Public Meetings

Public meetings are gatherings of public bodies - social and recreational gatherings, to which multiple Executive orders address are not. Accordingly, municipal officials should, when contemplating a municipal meeting, adhere to the Executive Orders (including remote access) addressing public meetings only.

• Public meetings bring diverse groups of stakeholders together for a specific purpose. Public meetings are held to engage a wide audience in information sharing and discussion. They can be used to increase awareness of an issue or proposal, and can be a starting point for, or an ongoing means of engaging, further public involvement. When done well, they help build a feeling of community. (EPA)

• The Office of Legislative Research (OLR) in a 2016 report (2016-R-0099) identified 149 instances in the statutes that required some form of public notification by a municipality. There are multiple instances where public notification is optional or where the statutes apply to a specific entity - including municipalities. - Three basic types: Regular, Special and Emergency.

Statutory References of Note

• Chapter 14 - Freedom Of Information Act, Sec. 1-200 - 1-242 Inclusive

• Title II of the ADA which covers activities of State and local governments requires that State and local governments give people with disabilities an equal opportunity to benefit from all of their programs, services, and activities ...

• Title VI of the Civil Rights Act of 1964 prohibits discrimination on the basis of race, color, or national origin in programs and activities receiving Federal financial assistance. Specifically, Title VI provides that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." (42 U.S.C. Section 2000d). Courts have interpreted Title VI's prohibition of discrimination on the basis of national origin to include discrimination based on English proficiency. Under Title VI public bodies are required to provide Limited English Proficiency (LEP) individuals with meaningful access to their programs and services. Providing "meaningful access" will generally involve some combination of services for oral interpretation and written translation of vital documents.

Executive Orders

Declaration of Public Health and Civil Preparedness Emergencies, Governor Ned Lamont:

...since first declaring emergencies in March of this year, we have learned of unanticipated health effects from COVID-19 that are not well understood by the medical community, that no vaccine or effective treatment for COVID-19 has been approved or made available for wide distribution, and that our residents, businesses, and government agencies face new and unanticipated economic, fiscal, and operational challenges as a result of the COVID-19 pandemic, which require the flexibility and responsiveness provided by the emergency powers in Sections 19a-131a and 28-9 of the Connecticut General Statutes in order to protect the public health and promote civil preparedness. As a result, out of an abundance of caution and to eliminate any confusion about the extent of my emergency powers to address the many risks and concerns that will arise in the coming months and did not constitute clear justifications for the original emergencies I declared in March of this year, and pursuant to Sections 19a-131a and 28-9 of the Connecticut General Statutes, I hereby declare that new states of public health and civil preparedness emergency exist throughout the State... The new states of emergency shall run concurrently with the renewed states of emergency and shall remain in effect until February 9, 2021, unless earlier terminated by me.

(September 1, 2020)
Executive Order 9A (Executive Order Extensions)

1. **Re-issuance and Extension of COVID-19 Executive Orders to November 9, 2020.**
   - Pursuant to the emergency declarations issued on September 1, 2020, **all executive orders issued pursuant to the public health and civil preparedness emergencies declared on March 10, 2020 and renewed on September 1, 2020 (COVID-19 Orders) that are unexpired and currently in effect** as of the date of this order are hereby reissued.
   - **All such orders or individual sections of such orders that were:**
     - (a) declared effective for the duration and any renewal of the public health and civil preparedness emergency;
     - (b) scheduled to expire on September 9, 2020, or
     - (c) scheduled to expire within six months of when they were issued are hereby amended to provide that they **shall expire on November 9, 2020**, unless earlier modified or terminated by me.
   - **Any unexpired, reissued COVID-19 Order or individual section of any such order that is scheduled to expire on any other specific date** shall remain in effect until such specific date.

   ✓ By way of illustration, and for the sake of clarity, Executive Order No. 7000, which provides that it shall remain in place for six months, will now expire on November 9. The specific and contrary deadlines within such order, however, including the October 1, 2020 expiration of the eviction moratorium in Section 3 of that order and the November 12 expiration of the outdoor dining rules provided for in Section 1 of that order, shall remain unchanged and unaffected by this order.

