1 AN ACT concerning government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Open Meetings Act is amended by changing
Section 2 as follows:

6 (5 ILCS 120/2) (from Ch. 102, par. 42)

7 Sec. 2. Open meetings.

8 (a) Openness required. All meetings of public bodies shall 9 be open to the public unless excepted in subsection (c) and 10 closed in accordance with Section 2a.

11 (b) Construction of exceptions. The exceptions contained 12 in subsection (c) are in derogation of the requirement that 13 public bodies meet in the open, and therefore, the exceptions 14 are to be strictly construed, extending only to subjects 15 clearly within their scope. The exceptions authorize but do not 16 require the holding of a closed meeting to discuss a subject 17 included within an enumerated exception.

18 (c) Exceptions. A public body may hold closed meetings to 19 consider the following subjects:

(1) The appointment, employment, compensation,
 discipline, performance, or dismissal of specific
 employees of the public body or legal counsel for the
 public body, including hearing testimony on a complaint

lodged against an employee of the public body or against
 legal counsel for the public body to determine its
 validity.

4 (2) Collective negotiating matters between the public 5 body and its employees or their representatives, or 6 deliberations concerning salary schedules for one or more 7 classes of employees.

8 (3) The selection of a person to fill a public office, 9 as defined in this Act, including a vacancy in a public 10 office, when the public body is given power to appoint 11 under law or ordinance, or the discipline, performance or 12 removal of the occupant of a public office, when the public 13 body is given power to remove the occupant under law or 14 ordinance.

15 (4) Evidence or testimony presented in open hearing, or 16 in closed hearing where specifically authorized by law, to 17 a quasi-adjudicative body, as defined in this Act, provided 18 that the body prepares and makes available for public 19 inspection a written decision setting forth its 20 determinative reasoning.

(5) The purchase or lease of real property for the use of the public body, including meetings held for the purpose of discussing whether a particular parcel should be acquired.

(6) The setting of a price for sale or lease ofproperty owned by the public body.

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(7) The sale or purchase of securities, investments, or
 investment contracts.

3 (8) Security procedures and the use of personnel and
4 equipment to respond to an actual, a threatened, or a
5 reasonably potential danger to the safety of employees,
6 students, staff, the public, or public property.

(9) Student disciplinary cases.

8 (10) The placement of individual students in special 9 education programs and other matters relating to 10 individual students.

11 (11) Litigation, when an action against, affecting or 12 on behalf of the particular public body has been filed and 13 is pending before a court or administrative tribunal, or 14 when the public body finds that an action is probable or 15 imminent, in which case the basis for the finding shall be 16 recorded and entered into the minutes of the closed 17 meeting.

(12) The establishment of reserves or settlement of 18 19 claims as provided in the Local Governmental and 20 Governmental Employees Tort Immunity Act, if otherwise the disposition of a claim or potential claim might be 21 22 prejudiced, or the review or discussion of claims, loss or 23 risk management information, records, data, advice or 24 communications from or with respect to any insurer of the 25 public body or any intergovernmental risk management 26 association or self insurance pool of which the public body

1 is a member.

(13) Conciliation of complaints of discrimination in
the sale or rental of housing, when closed meetings are
authorized by the law or ordinance prescribing fair housing
practices and creating a commission or administrative
agency for their enforcement.

7 (14) Informant sources, the hiring or assignment of
8 undercover personnel or equipment, or ongoing, prior or
9 future criminal investigations, when discussed by a public
10 body with criminal investigatory responsibilities.

11 (15) Professional ethics or performance when 12 considered by an advisory body appointed to advise a 13 licensing or regulatory agency on matters germane to the 14 advisory body's field of competence.

15 (16) Self evaluation, practices and procedures or 16 professional ethics, when meeting with a representative of 17 a statewide association of which the public body is a 18 member.

19 (17) The recruitment, credentialing, discipline or 20 formal peer review of physicians or other health care 21 professionals for a hospital, or other institution 22 providing medical care, that is operated by the public 23 body.

24 (18) Deliberations for decisions of the Prisoner25 Review Board.

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(19) Review or discussion of applications received

under the Experimental Organ Transplantation Procedures
 Act.

3 (20) The classification and discussion of matters
 4 classified as confidential or continued confidential by
 5 the State Government Suggestion Award Board.

6 (21) Discussion of minutes of meetings lawfully closed 7 under this Act, whether for purposes of approval by the 8 body of the minutes or semi-annual review of the minutes as 9 mandated by Section 2.06.

10 (22) Deliberations for decisions of the State
 11 Emergency Medical Services Disciplinary Review Board.

12 (23) The operation by a municipality of a municipal 13 utility or the operation of a municipal power agency or 14 municipal natural gas agency when the discussion involves 15 (i) contracts relating to the purchase, sale, or delivery 16 of electricity or natural gas or (ii) the results or 17 conclusions of load forecast studies.

18 (24) Meetings of a residential health care facility 19 resident sexual assault and death review team or the 20 Executive Council under the Abuse Prevention Review Team 21 Act.

22 (25) Meetings of an independent team of experts under23 Brian's Law.

24 (26) (25) Meetings of a mortality review team appointed
 25 under the Department of Juvenile Justice Mortality Review
 26 Team Act.

(27) (25) Confidential information, when discussed by 1 2 one or more members of an elder abuse fatality review team, 3 designated under Section 15 of the Elder Abuse and Neglect Act, while participating in a review conducted by that team 4 5 of the death of an elderly person in which abuse or neglect suspected, alleged, or substantiated; provided that 6 is before the review team holds a closed meeting, or closes an 7 8 open meeting, to discuss the confidential information, 9 each participating review team member seeking to disclose 10 the confidential information in the closed meeting or 11 closed portion of the meeting must state on the record 12 during an open meeting or the open portion of a meeting the nature of the information to be disclosed and the legal 13 14 basis for otherwise holding that information confidential.

15 (28) Meetings between internal or external auditors 16 and governmental audit committees, finance committees, and 17 their equivalents, when the discussion involves internal control weaknesses, identification of potential fraud risk 18 19 areas, known or suspected frauds, and fraud interviews 20 conducted in accordance with generally accepted auditing 21 standards of the United States of America.

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(d) Definitions. For purposes of this Section:

"Employee" means a person employed by a public body whose 23 24 relationship with the public body constitutes an 25 employer-employee relationship under the usual common law 26 rules, and who is not an independent contractor.

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"Public office" means a position created by or under the 1 2 Constitution or laws of this State, the occupant of which is 3 charged with the exercise of some portion of the sovereign power of this State. The term "public office" shall include 4 5 members of the public body, but it shall not include 6 organizational positions filled by members thereof, whether 7 established by law or by a public body itself, that exist to 8 assist the body in the conduct of its business.

9 "Quasi-adjudicative body" means an administrative body 10 charged by law or ordinance with the responsibility to conduct 11 hearings, receive evidence or testimony and make 12 determinations based thereon, but does not include local 13 electoral boards when such bodies are considering petition 14 challenges.

(e) Final action. No final action may be taken at a closed
meeting. Final action shall be preceded by a public recital of
the nature of the matter being considered and other information
that will inform the public of the business being conducted.
(Source: P.A. 95-185, eff. 1-1-08; 96-1235, eff. 1-1-11;
96-1378, eff. 7-29-10; 96-1428, eff. 8-11-10; revised 9-2-10.)