

General Assembly

Raised Bill No. 355

February Session, 2024

LCO No. **1535**

Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE FREEDOM OF INFORMATION COMMISSION FOR REVISIONS TO THE FREEDOM OF INFORMATION ACT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 1-200 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2024*):
- As used in this chapter, the following words and phrases have the following meanings, except where such terms are used in a context which clearly indicates the contrary:
- 6 (1) "Public agency" or "agency" means:
- (A) Any executive, administrative or legislative office of the state or
 any political subdivision of the state and any state or town agency, any
 department, institution, bureau, board, commission, authority or official
 of the state or of any city, town, borough, municipal corporation, school
 district, regional district or other district or other political subdivision of
 the state, including any committee of, or created by, any such office,

13 department, subdivision, institution, agency, bureau, board, 14 commission, authority or official, and also includes any judicial office, 15 official, or body or committee thereof but only with respect to its or their 16 administrative functions, and for purposes of this subparagraph, 17 "judicial office" includes, but is not limited to, the Division of Public 18 Defender Services;

(B) Any person to the extent such person is deemed to be thefunctional equivalent of a public agency pursuant to law; or

21 (C) Any "implementing agency", as defined in section 32-222.

22 (2) "Meeting" means any hearing or other proceeding of a public 23 agency, any convening or assembly of a quorum of a multimember 24 public agency, and any communication by or to a quorum of a 25 multimember public agency, whether in person or by means of 26 electronic equipment, to discuss or act upon a matter over which the 27 public agency has supervision, control, jurisdiction or advisory power. 28 "Meeting" does not include: Any meeting of a personnel search 29 committee for executive level employment candidates; any chance 30 meeting, or a social meeting neither planned nor intended for the 31 purpose of discussing matters relating to official business; strategy or 32 negotiations with respect to collective bargaining; a caucus of members 33 of a single political party notwithstanding that such members also 34 constitute a quorum of a public agency; an administrative or staff 35 meeting of a single-member public agency; and communication limited 36 to notice of meetings of any public agency or the agendas thereof. A 37 quorum of the members of a public agency who are present at any event 38 which has been noticed and conducted as a meeting of another public 39 agency under the provisions of the Freedom of Information Act shall not 40 be deemed to be holding a meeting of the public agency of which they 41 are members as a result of their presence at such event.

(3) "Caucus" means (A) a convening or assembly of the enrolled
members of a single political party who are members of a public agency
within the state or a political subdivision, or (B) the members of a

45 multimember public agency, which members constitute a majority of 46 the membership of the agency, or the other members of the agency who 47 constitute a minority of the membership of the agency, who register 48 their intention to be considered a majority caucus or minority caucus, as 49 the case may be, for the purposes of the Freedom of Information Act, 50 provided (i) the registration is made with the office of the Secretary of 51 the State for any such public agency of the state, in the office of the clerk 52 of a political subdivision of the state for any public agency of a political 53 subdivision of the state, or in the office of the clerk of each municipal 54 member of any multitown district or agency, (ii) no member is 55 registered in more than one caucus at any one time, (iii) no such 56 member's registration is rescinded during the member's remaining term 57 of office, and (iv) a member may remain a registered member of the 58 majority caucus or minority caucus regardless of whether the member 59 changes his or her party affiliation under chapter 143.

60 (4) "Person" means natural person, partnership, corporation, limited61 liability company, association or society.

(5) "Public records or files" means any recorded data or information
relating to the conduct of the public's business prepared, owned, used,
received or retained by a public agency, or to which a public agency is
entitled to receive a copy by law or contract under section 1-218, <u>as</u>
<u>amended by this act</u>, whether such data or information be handwritten,
typed, tape-recorded, videotaped, printed, photostated, photographed
or recorded by any other method.

69 (6) "Executive sessions" means a meeting of a public agency at which 70 the public is excluded for one or more of the following purposes: (A) 71 Discussion concerning the appointment, employment, performance, 72 evaluation, health or dismissal of a public officer or employee, provided 73 that such individual may require that discussion be held at an open 74 meeting; (B) strategy and negotiations with respect to pending claims or 75 pending litigation to which the public agency or a member thereof, 76 because of the member's conduct as a member of such agency, is a party 77 until such litigation or claim has been finally adjudicated or otherwise

78 settled; (C) matters concerning security strategy or the deployment of 79 security personnel, or devices affecting public security; (D) discussion 80 of the selection of a site or the lease, sale or purchase of real estate by the 81 state or a political subdivision of the state when publicity regarding such 82 site, lease, sale, purchase or construction would adversely impact the 83 price of such site, lease, sale, purchase or construction until such time as 84 all of the property has been acquired or all proceedings or transactions 85 concerning same have been terminated or abandoned; and (E) 86 discussion of any matter which would result in the disclosure of public 87 records or the information contained therein described in subsection (b) 88 of section 1-210, as amended by this act.

