1 A RESOLUTION TO AMEND THE PROCEDURAL RULES OF THE FULTON 2 COUNTY BOARD OF COMMISSIONERS TO AUTHORIZE THE CLERK TO THE 3 BOARD OF COMMISSIONERS TO REMOVE ITEMS FROM THE AGENDA THAT 4 HAVE BEEN DETERMINED BY THE BOARD TO BE RESERVED FOR EXECUTIVE 5 SESSION; AND FOR OTHER PURPOSES. 6

WHEREAS, the duly elected governing authority of Fulton County, Georgia (the
"County") is the Fulton County Board of Commissioners (the "Board"); and

9 **WHEREAS**, the Georgia Open Meetings Act at O.C.G.A. § 50-14-2 through 50-10 14-3 provides that executive sessions shall be permitted for discussion of certain 11 matters including pending or potential litigation, settlement of claims, real estate, 12 personnel (excluding evidentiary hearings), tax, and cybersecurity; and

13 **WHEREAS**, it is in the best interest of Fulton County to avoid discussions in 14 open meetings about matters for which the Georgia Open Meetings Act makes 15 provision for discussion in a closed executive session; and

16 WHEREAS, the benefit of discussing confidential matters, especially with regard 17 to the legal rights and any potential exposure of Fulton County, in closed executive 18 session include the ability to candidly discuss all relevant information needed for the 19 Board of Commissioners to ultimately reach a considered and well-reasoned decision 20 without compromising the County's interests during the initial discussion; and

21 **WHEREAS**, that benefit to Fulton County, which is specifically provided by state 22 law, would be lost if matters reserved for executive session were discussed in an open 23 meeting, contrary to the best interests of Fulton County; and

24 **WHEREAS**, the Board of Commissioners is responsible for safeguarding the 25 best interests of the County for which it serves as the governing authority; and

1

WHEREAS, the Board has authority, pursuant to the Constitution of the State of Georgia, Article 9, Sec. 2 ¶ 1(a), to adopt reasonable ordinances, resolutions, or regulations relating to the County's affairs for which no provision has been made by general law and which is not inconsistent with the Constitution or any local law applicable thereto; and

WHEREAS, in conformity with the provisions of the Open Meetings Act, O.C.G.A. § 50-14-1 *et seq.*, the Board enacted certain provisions of its Rules of Order and Procedure (the "Rules") at its Regular Meeting on January 5, 1994, with said regulations being codified in Chapter 101 (General Provisions and County Governing Authority), Article II (County Governing Authority), Division 2 (Rules of Order and Procedure) of the Fulton County Code of Ordinances ("Code") as Section 101-61 *et seq.*; and

38 **WHEREAS,** the Board finds it necessary to prevent its members from initiating 39 discussion of matters in open meetings that have been deemed reserved for executive 40 session such that the interests of Fulton County would be compromised by premature 41 public discussion; and

WHEREAS, the Board of Commissioners desires to amend its Procedural Rules
for Meetings by adding the language below to "Agenda and Preparation Procedure"
paragraph 3.

NOW, THEREFORE, BE IT RESOLVED, that the Fulton County Board of
 Commissioners hereby amends its Procedural Rules for Meetings by amending
 "Agenda and Preparation Procedure" paragraph 3 which shall read in full as follows:

2

48 "Once the agenda has been approved in the meeting, it takes four affirmative 49 votes to remove County Manager items. If the County Manager decides to 50 remove an item from the agenda, he/she should suggest removal from the 51 agenda by submitting a request in writing to the Clerk who will announce it during 52 the adoption of the agenda. Four votes are required for approval. The County 53 Manager should be prepared to state his/her reason for removal. Commissioners 54 can remove their items at any time and this action does not require Board approval. The Board enacted a 'Three Meeting Held Rule' that gives the Clerk 55 the authority to remove Commissioners' items that have been on the agenda for 56 three meetings. (Item #96-0454, 4/3/96 - Amendment #2) The Clerk shall 57 58 further have authority to remove Commissioners' items that have 59 previously been determined by the Board of Commissioners to be matters 60 reserved for discussion in executive session."

61 **BE IT FURTHER RESOLVED**, that this amendment to the Fulton County Board 62 of Commissioners' Procedural Rules for Meetings shall become effective when passed 63 and adopted, and that all resolutions and parts of resolutions in conflict with this 64 resolution are hereby repealed to the extent of the conflict.

65 **PASSED AND ADOPTED** by the Board of Commissioners of Fulton County,

66 Georgia this _____ day of _____, 2022.

67 68	FULTON COUNTY BOARD OF COMMISSIONERS
69	
70	SPONSORED BY:
71	
72	
73	Marvin S. Arrington, Jr., Commissioner
74	District 5

3

75 76 77 78 79	ATTEST:
80 81	
82 83 84	Tonya R. Grier, Clerk to the Commission
85 86 87	APPROVED AS TO FORM:
88 89 90 91 92	Y. Soo Jo, County Attorney
92 93 94	P:\CALegislation\BOC\Resolutions\2022 Resolutions\Arrington\5.4.22 Revised BOC Procedure for Clerk's Removal of Executive Session Items.doc