2. **Extension of Agency and Municipality Orders of Concurrent Duration with Public Health and Civil Preparedness Emergencies.** Any unexpired order, rule, regulation, directive or guidance issued by any official, agency, department, municipality, or entity pursuant to an unexpired COVID-19 Order, which by its own terms provides that it shall remain in place for the duration of the public health and civil preparedness emergency **shall remain in effect until November 9, 2020**, unless earlier modified or terminated by the issuing authority or a subsequent executive order.


☐ **7N** - Addressed social distancing in order to minimize COVID-19 exposure, **amended and superseded by Executive Order 7D and now 7N-1**

   Executive Order 7N Link: [https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7N.pdf](https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7N.pdf)

☐ **7B - Suspension of in-person open meeting requirements:** The order modifies statutes regarding state and local government meetings that are required to permit members of the public to attend in-person and authorizes those meetings to be held remotely by conference call or videoconference, provided that the public is provided remote access to view or listen to the meetings and access materials for the meetings. Sec. 1-206, 225 and 226

   Executive Order 7B Link: [https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7B.pdf](https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7B.pdf)

☐ **7HH - 1** - **Executive Order 7HH** clarifies that as of the date of issuance (May 1st) and going forward, the relevant elected body or bodies in each municipality must adopt a budget for 2020-2021 without an in-person vote by residents. It also validates any budget referendum or annual town meeting that has already been conducted. **This order clarifies Executive Order No. 7I, Section 13,** to provide uniformity and consistency across municipalities, and prioritize health and safety while the risk of transmission of COVID-19 in large gatherings remains high. In cases where the final action in the budget making process is a referendum or town meeting involving in-person votes of the public, the legislative body of the town – or the Board of Selectmen if the town meeting is the legislative body – shall authorize the “budget-making authority” of the town to adopt a budget and set a mill rate. For guidance on identifying a town’s “budget making authority,” please refer to (1) your local charter; (2) Title 7; or (3) local ordinances in communities without charters. The “budget-making authority” must make reasonable efforts to reach out to the public, including providing draft budgets, and receive comments. Remote public budget
meetings and hearings (by conference call, videoconference or other technology) shall proceed consistent with town charters or other applicable municipal ordinances, resolutions and procedures, and in compliance with the open meeting provisions in Section 1 of Executive Order No. 7B.

7HH-2 - Authorization for common-interest communities to hold meetings remotely: This allows common interest communities, such as condominium associations and homeowners associations, to conduct business remotely and hold votes entirely by ballot if their by-laws or governing documents do not already permit it. Sec 47-250 and 47-252 are modified, Sec. 47-250(a)(5), 47-250(b)(7), and/or 47-252(d)

Executive Order 7HH Link: https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7HH.pdf

7JJ-4 - Allowance of Suspension of In-Person Voting Requirements by Members of the Public for Critical and Time-Sensitive Municipal Decisions. Notwithstanding any contrary provision of the Connecticut General Statutes, including Title 7, or any special act, municipal charter, ordinance or resolution that conflicts with this order, the legislative body of a municipality, or in a municipality where the legislative body is a town meeting other than a representative town meeting, the board of selectmen, after making specific findings that such action is necessary to permit the orderly operation of the municipality and that there is a need to act immediately and during the period of the declared public health and civil preparedness emergency, in order to avoid endangering public health and welfare or prevent significant financial loss, or that such action is otherwise necessary for the protection of persons and property within the municipality, may

(iii) adopt or amend ordinances or resolutions only as necessary to complete transactions deemed essential;

(ii) approve, enter into or amend existing contracts or agreements deemed essential; or

(iii) option, acquire, transfer, lease, dispose of or sell any real or personal property, or interest therein, as shall be deemed essential, with the exception of non-judicial tax sales or other property transfers that would result in the eviction of a residential tenant, without complying with any requirements for in-person approval by electors or taxpayers, including but not limited to, annual or special town meetings requiring votes or referenda. In so acting, the legislative body shall comply with open meeting requirements set forth in Executive Order No. 7B.