(7) "Personnel search committee" means a body appointed by a public
agency, whose sole purpose is to recommend to the appointing agency
a candidate or candidates for an executive-level employment position.
Members of a "personnel search committee" shall not be considered in
determining whether there is a quorum of the appointing or any other
public agency.

(8) "Pending claim" means a written notice to an agency which sets
forth a demand for legal relief or which asserts a legal right stating the
intention to institute an action in an appropriate forum if such relief or
right is not granted.

(9) "Pending litigation" means (A) a written notice to an agency which
sets forth a demand for legal relief or which asserts a legal right stating
the intention to institute an action before a court if such relief or right is
not granted by the agency; (B) the service of a complaint against an
agency returnable to a court which seeks to enforce or implement legal
relief or a legal right; or (C) the agency's consideration of action to
enforce or implement legal relief or a legal right.

106 (10) "Freedom of Information Act" means this chapter.

107 [(11) "Governmental function" means the administration or 108 management of a program of a public agency, which program has been 109 authorized by law to be administered or managed by a person, where

(A) the person receives funding from the public agency for 110 111 administering or managing the program, (B) the public agency is 112 involved in or regulates to a significant extent such person's 113 administration or management of the program, whether or not such 114 involvement or regulation is direct, pervasive, continuous or day-to-115 day, and (C) the person participates in the formulation of governmental 116 policies or decisions in connection with the administration or 117 management of the program and such policies or decisions bind the 118 public agency. "Governmental function" shall not include the mere 119 provision of goods or services to a public agency without the delegated 120 responsibility to administer or manage a program of a public agency.]

121 [(12)] (11) "Electronic equipment" means any technology that 122 facilitates real-time public access to meetings, including, but not limited 123 to, telephonic, video or other conferencing platforms.

[(13)] (12) "Electronic transmission" means any form or process of communication not directly involving the physical transfer of paper or another tangible medium, which (A) is capable of being retained, retrieved and reproduced by the recipient, and (B) is retrievable in paper form by the recipient.

Sec. 2. Section 1-218 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

131 (a) For purposes of this section, "governmental function" means the 132 administration or management of a program of a public agency, which 133 program has been authorized by law to be administered or managed by 134 a person, where (1) the person receives funding from the public agency 135 for administering or managing the program, (2) the public agency is involved in or regulates to a significant extent such person's 136 137 administration or management of the program, whether or not such involvement or regulation is direct, pervasive, continuous or day-to-138 139 day, and (3) the person participates in the formulation of governmental 140 policies or decisions in connection with the administration or 141 management of the program and such policies or decisions bind the public agency. "Governmental function" does not include the mere
provision of goods or services to a public agency without the delegated
responsibility to administer or manage a program of a public agency.

145 (b) Each contract in excess of two million five hundred thousand 146 dollars between a public agency and a person for the performance of a 147 governmental function shall (1) provide that the public agency is 148 entitled to receive a copy of records and files related to the performance 149 of the governmental function, and (2) indicate that such records and files 150 are subject to the Freedom of Information Act and may be disclosed by 151 the public agency pursuant to the Freedom of Information Act. No 152 request to inspect or copy such records or files shall be valid unless the 153 request is made to the public agency in accordance with the Freedom of 154 Information Act. Any complaint by a person who is denied the right to 155 inspect or copy such records or files shall be brought to the Freedom of 156 Information Commission in accordance with the provisions of sections 157 1-205, as amended by this act, and 1-206.

Sec. 3. Subsection (b) of section 1-211 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2024):

161 (b) Except as otherwise provided by state statute, no public agency 162 shall enter into a contract with, or otherwise obligate itself to, any person 163 if such contract or obligation impairs the right of the public under the 164 Freedom of Information Act to inspect or copy the agency's nonexempt 165 public records existing on-line in, or stored on a device or medium used 166 in connection with, a computer system owned, leased or otherwise used 167 by the agency. [in the course of its governmental functions.]

