout the State;

3           (7) investigate whether increased use of resources for participants such  
4           as child care, hearing devices, translators, transportation, food, and hybrid  
5           meetings could increase participation in local public meetings; and

6           (8) study other topics as determined by the group that could improve  
7           participation and access to local public meetings.

8           (d) Assistance. The Working Group shall have the administrative,  
9           technical, and legal assistance of the Office of the Secretary of State. The  
10           Office of the Secretary of State may hire a consultant to provide assistance to  
11           the Working Group.

12           (e) Consultation. The Working Group shall consult with the Vermont Press  
13           Association, communications union districts, and other relevant stakeholders.

14           (f) Report. On or before November 1, 2025, the Working Group shall  
15           submit a written report to the House Committee on Government Operations  
16           and Military Affairs and the Senate Committee on Government Operations  
17           with its findings and any recommendations for legislative action.

18           (g) Meetings.

19           (1) The Secretary of State shall call the first meeting of the Working  
20           Group to occur on or before September 1, 2024.

21           (2) A majority of the membership shall constitute a quorum.

