## SENATE BILL 17

P3 6lr0682 CF HB 984 (PRE-FILED) By: Senator Reilly Requested: September 11, 2015 Introduced and read first time: January 13, 2016 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 10, 2016 CHAPTER AN ACT concerning Open Meetings Act - Retention of Minutes and <del>Tape</del> Recordings - Revision FOR the purpose of increasing the number of years after the date of an open session a public body is required to keep a copy of written certain minutes of the open session and any tape recording made under certain provisions of law; requiring certain public bodies to post online certain minutes or recordings, to the extent practicable; altering a certain requirement relating to the preparation of minutes; making certain stylistic and conforming changes; and generally relating to the retention of minutes and tape recordings under the Open Meetings Act. BY repealing and reenacting, with amendments, Article – General Provisions Section <del>3-306(e)</del> 3-206(b)(2)(iii) and (3) and 3-306(b) through (e) Annotated Code of Maryland (2014 Volume and 2015 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - General Provisions

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15 16

17

18

3-206.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2	(b) (2) response to the con		equest of the Board, the public body shall include with its written to a copy of:
3 4	public body under	(iii) § 3–30	the [written] minutes and any [tape] recording made by the 06 of this title.
5 6 7	(3) The Board shall maintain the confidentiality of the [written] minutes and any [tape] recording submitted by a public body that are sealed in accordance with § 3–306(c)(3)(ii) of this title.		
8	3–306.		
9 10 11	(b) (1) practicable after prepared.		ect to paragraphs (2) and (3) of this subsection, as soon as lic body meets, it shall have [written] minutes of its session
12	<u>(2)</u>	A pul	olic body need not prepare [written] minutes of an open session if:
13 14	available; or	<u>(i)</u>	live and archived video or audio streaming of the open session is
15 16 17	taken by each men on the Internet.	<u>(ii)</u> nber of	the public body votes on legislation and the individual votes the public body who participates in the voting are posted promptly
18 19	(3) be deemed the min		nformation specified under paragraph (2) of this subsection shall f the open session.
20	<u>(c)</u> <u>(1)</u>	The [	written] minutes shall reflect:
21		<u>(i)</u>	each item that the public body considered;
22		<u>(ii)</u>	the action that the public body took on each item; and
23		<u>(iii)</u>	each vote that was recorded.
24 25	(2) next open session		oublic body meets in closed session, the [written] minutes for its nclude:
26		<u>(i)</u>	a statement of the time, place, and purpose of the closed session;
27		<u>(ii)</u>	a record of the vote of each member as to closing the session;
28 29	closing the session	(iii) n; and	a citation of the authority under § 3–305 of this subtitle for

$\frac{1}{2}$	(iv) a listing of the topics of discussion, persons present, and each action taken during the session.
3	(3) (i) A session may be [tape] recorded by a public body.
4 5 6	(ii) Except as otherwise provided in paragraph (4) of this subsection, the [written] minutes and any [tape] recording of a closed session shall be sealed and may not be open to public inspection.
7 8	(4) The [written] minutes and any [tape] recording shall be unsealed and open to inspection as follows:
9 10	(i) for a meeting closed under § 3–305(b)(5) of this subtitle, when the public body invests the funds;
11 12	(ii) for a meeting closed under § 3–305(b)(6) of this subtitle, when the public securities being discussed have been marketed; or
13 14 15	(iii) on request of a person or on the public body's own initiative, if a majority of the members of the public body present and voting vote in favor of unsealing the [written] minutes and any [tape] recording.
16 17 18	(d) Except as provided in subsection (c) of this section, [written] minutes of a public body are public records and shall be open to public inspection during ordinary business hours.
19 20 21	(e) (1) A public body shall keep a copy of the written minutes of each session and any tape recording made under subsection (b)(2)(i) or (c)(3)(i) of this section for at least [1 year] 5 YEARS after the date of the session.
22 23 24	(2) TO THE EXTENT PRACTICABLE, A PUBLIC BODY SHALL POST ONLINE THE MINUTES OR RECORDINGS REQUIRED TO BE KEPT UNDER PARAGRAPH (1) OF THIS SUBSECTION.
25	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

26

October 1, 2016.