Sec. 4. Subsection (e) of section 1-205 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2024):

(e) The Freedom of Information Commission shall conduct training
sessions, at least annually, for members of public agencies for the
purpose of educating such members as to the requirements of <u>this</u>

174 <u>section and sections [1-7 to 1-14, inclusive, 1-16 to 1-18, inclusive,] 1-200</u>
175 to 1-202, inclusive, <u>as amended by this act</u>, [1-205,] <u>1-205a</u>, 1-206, 1-210
176 to [1-217] <u>1-219</u>, inclusive, <u>as amended by this act</u>, 1-225 to 1-232,
177 inclusive, <u>as amended by this act</u>, and 1-240 [, 1-241 and 19a-342] to 1178 <u>242, inclusive</u>.

Sec. 5. Subdivision (17) of subsection (b) of section 1-210 of the 2024
supplement to the general statutes is repealed and the following is
substituted in lieu thereof (*Effective October 1, 2024*):

(17) [Educational] <u>Education</u> records which are not subject to
disclosure under the Family Educational Rights and Privacy Act, 20
USC 1232g;

Sec. 6. Subsection (g) of section 1-212 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2024):

188 (g) Any individual may copy a public record through the use of a 189 hand-held scanner. A public agency may establish a fee structure not to 190 exceed twenty dollars for an individual to pay each time the individual 191 copies records at the agency with a hand-held scanner. As used in this 192 section, "hand-held scanner" means a battery operated electronic 193 scanning device the use of which (1) leaves no mark or impression on 194 the public record, and (2) does not unreasonably interfere with the 195 operation of the public agency. "Hand-held scanner" includes, but is not 196 limited to, a mobile telephone, camera or any other portable device capable of capturing an image of a public record. 197

Sec. 7. Subsection (d) of section 1-225 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2024):

(d) Notice of each special meeting of every public agency, except for
the General Assembly, either house thereof or any committee thereof,
shall be posted not less than twenty-four hours before the meeting to
which such notice refers on the public agency's Internet web site, if

205 available, and given not less than twenty-four hours prior to the time of 206 such meeting by filing a notice of the time and place thereof in the office 207 of the Secretary of the State for any such public agency of the state, in the office of the clerk of such subdivision for any public agency of a 208 209 political subdivision of the state and in the office of the clerk of each 210 municipal member for any multitown district or agency. The secretary 211 or clerk shall cause any notice received under this section to be posted 212 in his or her office, and in the case of a notice of a public agency of the 213 state filed with the secretary, on the Secretary of the State's Internet web 214 site. Such notice shall be given not less than twenty-four hours prior to 215 the time of the special meeting; provided, in case of emergency, except 216 for the General Assembly, either house thereof or any committee 217 thereof, any such special meeting may be held without complying with the foregoing requirement for the filing of notice but a copy of the 218 219 minutes of every such emergency special meeting adequately setting 220 forth the nature of the emergency and the proceedings occurring at such 221 meeting shall be filed with the Secretary of the State, the clerk of such 222 political subdivision, or the clerk of each municipal member of such 223 multitown district or agency, as the case may be, not later than seventy-224 two hours following the holding of such meeting. The notice shall 225 specify the time and place of the special meeting and the business to be 226 transacted. No other business shall be considered at such meetings by 227 such public agency. In addition, such written notice shall be delivered 228 by electronic transmission or by mail to the usual place of abode of each 229 member of the public agency so that the same is received prior to such 230 special meeting. The requirement of delivery of such written notice may 231 be dispensed with as to any member who at or prior to the time the 232 meeting convenes files with the clerk or secretary of the public agency a 233 written waiver of delivery of such notice. Such waiver may be given by 234 [telegram] electronic transmission or by mail. The requirement of delivery of such written notice may also be dispensed with as to any 235 236 member who is actually present at the meeting at the time it convenes. 237 Nothing in this section shall be construed to prohibit any agency from 238 adopting more stringent notice requirements.

Sec. 8. Subdivision (1) of section 4d-30 of the 2024 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective October 1, 2024*):

(1) "Contract" means a contract for state agency information system
or telecommunication system facilities, equipment or services, which is
awarded pursuant to this chapter or [subsection (e) of section 1-205,]
subsection (c) of section 1-211, [subsection (b) of section 1-212, section 45,] subsection (a) of section 10a-151b [,] or subsection (b) of section 19a110.

