

TOWN OF WESTPORT REPRESENTATIVE TOWN MEETING REPRESENTATIVE TOWN MEETING PACKET DECEMBER 5, 2023 07:30 PM



REPRESENTATIVE TOWN MEETING AGENDA

DECEMBER 5, 2023 07:30 PM

1. Agenda

Call

All Representative Town Meeting members and inhabitants of the Town of Westport are hereby notified that a meeting of the Representative Town Meeting members will be held at Town Hall, 110 Myrtle Ave. in the auditorium on December 5, 2023, at 7:30 p.m. for the purposes listed below. If necessary, the meeting shall reconvene on Tuesday December 19, 2023, to deal with any agenda items not disposed of at the adjournment of the December 5, 2023, meeting.

Attachment: <u>RTM Meeting Schedule 2024 Calendar.pdf</u> Attachment: <u>RTM Members Contact Information List.pdf</u>

Item # 1

To take such action as the meeting may determine, to elect a Moderator of the Representative Town Meeting.

Item # 2

To take such action as the meeting may determine, to elect a Deputy Moderator of the Representative Town Meeting.

Item # 3

To take such action as the meeting may determine, upon the recommendation of the Flood & Erosion Control Board and the Conservation Commission, to approve the WPLO application #WPL-11805-23 submitted by the Town of Westport, Department of Public Works, to revise the existing roadway and parking lot, build sidewalks, a riverfront boardwalk, and park areas, and to relocate trash and recycling dumpsters within the WPLO area of the Saugatuck River. **ITEM POSTPONED TO A FUTURE MEETING**

Item # 4

New member orientation to discuss Freedom of Information Act, committee assignments and RTM procedures.

Attachment: FOIA Orientation Westport for RTM - November 2023.pdf

General Attachments

- Agenda Link

Remote Attachment:

Agenda Link (https://www.westportc ... Event/25195/745?curm=12&cury=2023) (LINK)

Annual RTM Meeting Schedule 2024 Calendar

All meetings listed below of the Representative Town Meeting begin at 7:30 PM unless otherwise indicated and will be held at Town Hall. Special Meetings may be called at the discretion of the Moderator.

TUESDAY Meeting Date	MONDAY Agenda Deadline	MONDAY/4 PM Report Deadline	FRIDAY Packet Available	Supplemental Meeting (if needed)
January 2	December 18, 2023	December 26, 2023 **Tuesday	December 28, 2023 **Thursday	January 16
February 6	January 22	January 29	February 2	February 20
March 5	February 16 **Friday	February 26	March 1	March 19
April 9**	March 25	April 1	April 5	April 23
May 6, 7, 8 Mon, Tues & Wed if required	April 22	April 29	May 3	May 21
June 4	May 20	May 28 **Tuesday	May 31	June 18
July 2	June 17	June 24	June 28	July 16
August 6 if required	July 22	July 29	August 2	August 20
September 3	August 19	August 26	August 30	September 17
October 1	September 16	September 23	September 27	October 15
November 12**	October 28	November 4	November 8	November 26
December 3 *	November 18	November 25	November 27 **Wednesday	December 17
January 7, 2025	December 23,2024	December 30, 2024	January 3, 2025	January 21, 2025

The schedule of the **2024** Representative Town Meeting is as follows:

*Organizational Meeting

** Holiday/Election (earlier/later)

Jeffrey M. Dunkerton, Town Clerk

NAME	n of Office Nov 21 , 2023 - Nov 18 , 202	o PHONE
	E-MAIL abloom@westportct.gov	203-247-566
Matthew Mandell	mmandell@westportct.gov	203-227-133
Kristin M. Purcell	kpurcell@westportct.gov	203-451-640
Chris Tait	ctait@westportct.gov	203-226-754
ennis rate	<u>etatte westportetigov</u>	203 220 73 1
2 Jay Keenan	jkeenan@westportct.gov	203-454-564
Melissa Levy	mlevy@westportct.gov	646-522-225
Louis M. Mall	Imall@westportct.gov	203-258-455
Michael Perry	mperry@westportct.gov	203-216-7734
B Ross Burkhardt	rburkhardt@westportct.gov	203-295-1492
	Ihogan@westportct.gov	203-247-250
Lyn Hogan Jimmy Izzo	jizzo@westportct.gov	203-247-230
Don O'Day	doday@westportct.gov	203-247-242
Don o Day	douay@westportet.gov	203 247 2230
4 Andrew J. Colabella	acolabella@westportct.gov	203-984-707
Noah Hammond	nhammond@westportct.gov	315-868-487
Clarence Hayes	chayes@westportct.gov	203-521-479
Jeff Wieser	jwieser@westportct.gov	203-803-929
		202.004.407
5 Peter Gold	pgold@westportct.gov	203-984-487
Karen Kramer	kkramer@westportct.gov	203-858-204
Richard Lowenstein Claudia Shaum	dlowenstein@westportct.gov cshaum@westportct.gov	203-984-178 917-865-267
	<u>cshaum@westportct.gov</u>	517-805-207
6 Candace Banks	cbanks@westportct.gov	917-575-925
Jessica Bram	jbram@westportct.gov	203-247-308
Seth Braunstein	sbraunstein@westportct.gov	203-557-410
David Rosenwaks	drosenwaks@westportct.gov	917-359-953
7 Drandi Drigga	herizza Questa artet zou	202 202 405
7 Brandi Briggs	bbriggs@westportct.gov	203-293-495
Ellen Lautenberg Hendel	elautenberg@westportct.gov	203-454-950
Lauren Karpf Jack Klinge	<u>lkarpf@westportct.gov</u> jklinge@westportct.gov	203-504-293
Jack Killige	<u>JKIIIge@westportct.gov</u>	205-255-082
8 Wendy G. Batteau	wbatteau@westportct.gov	203-557-3132
Ari D. Benmosche	abenmosche@westportct.gov	203-557-034
Rachel Steel Cohn	rcohn@westportct.gov	203-222-353
Julie Whamond	jwhamond@westportct.gov	203-858-173
9 Jennifer Johnson	jjohnson@westportct.gov	917-886-002
Nancy Kail	nkail@westportct.gov	203-912-168
Sal Liccione	sliccione@westportct.gov	203-434-634
Kristin Schneeman	kschneeman@westportct.gov	203-557-376
Jeffrey M. Dunkerton	jdunkerton@westportct.gov	203-341-110
Tatiana Plachi, Asst TC	tplachi@westportct.gov	203-341-110
Jackie Fuchs, Secretary	jfuchs@westportct.gov	203-858-088



FREEDOM OF INFORMATION ACT OVERVIEW

TOWN OF WESTPORT

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November 27, 2023

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INTRODUCTION

The Freedom of Information Act (the "FOIA"), Conn. Gen. Stat. §§1-200 through 1-241, inclusive, represents Connecticut's commitment to open government and a strong policy in favor of public access to meetings and records. The laws concerning access to public meetings are strict and it is suggested that the Town of Westport take a very conservative approach in the interpretation and implementation of those laws. Subject to narrow exceptions, the FOIA mandates that the public has access to the meetings of public agencies.

The FOIA also provides rules regarding the public's access to records maintained by the Town and its departments and elected and appointed officials.

The following is an overview of the FOIA to the extent it relates to the public's access to the meetings of boards, commissions, committees and subcommittees, and to the public's right to obtain copies of public records. Part One addresses public meetings, and Part Two addresses public records.

PART ONE: PUBLIC MEETINGS

I. <u>PUBLIC AGENCIES</u>

What is a public agency?

Conn. Gen. Stat. § 1-200 defines a public agency as 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, subdivision, agency, department, institution, bureau, board, commission, authority or official*, and also includes any judicial office, official, or body or committee thereof, but only in respect to its or their administrative functions.

Note that the definition of public agency includes any "committee" created by the public agency (i.e., a board or commission). Committees and subcommittees are subject to the same requirements of the FOIA. This includes any subcommittee, task force, and working group created by any board or commission.

II. <u>MEETINGS</u>

A. <u>What is a meeting</u>?

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1. A "meeting" means a hearing or other proceeding of a public agency, any convening or assembly of a quorum of a multimember public agency, and any communication by or to a quorum of a multimember public agency, whether in person or by means of electronic equipment, to discuss or act upon a matter over which the public agency has supervision, control, jurisdiction or advisory power. (Conn. Gen. Stat. § 1-200(2))

2. Note that a meeting does not include "an administrative or staff meeting of a single-member public agency." For example, a staff meeting of the First Selectwoman is not a meeting.

3. Also note that a quorum of one public agency who are present at any event which has been noticed and conducted as a meeting of another public agency under the FOIA shall not be deemed to be holding a meeting.

4. A conference call, email discussion, or other communication by means of electronic equipment may constitute a meeting.