All conditions precedent to any such approval, including without limitation, public notices, hearings or presentations, shall proceed in a manner as closely consistent with the applicable statutes, special acts, town charters, municipal ordinances, resolutions or procedures as possible, and in compliance with the open meeting provisions set forth in Executive Order No. 7B.

The foregoing authority is not intended to apply to budgetary or similar essential non-budgetary financial actions which require the concurrent approval of the municipal budget-making authority and are subject to the provisions of Executive Order Nos. 7I, Section 13, 7S, Section 7, and 7CC, Section 1. Nothing in this order shall be construed to prohibit a municipality from conducting any in-person meeting, approval process, or referendum, provided such municipality first consults with local or state public health officials and conducts such meeting, approval process, or referendum.

Executive Order 7JJ Link: https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7JJ.pdf

7OO-1 - Procedures for Local Appointments and Elections Requiring In-Person Vote. Notwithstanding Title 7 of the Connecticut General Statutes, Section 10-46 of the Connecticut General Statutes, or any special act, municipal charter, ordinance, bylaw or resolution, or any plan of reapportionment approved pursuant to Section 10-631 et seq. of the Connecticut General Statutes (“Law”) that conflicts with this Order, in any municipality where the town meeting, annual town meeting, district meeting or other meeting of electors or voters (“applicable municipal authority”) is the authority for appointing or electing members or officials to any municipal or regional governmental office, board, agency, commission or quasi-municipal corporations (“municipal or regional governmental entity or quasi-municipal corporation”), all deadlines or timeframes for electing such members or officials or making such appointments requiring approval by a town meeting or election that are scheduled to occur prior to June 9 for the purpose of nominating candidates or prior to June 30 for the purposes of electing, nominating or appointing such members or officials, shall be suspended and such town and district or town meetings or elections shall be held as follows:
a. Any district or town meeting required by Law for the purposes of nominating but not electing or appointing candidates shall be held on June 9, 2020, and no other business may be conducted at such meeting.

b. Any election, and any district or town meeting required by Law for the purposes of electing or appointing members or officials to any municipal or regional governmental entity or quasi-municipal corporation, including nomination of candidates, if applicable, shall be conducted between June 27 and June 30, 2020, and no other business shall be conducted at such election or district or town meeting.

c. The officials responsible for administering any such district or town meetings, elections and nominations shall use their best efforts to conduct such proceedings using remote means in accordance with the open meeting provisions of Executive Order No. 7B, while also implementing measures to safeguard the integrity of the process. If it is determined that any such district or town meeting or election cannot be conducted safely and accurately by remote means, officials shall take all reasonable measures to protect the public health, including consulting with local or state public health officials and conducting such meeting or election in a way that significantly reduces the risk of transmission of COVID-19.

d. Nothing in this order shall permit any election or meeting that is already scheduled or required by current law to be scheduled after June 30, 2020 to be held earlier than its currently scheduled date or the time frame required by current law.

The term “municipal or regional governmental entity or quasi-municipal corporation” shall include, but not be limited to regional boards of education, municipal boards and commissions (including town, city or borough, whether consolidated or unconsolidated), any village, school, special services or special taxing districts as defined under Section 7-324 of the Connecticut General Statutes, any regional water or resource recovery authority or any other political subdivision of the state or of any municipality. This Order shall not apply to elections conducted under Title 9 of the General Statutes, other than as specified under Section 10-46(c).