Sec. 9. Section 4d-47 of the 2024 supplement to the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2024):

251 With respect to any state employee whose position is eliminated or 252 who is laid off as a result of any contract or amendment to a contract which is subject to the provisions of this chapter and [subsection (e) of 253 254 section 1-205,] subsection (c) of section 1-211, [subsection (b) of section 255 1-212, section 4-5,] section 4a-50 [,] or 4a-51, subsection (b) of section 4a-256 57, subsection (a) of section 10a-151b [,] or subsection (b) of section 19a-257 110, or any subcontract for work under such contract or amendment, (1) 258 the contractor shall hire the employee, upon application by the 259 employee, unless the employee is hired by a subcontractor of the 260 contractor, or (2) the employee may transfer to any vacant position in 261 state service for which such employee is qualified, to the extent allowed 262 under the provisions of existing collectively bargained agreements and 263 the general statutes. If the contractor or any such subcontractor hires any 264 such state employee and does not provide the employee with fringe 265 benefits which are equivalent to, or greater than, the fringe benefits that 266 the employee would have received in state service, the state shall, for 267 two years after the employee terminates from state service, provide to 268 the employee either (A) the same benefits that such employee received 269 from the state, or (B) compensation in an amount which represents the 270 difference in the value of the fringe benefits that such employee received 271 when in state service and the fringe benefits that such employee receives

272 from the contractor or subcontractor.

273 Sec. 10. Section 4d-48 of the 2024 supplement to the general statutes 274 is repealed and the following is substituted in lieu thereof (*Effective* 275 *October 1*, 2024):

276 No contract or subcontract for state agency information system or 277 telecommunication system facilities, equipment or services may be 278 awarded to any business entity or individual pursuant to this chapter or 279 [subsection (e) of section 1-205,] subsection (c) of section 1-211, 280 [subsection (b) of section 1-212, section 4-5,] subsection (a) of section 10a-151b [,] or subsection (b) of section 19a-110, if such business entity or 281 282 individual previously had a contract with the state or a state agency to 283 provide information system or telecommunication system facilities, 284 equipment or services and such prior contract was finally terminated by 285 the state or a state agency within the previous five years for the reason 286 that such business entity or individual failed to perform or otherwise 287 breached a material obligation of the contract related to information 288 system or telecommunication system facilities, equipment or services. If 289 the termination of any such previous contract is contested in an 290 arbitration or judicial proceeding, the termination shall not be final until 291 the conclusion of such arbitration or judicial proceeding. If the fact-292 finder determines, or a settlement stipulates, that the contractor failed 293 to perform or otherwise breached a material obligation of the contract 294 related to information system or telecommunication system facilities, 295 equipment or services, any award of a contract pursuant to said chapter 296 or sections during the pendency of such arbitration or proceeding shall 297 be rescinded and the bar provided in this section shall apply to such 298 business entity or individual.

Sec. 11. Subsection (d) of section 1-210 of the 2024 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

302 (d) Whenever a public agency, except the Judicial Department or303 Legislative Department, receives a request from any person for

304 disclosure of any records described in subdivision (19) of subsection (b) 305 of this section under the Freedom of Information Act, the public agency 306 shall promptly notify the Commissioner of Administrative Services or 307 the Commissioner of Emergency Services and Public Protection, as 308 applicable, of such request, in the manner prescribed by such 309 commissioner, before complying with the request as required by the 310 Freedom of Information Act. If the commissioner, after consultation 311 with the chief executive officer of the applicable agency, believes the 312 requested record is exempt from disclosure pursuant to subdivision (19) 313 of subsection (b) of this section, the commissioner may direct the agency 314 to withhold such record from such person. In any appeal brought under 315 the provisions of section 1-206 of the Freedom of Information Act for 316 denial of access to records for any of the reasons described in 317 subdivision (19) of subsection (b) of this section, such appeal shall be 318 against (1) the chief executive officer of the executive branch state 319 agency or the municipal, district or regional agency that maintains or has custody of the requested record, and (2) the commissioner who 320 321 issued the directive to the public agency that maintains or has custody 322 of such record to withhold such record pursuant to subdivision (19) of 323 subsection (b) of this section, [exclusively, or,] except in the case of 324 records concerning Judicial Department facilities, such appeal shall be 325 against the Chief Court Administrator [or] and, in the case of records 326 concerning the Legislative Department, such appeal shall be against the 327 executive director of the Joint Committee on Legislative Management.

This act shall take effect as follows and shall amend the following sections: Section 1 October 1, 2024 1-200 October 1, 2024 1-218 Sec. 2 Sec. 3 October 1, 2024 1-211(b) October 1, 2024 Sec. 4 1-205(e) Sec. 5 October 1, 2024 1-210(b)(17) 1-212(g)October 1, 2024 Sec. 6 Sec. 7 October 1, 2024 1-225(d)Sec. 8 October 1, 2024 4d-30(1)Sec. 9 October 1, 2024 4d-47

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Sec. 10	October 1, 2024	4d-48
Sec. 11	October 1, 2024	1-210(d)

GAE Joint Favorable