5. In general, there is a meeting anytime a quorum of a public agency convenes in person or electronically to discuss or act upon a matter for which it has responsibility. The definition actually describes three kinds of gatherings that can constitute a meeting: regular, special, and emergency special meetings. The Connecticut Supreme Court has determined that "hearings or other proceedings" of less than a quorum may also trigger FOIA requirements. This is discussed in more detail in Section II.D. below.

B. <u>What isn't a meeting</u>?

There are several statutory exclusions in the definition of "meeting." They are:

1. Meetings of a personnel search committee for executive level employment candidates.

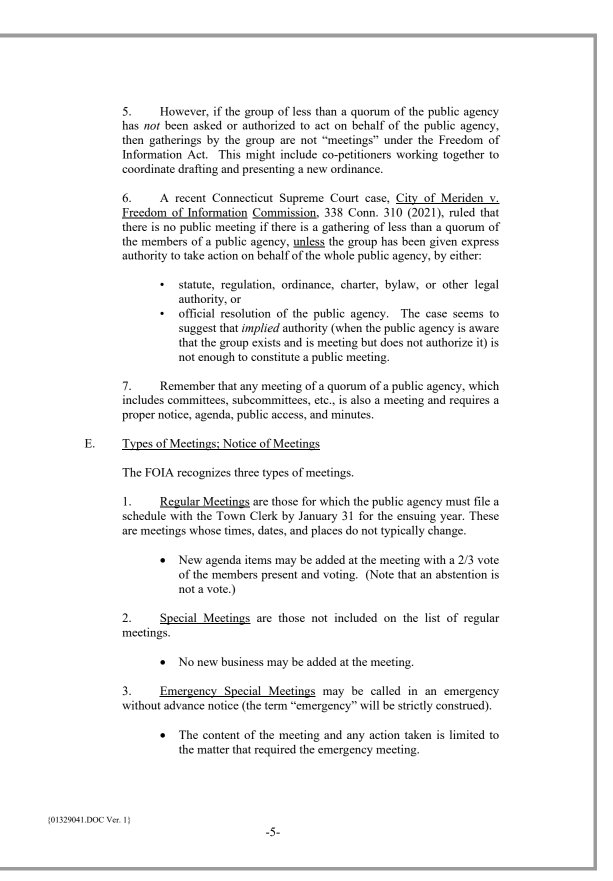
2. Chance or social meetings not for the purpose of discussing official business.

3. Strategy or negotiations with respect to collective bargaining.

4. Political caucuses.

5. An administrative or staff meeting of a single-member public agency (e.g., the First Selectwoman).

6. Communication limited to notice of meetings of any public agency or the agendas thereof. С. Do e-mail communications constitute a meeting under the FOIA? Yes. If a quorum of the body communicates by email about a matter over which the body has supervision, jurisdiction, control or advisory power, a meeting is being conducted. It is important for each member of the public agency to remind other members of this rule and to stop any discussion of such matters over email. Discussions about purely administrative matters (e.g., scheduling the date or time of a meeting) are not considered "meetings" under FOIA. Question: Could you ever properly conduct a meeting by email communications? The Commission has stated that it is unlikely that email communications among agency members would be able to be conducted in a manner that comports with the open meeting requirements of the FOIA because those persons interested in attending the meeting would not have the opportunity to hear or see the discussion and actions as they transpired at the meeting. D Quorum; Meetings of Less Than a Quorum The minimum number of members of an agency who constitute a 1. quorum is not provided in the FOIA. It is generally a majority, but a different amount may be provided in the Town Charter or other state or local law, or the agency's governing documents. 2. The Freedom of Information Act and the policy behind it seek to avoid "secret meetings" and doing public business in private. 3. A question often arises as to whether a gathering of less than a quorum of a public agency is a "meeting" that requires a notice, agenda, public access, and minutes. The answer depends on whether the group has been authorized by the public agency to take action on behalf of the public agency. Any group of people that is less than a quorum of a public agency, 4. whether or not the group is officially called a committee, subcommittee, working group, or task force of a public agency, that has been asked or authorized (by request by the public agency or by law, rules, regulations, etc.) to research or evaluate an issue, draft a document, conduct a site visit, or otherwise take action on an issue on behalf of the public agency, must hold their meetings in public, with proper notices, agendas, and minutes, even though they do not make up a quorum of the public agency.



• Minutes setting forth the nature of the emergency and the proceedings occurring must be filed with the Town Clerk within 72 hours.