☐ 7QQ-6 - Clarification that Commissioner Orders Issued Pursuant to the Governor’s Executive Orders Are Not Regulations Subject to the UAPA. Section 4-166(16) of the Connecticut General Statutes is modified to clarify that the definition of a regulation does not include any amendment or repeal of an existing regulation and any directive, rule, guidance, or order issued by a Commissioner or Department Head pursuant to a Governor’s Executive Order during the existing civil preparedness and public health emergency and any renewal or extension thereof. Notwithstanding Sections 4-166 to 189, inclusive, of the Connecticut General Statutes, any Commissioner or Department Head, as permitted or directed by any such Governor’s executive order, may modify or suspend any regulatory requirements adopted by the Commissioner or Department Head that they deem necessary to reduce the spread of COVID-19 and to protect the public health. This section applies to all orders that have been issued since the declaration of public health and civil preparedness emergencies on March 10, 2020 and for the duration of the public health and civil preparedness emergency, including any period of renewal of such emergency declaration.

Executive order 7QQ Link - https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7QQ.pdf

☐ 7NNN - 1 - Executive Order No. 7BB, Section 2, issued on April 17, 2020, is repealed. Effective immediately, any person in a public place in Connecticut, whether indoors or outdoors, who does not maintain a safe social distance of approximately six feet from every other person shall cover their mouth and nose with a mask or cloth face-covering. In addition, individuals shall use a mask or cloth face covering when using the services of any taxi, car, livery, ride-sharing or similar service, or any means of mass public transit, or while within any semi-enclosed transit stop or waiting area.

a. Nothing in this order shall require the use of a mask or cloth face covering by anyone for whom doing so would be contrary to his or her health or safety because of a medical condition, a child in a child care setting, or anyone under the age of 2 years. Any person who declines to wear a mask or face covering because of a medical condition shall be exempt from this order and any requirement to wear masks in Sector Rules or other rules issued by the Commissioner of the Department of Economic and Community Development (DECD), but only if such person provides written documentation that the person is qualified for the exemption from a licensed medical provider, the Department of Developmental Services or other state agency that provides or supports services for people with emotional, intellectual or physical disabilities, or a person authorized by any such agency. Such documentation need not name or describe the condition that qualifies the person for the exemption.
b. The Commissioner of DECD shall issue updated versions of Sector Rules, Safe Workplace Rules for Essential Employers, or other rules issued pursuant to previous executive orders, which updated versions shall set forth updated requirements for face coverings within those settings, and which, when complied with, shall constitute compliance with this order.

c. This order shall supersede and preempt any current or future municipal order whenever such order conflicts with this order.

Executive Order Link 7NNN- https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7NNN.pdf

☐ 9B.2 - Authorization for the Issuance of Fines. Section 51-164n(b) of the Connecticut General Statutes is amended to authorize the Commissioner of Public Health, local health directors, district health directors, and their designees; municipal chief executive officers and their designees; and state and municipal police officers, peace officers as defined in Section 53a-3(9) of the Connecticut General Statutes, special police forces described in Section 10a-156b of the Connecticut General Statutes, and public safety departments of institutions of higher education to issue fines for the violations listed below. All fines collected pursuant to this order shall be distributed to the General Fund. In any case in which a person is charged with a violation pursuant to this order, the procedures set forth in Section 51-164n through 51-164r of the Connecticut General Statutes shall apply. Nothing in this Section shall be construed to limit, alter, modify or suspend any penalties or remedies that otherwise apply to violation of orders issued pursuant to civil preparedness and public health emergencies or that are otherwise available through existing executive orders. For purposes of this section, “business entity” means a public or private corporation, a limited liability company, an unincorporated association, a partnership of any kind, or a sole proprietor.

a. Any person who, while in any public place or in any location where and for whom wearing a mask or face covering is required by Executive Order No. 7NNN or any DECD Sector Rules, or other lawful authority, as each is amended from time to time, other than a person who qualifies for the medical exemption set forth in Executive Order No. 7NNN or who while outdoors maintains a distance of approximately six feet from every other person, who fails to wear a mask or cloth-face covering shall be guilty of a violation and fined one hundred dollars. A business entity, rather than the employee, is liable for a fine of the same amount for any employee’s failure to wear a required mask or cloth-face covering while at work.

