1	S.59
2	Introduced by Senator Hardy
3	Referred to Committee on Government Operations
4	Date: February 11, 2025
5	Subject: General provisions; common law; general rights; public information;
6	Open Meeting Law
7	Statement of purpose of bill as introduced: This bill proposes to amend
8	Vermont's Open Meeting Law to state that annual municipal meetings and
9	representative town meetings are not "public bodies" that are subject to the
10	Open Meeting Law. This bill also proposes to provide that a public body may
11	move to enter executive session to discuss the interest rates of publicly
12	financed loans.
13	An act relating to amendments to Vermont's Open Meeting Law
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	St. 1. 1 V.S.A. § 310 is amended to read.
16	§ 310. DEFINITIONS
17	As used in this subchapter:
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2	or one or more of its political subdivisions, any board, council, or commission
3	of any agency, authority, or instrumentality of the State or one or more of its
4	political sul divisions, or any committee or subcommittee of any of the
5	foregoing boards, councils, or commissions, except that "public body" does
6	not include:
7	(A) councils & similar groups established by the Governor for the
8	sole purpose of advising the Governor with respect to policy; or
9	(B) annual municipal or representative town meetings.
10	* * *
11	(9) "Undue hardship" means an action required to achieve compliance
12	would require requiring significant difficulty or expense to the unit of
13	government to which a public body belongs, considered in light of factors
14	including the overall size of the entity, sufficient the availability of necessary
15	personnel and staffing availability staff, the entity's bucket available resources,
16	and the costs associated with compliance.
17	Sec. 2. 1 V.S.A. § 312 is amended to read:
18	§ 312. RIGHT TO ATTEND MEETINGS OF PUBLIC AGENCIES
19	(a)(1) All meetings of a public body are declared to be open to the public at
20	all times, except as provided in section 313 of this title. No resolution, rule

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313(a)(2) of this title. A meeting of a public body is subject to the public accommodation requirements of 9 V.S.A. chapter 139. A public body shall electronically record all public hearings held to provide a forum for public comment on a proposed rule, pursuant to 3 V.S.A. § 840. The public shall have access to copie, of such electronic recordings as described in section 316 of this title.

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(3) State nonadvisory public bodies; hybrid meeting requirement; exception for advisory bodies. Any public body of the State, except advisory bodies, shall:

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(5) State nonadvisory public bodies; State and local advisory bodies; designating electronic platforms. State nonadvisory A public bodies body meeting in a hybrid fashion pursuant to subdivision (3) of his subsection and State and local advisory bodies meeting without a physical meeting location or advisory body meeting pursuant to subdivision (4) of this subsection shall designate and use an electronic platform that allows the direct access, attendance, and participation of the public, including access by telephone. The

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1	decignated electronic plotform and include this information in the published
2	age da or public notice for the meeting.
3	Local nonadvisory public bodies; meeting recordings.
4	(A A public body of a municipality or political subdivision, except
5	advisory bodie. shall record, in audio or video form, any meeting of the
6	public body and port a copy of the recording in a designated electronic
7	location for a minimum of 30 days following the approval and posting of the
8	official minutes for a meeting.
9	(B) A municipality is exempt from subdivision (A) of this
10	subdivision (6) if compliance would impose an undue hardship on the
11	municipality.
12	(C) A municipality shall have the burden of proving that compliance
13	under this section would impose an undue hard hip on the municipality.
14	***
15	Sec. 3. 1 V.S.A. § 313 is amended to read:
16	§ 313. EXECUTIVE SESSIONS
17	(a) No public body may hold an executive session from which the public is
18	excluded, except by the affirmative vote of two-thirds of its members present
19	in the case of any public body of State government or of a majority of
20	members present in the case of any public body of a municipality or other
21	pointeur subdivision. It motion to go into executive session shall indicate the

1	nature of the business of the executive session, and no other matter may be
2	considered in the executive session. Such vote shall be taken in the course of
3	an open meeting and the result of the vote recorded in the minutes. No formal
4	or binding action shall be taken in executive session except for actions relating
5	to the securing of real estate options under subdivision (2) of this subsection.
6	Minutes of an executive session need not be taken, but if they are, the minutes
7	shall, notwithstanding subsection 312(b) of this title, be exempt from public
8	copying and inspection under the Pullic Records Act. A public body may not
9	hold an executive session except to consider one or more of the following:
10	* * *
11	(10) security or emergency response measures the disclosure of which
12	could jeopardize public safety; or
13	(11) information relating to the interest rates for publicly financed loans.
14	* * *
15	Sec. 4. EFFECTIVE DATE
16	<u> </u>
	Sec. 1. 1 V.S.A. § 310 is amended to read:
	§ 310. DEFINITIONS
	As used in this subchapter:

(9) "Undue hardship" means an action required to achieve compliance would require requiring significant difficulty or expense to the unit of government to which a public body belongs, considered in light of factors including the overall size of the entity, sufficient the availability of necessary

personnel and staffing availability staff, the entity's budget available resources, and the costs associated with compliance.