F. <u>Requirements for In-Person, Remote (Solely Electronic), And Hybrid</u> <u>Meetings</u>

- 1. <u>Electronic Meetings</u>. Effective July 1, 2021, public meetings may be conducted as in-person, fully remote (e.g., fully Zoom), or hybrid meetings (members of the public may participate in person or by Zoom).
- 2. Remote participation by members of the public agency:

Every public agency that is meeting in person must provide any member of the public agency (but not the public) the opportunity to participate remotely, except that the agency is not required to adjourn or postpone the meeting if a member of the agency loses connection to the meeting, unless that member is needed to form a quorum. Any member of the agency who participates remotely must make a good faith effort to state their name and title (if applicable) before speaking.

3. Notices and Agendas:

a. <u>Meeting Notice Must Identify Type of Meeting</u>. All meeting notices must identify whether the meeting will be in-person, remote, or hybrid.

- b. Notice and Agendas of All Regular Meetings:
 - A notice of all regular meetings for the year is posted in January in the Town Clerks' office. If a meeting is not on that list, it is a special meeting.
 - <u>Agendas</u> must be available to the public at least <u>24 hours</u> in advance:
 - \circ In the agency's regular office; and
 - In the Town Clerk's office; and
 - For remote or hybrid meetings, also on the agency's website (if one exists)
 - Additional 48-Hour Notice Needed for **Remote or** <u>Hybrid Regular Meetings</u>: At least <u>48 hours</u> prior to an electronic (remote or hybrid) regular meeting, the agency must provide direct notice by mail or email (or other electronic means where the notice can be retained and printed if necessary) to agency members. The agency must also post notice:

- In the agency's regular office;
- In the Town Clerk's office; and
- On the agency website (if one exists).
- c. Notice and Agenda of All Special Meetings:
 - At least <u>24 hours</u> prior to the meeting, the agency must post the meeting <u>notice and agenda</u>:
 - \circ $\;$ In the Town Clerk's office; and
 - o on the agency's <u>website</u> (if one exists).
- 4. For Meetings Where the Public Can Attend Remotely (i.e., remote or hybrid meetings):

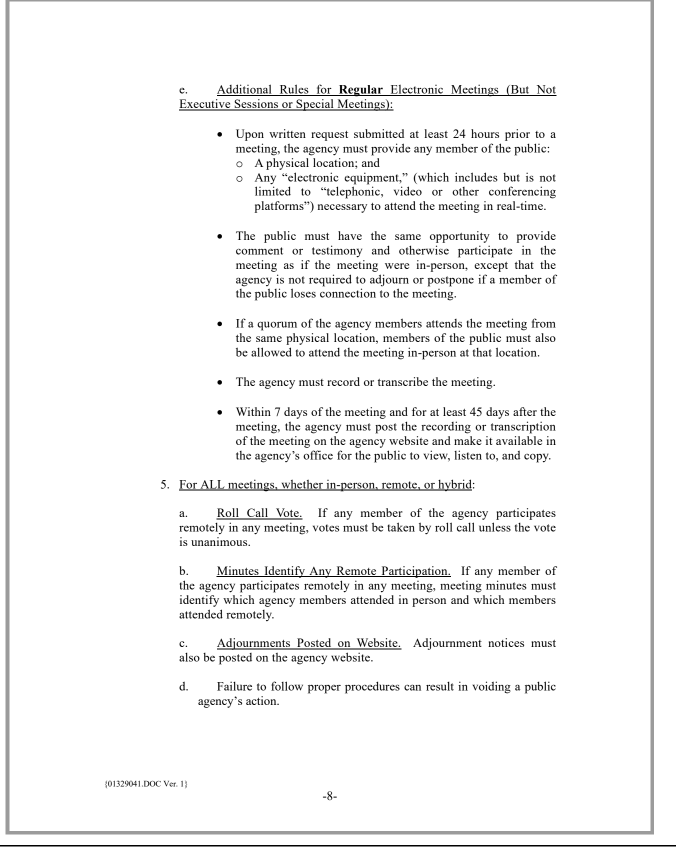
a. <u>Notice Must Include Instructions for Public Participation</u>. The notice and agenda (if different) must each include instructions for the public to attend the meeting and to provide comment or otherwise participate in the meeting, by means of electronic equipment or in person, as applicable.

b. <u>Speakers State Name and Title, if any.</u> Agency members and members of the public who participate remotely must make a good faith effort to state their name and title (if applicable) before speaking.

c. <u>Interruption</u>. Whenever a remote or hybrid meeting is interrupted by the failure, disconnection, or, in the chairperson's determination, unacceptable degradation of the electronic connection, or if a member necessary to form a quorum is unable to participate due to such connectivity issues:

- The agency may, between 30 and 120 minutes after the lost connection, resume the meeting:
 - In person, if a quorum is present in person, or
 - Remotely, if a remote quorum exists or has been restored.
- The agency may adjourn or postpone the meeting to a new date.
- The agency must, if possible, post a notification on its website to inform any remote attendees of the expected time that the meeting will resume or of the adjournment or postponement of the meeting. The agency may also announce at the beginning of the meeting what procedure to follow for resumption if any connectivity issues arise.

d. <u>Disruption.</u> The chair of the meeting may remove a remote participant who causes disorder, until the offender conforms to order or, if necessary, until the close of the meeting.



III. <u>EXECUTIVE SESSIONS</u>

- A. Only agency members may attend, except for persons invited to testify or to give opinion (attendance is limited to the time during which persons are providing testimony or opinion).
- B. 2/3 of those members of the public agency present and voting must vote at a public meeting to go into executive session. (Note that an abstention is not a vote.) *Must always convene in public to go into executive session, even if the meeting is only for an executive session.*
- C. <u>Allowed for:</u>

1. Discussion concerning the appointment, employment, performance, evaluation, health, or dismissal of a public officer or employee, provided that such individual may require that discussion be held at an open meeting;

2. Strategy and negotiations with respect to pending claims or pending litigation to which the public agency or a member thereof, because of the member's conduct as a member of such agency, is a party until such litigation or claim has been finally adjudicated or otherwise settled;

3. Security issues;

4. Discussion of the selection of a site or the lease, sale or purchase of real estate when publicity would adversely impact the price; and

5. Discussion of any matter which would result in the disclosure of certain other public records or the information contained therein that are otherwise exempt from disclosure under Section 1-210 (e.g., certain police records).

D. <u>Meeting Notice and Agenda:</u>

1. The meeting notice must state a permissible reason for the executive session. It is not enough to simply recite the executive session exemption of the FOIA on which the public agency is relying. For example, if the executive session is to discuss litigation, it is not sufficient to simply state, "it is anticipated that the Board will go into executive session to discuss litigation." Instead, the Chairman should state the following: "It is anticipated that the Board of Finance will go into executive session to discuss the case of <u>Bloom v. Town of Westport</u>." Adding the name of the case will more consistently follow the Act and the Commission's rulings.

2. For electronic meetings expected to go into executive session, is important to remember to schedule <u>two electronic sessions</u> (e.g., Zoom links or conference call numbers) for executive sessions: One for the public portion of the meeting, and one for the executive session. Only the Zoom link (or conference call number) for the public portion of the meeting is published in the meeting notice and agenda. The agency meets in the public meeting and uses the unpublished Zoom link (or conference call number) to enter the executive session. Since no votes are taken in executive sessions, the public agency must go back into the public Zoom meeting (or conference call) to take any votes resulting from the executive session.

E. <u>Conduct of the Meeting</u>. There are specific requirements for conducting business in executive session:

1. No votes are taken in executive session. Only discussion is permitted. Any votes are taken in open session.

2. No minutes are taken during executive session. Minutes are taken only during the public portion of the meeting. The minutes of the public meeting must include the vote to go into executive session; the reason for the executive session; and the names of the persons in attendance at the executive session. The minutes should also include what time the public agency convened to go into executive session and the time it adjourned and resumed the meeting in public.