b. Any person or business entity who organizes, hosts, or sponsors a gathering that violates the gathering size restrictions set forth in the DECD Rules for Gatherings and Venues and Sector Rules for Outdoor Events issued pursuant to Section 2 of Executive Order No. 7ZZ and Section 2 of Executive Order No. 7NNN, as amended from time to time, shall be guilty of a violation and fined five-hundred dollars.

c. Any person who attends a gathering that violates the gathering size restrictions set forth in the DECD Rules for Gatherings and Venues and Sector Rules for Outdoor Events issued pursuant to Section 2 of Executive Order No. 7ZZ and Section 2 of Executive Order No. 7NNN, as amended from time to time, shall be guilty of a violation and fined two-hundred and fifty dollars.

Executive Order Link 9B - https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-9B.pdf

Executive Order Clarifications

From the Connecticut Council of Small Towns (COST) September 14, 2020 guidance to members:

In response to questions regarding the holding of municipal board, commission and other meetings, the Governor’s Deputy Legal Counsel provided the following summary of the Executive Orders currently in effect related to local government meetings:

- “Except for approving FY 20-21 municipal budgets, no EO mandates that towns eliminate the town meeting or in-person referendum. We have said on multiple municipal calls with elected leaders that this is optional, not mandatory (for example authorizing bonding or certain other expenditures that normally require a town meeting).

- Certain EOs give towns (see EO 7I, 7S, EO 7H) the OPTION of having the elected boards make the decision INSTEAD of the normally required town meeting or referendum, if they make and document certain specific
findings related to the nature of the emergency that requires a decision NOW rather than waiting until the emergency is over. Those EOs as of now are in effect until Nov. 9 (and it is possible they will be extended).

- EO 7B also sets up an OPTION to conduct all kinds of agency, board, or commission meetings without in-person attendance. But it does not MANDATE remote meetings – it says if you use the option to exclude in-person attendance, you must provide remote access. That said, chairs of boards should not force members to attend in person if members don’t feel safe, when there are remote options available. And it is true that towns should consider whether they should provide a remote option even for in-person meetings if they have a subset of residents who don’t feel safe attending in person – but we have not mandated that all meetings be virtual.

- We have also not said that a town can’t create a hybrid of in-person and remote attendance. No EO is EXPLICIT that it is allowed, but no EO forbids it. Some towns have asked us to make that explicit, we are still waiting for some input from CCM and COST. The remote option may not be available for everyone, but it may reduce in-person attendance to a level that significantly reduces the risks for those who attend in person.

- The Governor’s Office further clarified that the restrictions on the number of attendees at an event do NOT apply to municipal and other government meetings - “although, as a matter of public safety, we have recommended that they try to do things remotely when possible and that they try to set up alternatives that allow public access without in-person attendance. There will be times where the decision is too important, the logistics are too difficult, or the technology is not available that a town needs to conduct a meeting with in-person attendance. In that case, their Unified Command should get the right people together to develop a plan that reduces risk and increases access as much as possible.”

- Capacity limits should act as useful guides to municipal and other governmental leaders to determine whether a planned meeting will present risks that require their Unified Command to come up with safer alternatives that limit in-person interaction of large numbers. If you know a meeting will exceed the gathering numbers for social and recreational gatherings, that is your red flag to see what else you can do, whether it can be postponed, whether it can be done remotely, or whether protective measures have to be ramped up significantly in order to reduce the risk to levels that allow you to proceed.

### Continuity Issues

- **COVID Fatigue** - Municipalities conduct multiple public meetings routinely (daily, weekly, monthly and annually). At the beginning of the COVID-19 pandemic it was relatively easy to convince municipal commissions to conduct their meetings remotely in accordance with executive order direction and sound public health guidance. As the pandemic has lengthened and the state’s positivity rate has declined to one of the lowest in the nation - a certain level of “fatigue” has set in coupled with a strong desire to return to “normal.” Many commissions are conducting “hybrid” meetings where commission members that feel comfortable attend and others participate remotely via electronic media.