Sec. 2. 1 V.S.A. § 312 is amended to read:

§ 312. RIGHT TO ATTEND MEETINGS OF PUBLIC AGENCIES

(a)(1) All meetings of a public body are declared to be open to the public at all times, except as provided in section 313 of this title. No resolution, rule, regulation, appointment, or formal action shall be considered binding except as taken or made at such open meeting, except as provided under subdivision 313(a)(2) of this title. A meeting of a public body is subject to the public accommodation requirements of 9 V.S.A. chapter 139. A public body shall electronically record all public hearings held to provide a forum for public comment on a proposed rule, pursuant to 3 V.S.A. § 840. The public shall have access to copies of such electronic recordings as described in section 316 of this title.

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- (3)(A) State nonadvisory public bodies; hybrid meeting requirement; exception for advisory bodies. Any public body of the State, except advisory bodies, shall:
- (A)(i) hold all regular and special meetings in a hybrid fashion, which shall include both a designated physical meeting location and a designated electronic meeting platform;
 - (B)(ii) electronically record all meetings; and
- (C)(iii) for a minimum of 30 days following the approval and posting of the official minutes for a meeting, retain the audiovisual recording and post the recording in a designated electronic location.
- (B) Exception; site inspections and field visits. This subdivision (3) shall not apply to gatherings of a public body for purposes of a site inspection or field visit.

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(5) State nonadvisory public bodies; State and local advisory bodies; designating electronic platforms. State nonadvisory A public bodies body meeting in a hybrid fashion pursuant to subdivision (3) of this subsection and State and local advisory bodies meeting without a physical meeting location or advisory body meeting pursuant to subdivision (4) of this subsection shall designate and use an electronic platform that allows the direct access, attendance, and participation of the public, including access by telephone. The public body shall post information that enables the public to directly

access the designated electronic platform and include this information in the published agenda or public notice for the meeting.

- (6) Local nonadvisory public bodies; meeting recordings.
- (A) A public body of a municipality or political subdivision, except advisory bodies, shall record, in audio or video form, any meeting of the public body and post a copy of the recording in a designated electronic location for a minimum of 30 days following the approval and posting of the official minutes for a meeting.
- (B) A municipality is exempt from subdivision (A) of this subdivision (6) if compliance would impose an undue hardship on the municipality.
- (C) A municipality shall have the burden of proving that compliance under this section would impose an undue hardship on the municipality.

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(d)(1) At least 48 hours prior to a regular meeting, and at least 24 hours prior to a special meeting, a meeting agenda shall be:

* * *

- (3) A meeting agenda shall contain sufficient details concerning the specific matters to be discussed by the public body. For any meeting that may include a "proposed executive session " Whenever a public body includes an executive session as an item on a posted meeting agenda, the public body shall list the agenda item as "proposed executive session."
- (4)(A) Any addition to or deletion from the agenda shall be made as the first act of business at the meeting.

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Sec. 3. 1 V.S.A. § 313 is amended to read:

§ 313. EXECUTIVE SESSIONS

(a) No public body may hold <u>or conclude</u> an executive session from which the public is excluded, except by the affirmative vote of two-thirds of its members present in the case of any public body of State government or of a majority of its members present in the case of any public body of a municipality or other political subdivision. A motion to go into executive session shall indicate the nature of the business of the executive session, and no other matter may be considered in the executive session. Such The vote to enter executive session shall be taken in the course of an open meeting and the result of the vote recorded in the minutes. No formal or binding action shall be

taken in executive session except for actions relating to the securing of real estate options under subdivision (2) of this subsection. Minutes of an executive session need not be taken, but if they are, the minutes shall, notwithstanding subsection 312(b) of this title, be exempt from public copying and inspection under the Public Records Act. A public body may not hold an executive session except to consider one or more of the following:

* * *

- (10) security or emergency response measures, the disclosure of which could jeopardize public safety; or
- (11) information relating to the interest rates for publicly financed loans.

* * *

Sec. 4. EFFECTIVE DATE

This act shall take effect on passage.