IV. MISCELLANEOUS MEETING REQUIREMENTS

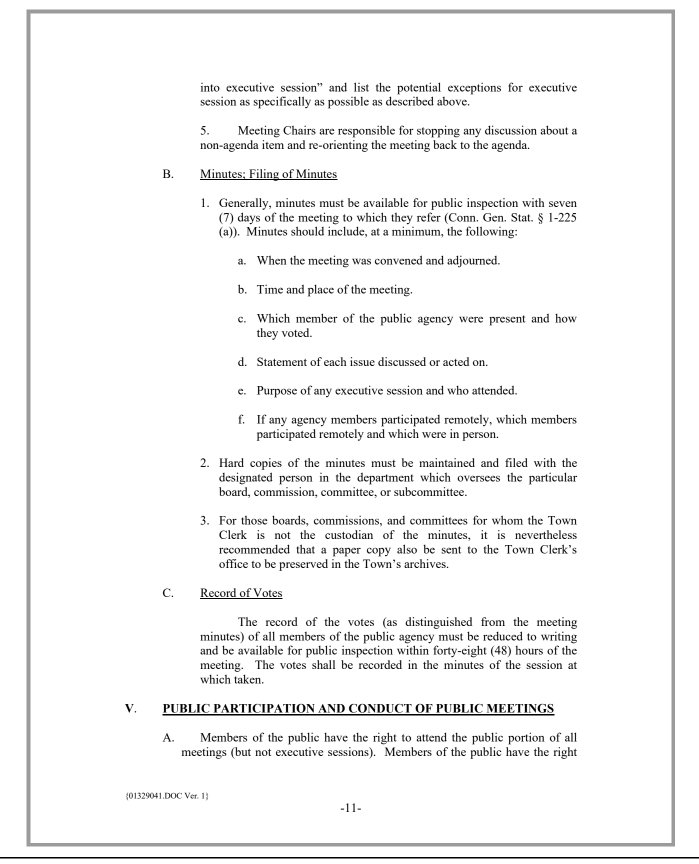
A. <u>Contents of Agendas</u>

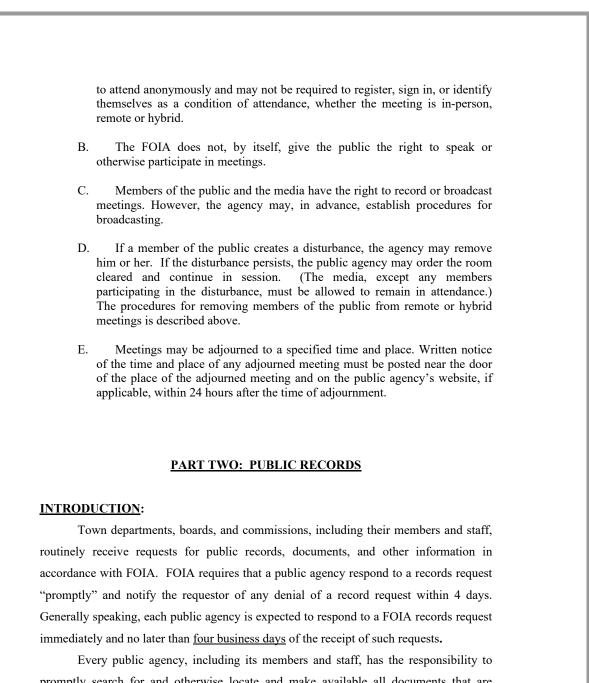
1. The FOIA doesn't provide any clear guidance as to the level of detail that is required in an agenda. However, the agenda should adequately identify the business to be transacted and the date, time, and place.

2. For regular meetings, try to avoid "Other business" or "new business" without specific items listed beneath those headings.

3. Do not use "other business" or "new business" for <u>special meetings</u> since agenda items cannot be added at the meeting.

4. When convening in an executive session is a possibility, the agenda should say "it is anticipated that the Board/Commission will go





promptly search for and otherwise locate and make available all documents that are responsive to each FOIA request. The role of the Town Attorney's Office is to provide advice and counsel to public agencies, and to assist and otherwise facilitate the disclosure of documents requested under FOIA.

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A. <u>DEFINITION OF PUBLIC RECORDS</u>:

A public record or file is defined as any recorded data or information relating to the conduct of the public's business prepared, owned, used, received or retained by a public agency, whether the information is handwritten, typed, tape-recorded, printed, photocopied, photographed or recorded by any other method.

B. EMAILS, TEXTS, AND OTHER ELECTRONIC RECORDS:

Emails, texts, audio and video recordings, and computer-stored or generated documents also fall within this definition. Even emails and texts using personal email addresses and personal cell phone numbers are public records if a member of a public agency is conducting Town or agency business using those addresses or numbers. The member of the public agency must maintain those records under state record retention rules, and the public has a right to obtain copies of them.

C. EXEMPTIONS FROM DISCLOSURE:

The FOIA contains many exemptions from disclosure, including attorneyclient privileged communications, personal notes and drafts, certain law enforcement records, and certain personal information. Please contact the Town Attorney's Office if you have any questions about what may be withheld.

D. <u>RECORD RETENTION GUIDELINES:</u>

The Connecticut State Library promulgates Retention Schedules for municipal records here: <u>https://ctstatelibrary.org/publicrecords/general-schedules-municipal/</u>. Depending on the type of records, they may need to be maintained for several years, or permanently. For example, routine correspondence, including FOIA requests, must be maintained for 2 years. Emails that are "transitory messages – (i.e., non-record material such as junk mail, publications, notices, reviews, announcements, employee activities, routine

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