- **Business Continuity** - Municipalities, through their various boards and commissions, are required to carry on the business of government. This includes public meetings and hearings. Executive Order 7B “modifies statutes regarding state and local government meetings that are required to permit members of the public to attend in-person and authorizes those meetings to be held remotely by conference call or video conference, provided that the public is provided remote access to view or listen to the meetings and access materials for the meetings.”

- **Technology** - The majority of municipal boards and commissions are not acquainted with the technology and the proper process to ensure access

- **Access** - Keeping the public connected is essential to the conduct of public meetings. Not everyone has Wi-Fi, not everyone has cable television, and not everyone has a computer or skills to access these events. Additionally, alternatives to English may be essential to any access of a public meeting.

- **Security** - By now most towns have experienced some form of meeting disruption due to a party taking control of the meeting software.
ACIR
Best Practices Guidelines - Public Meetings

Suggested Best Practices

☐ General

✓ Connecticut is still in the midst of the COVID-19 Pandemic with no clarity as to the duration of the crisis. Whatever the approach (in full accordance with EOs and FOIA) to meetings every effort should be made to minimize exposure to meeting participants.

‣ Masks are required per EO 7NNN.1
‣ Consider providing masks for commission members and others to ensure full compliance as well as providing hand sanitizer with at least 60% alcohol
‣ Modify seating to ensure social distancing of not less than six feet of separation
‣ Perform enhanced cleaning and disinfection in accordance with CDC and OSHA guidance after All meetings

✓ Municipalities should adopt a uniform policy and procedure for all boards and commissions - including the software to be utilized.

‣ Post the municipalities policy and procedure on the town's website - including a link to allow the public to download the software being utilized.

✓ Review, with the communities IT division or consultant, security, capacity

✓ Identify meeting rooms where participants and staff could have close contact (within 6 feet) with others

✓ Consult with staff and bargaining unit representatives that public meetings will be taking place and what precautions are being taken by the municipality and to determine that staff understand such actions - as well as providing input for those precautions.

✓ Employees asked to work during public meetings should be given the option, without penalty, to not work if they deem it to be not safe or are uncomfortable with the circumstances.

✓ From the CDC:

‣ Stay home if you have been diagnosed with COVID-19 (symptoms of COVID-19), if you are waiting for COVID-19 test results, or may have been exposed to someone with COVID-19
‣ Wear masks in public settings...especially when other social distancing measures are difficult to maintain.
‣ Use social distancing (stay at least 6 feet away from others).
‣ Before you go, call and ask what extra prevention strategies they are using, like requiring staff to wear masks.
‣ Wash your hands with soap and water for at least 20 seconds when you get home.
‣ Ensure that ventilation systems in your facility operate properly.
‣ Increase circulation of outdoor air as much as possible by opening windows and doors if possible, and using fans. Do not open windows and doors if doing so poses a safety or health risk for occupants.
‣ Use methods to physically separate [meeting participants] in all areas of the building, including parking lots, entrance and exit areas.
‣ Use signs, tape marks, or other visual cues such as decals or colored tape on the floor, placed 6 feet apart, to show where to stand when physical barriers are not possible.
‣ Replace high-touch communal items, such as coffee pots and bulk snacks, with alternatives such as pre-packaged, single-serving items. Encourage [participants] bring their own water to minimize use and touching of water fountains or consider installing no-touch activation methods for water fountains.
‣ Use no-touch trash cans when possible.
‣ Remind [participants] to avoid touching their eyes, nose, and mouth.
Public Meetings

✓ While not mandated by Executive order, ALL meetings should be conducted utilizing an online video platform providing access to the public and members that are not comfortable with

✓ Not all residents have WiFi or Internet connections

› Meetings should also be played live on local cable access channels
› Meetings should have a telephone dial-in option
› simulcast the meetings over social media platforms (YouTube, Facebook, etc.)

Note: The public will not be able to provide direct comment using social media platforms. A municipality will need to develop a monitoring of the social media to convey questions/comments.

✓ Meeting Agendas/Notices should include all details relative to making connections remotely as well as instructions as to how to provide public comment.

✓ Community Notification System is a mass notification product that many communities use to provide urgent information to their residents. While the primary use of such systems is to convey emergency information can and should be used to notify residents of a range of developments - including community meetings.

✓ Provide a means for submission of written material

✓ Minutes created should reflect the fact that the meeting is being held remotely as the result of the publicly declared state emergency necessitating remote meetings. This should be done to ensure that any subsequent search of the record (perhaps years down the line) it will be clear why such actions were taken.

✓ Video Conferencing

Procedures

✓ At the start of the meeting, the chair must announce the name of the member or members who are participating remotely; such information must also be recorded in the meeting minutes.

✓ All votes must be taken by roll call.

✓ Members of the public body must be clearly audible to each other and to members of the public at all times.

✓ When holding an executive session remotely, the public body must still take all required procedural steps for entering into executive session in open session. At the beginning of the executive session, each public body member participating remotely must state that no other person is present or able to hear the discussion at the remote location, unless the public body has approved the presence of that individual.

✓ If technical difficulties result in a remote participant being disconnected from the meeting, that fact and the time at which the disconnection occurred must be noted in the meeting minutes.
Sample Process/Procedure (adapted from MetroCOG)

Notice is hereby given that this remote electronic public meeting shall:

1. Permit the public to view or listen anonymously, and when permitted, participate in real-time;
2. Be recorded and posted to ______________________'s website within 7 days;
3. Be made available to the public within a reasonable time (at __________________'s offices or upon written request.

In addition to standard parliamentary procedure as outlined on this agenda, the following special rules shall apply to all participants:

✓ Please “mute” your microphone so as reduce background noise at any time you are not speaking.
✓ Prior to speaking on each occasion, each speaker shall clearly state their name and title for the record.
✓ The use of chat features are prohibited and will not be considered during the meeting if in use.

Notice is hereby given that only _____ participants may access this remote electronic public meeting at any one time.
Access is granted solely by the ____________ technology on first access basis and is not within the control of the ______________________. While it is anticipated that this participant limit will be sufficient, should the participants reach said limit, the meeting may be adjourned and continued at a later date using technology appropriate to ensure all members of the public may participate.

Guidelines For Public Participation In Remote Electronic Meetings

Anyone who desires to address the ____________ must adhere to the following rules of participation:

✓ The ____________ welcomes all public participation but asks that all comments be limited to items listed on the meeting agenda.
✓ Please state your name and address for the record prior beginning your comment.
✓ The ____________ presiding officer will limit each comment to ___ minutes in order to accommodate all members of the public that wish to speak. The presiding officer may allow additional time at their discretion.

✓ Written comments or statements on any topic within the purview of the body are always welcome and will be provided to all ____________ members.
✓ Please be advised that immediate replies to questions/comments should not be expected.

Resources


The information contained in this document is not intended to provide legal advice and should be used only for guidance regarding various functions performed by municipalities. Individual questions regarding the applicability of Executive Orders should be directed to the Office of Policy and Management Intergovernmental Policy and Planning Division (IGPP) or the town’s legal representative.

The Advisory Commission on Intergovernmental Relations (ACIR) is a 24-member agency of the State of Connecticut created in 1985 to study system issues between the state and local governments and to recommend solutions as appropriate. The membership is designed to represent the state legislative and executive branches, municipalities and other local interests, and the general public.

The role of ACIR, as contained in Section 2-79a of the Connecticut General Statutes, is to: (1) serve as a forum for consultation between state and local officials; (2) conduct research on intergovernmental issues; (3) encourage and coordinate studies of intergovernmental issues by universities and others; and (4) initiate policy development and make recommendations to all levels of government.

For Further Information, Please Contact:
Bruce Wittchen: phone (860) 418-6323 e-mail bruce.wittchen@ct.gov