

ADDENDUM A:

Bylaws Amendment applicable to all County Public bodies pursuant to OML §103-a & Local Law “G” for 2022

Article “XX”: Procedure for Remote Attendance

- (1) This Public body is hereby authorized to hold remote meetings as permitted by New York State Open Meetings Law §103-a, as amended, and as further authorized by Local Law “G” for 2022 as adopted by the Albany County Legislature.
- (2) The Presiding Officer or, in their absence, Alternate Presiding Officer (as defined by Local Law “G” for 2022) of this entity shall ensure compliance with the aforementioned bodies of state and county law at all times in instances in which members and/or the public participate remotely.
- (3) For purposes of ensuring consistent application of procedures regarding remote meetings, this Public body hereby adopts and incorporates the written procedures reflected within Addendum “B” of Local Law “G” for 2022.
- (4) Upon a vote of two-thirds vote of the membership of this public body, the Presiding Officer or, in their absence, Alternate Presiding Officer (as defined by Local Law “G” for 2022) may, in writing, notify the Chairperson of the Legislature of necessary amendments to these bylaw procedures which are needed to improve the ability to of this public body to comply with applicable state and county law.
- (5) The procedure for holding remote meetings as reflected in these bylaws may be changed or amended only as allowed by applicable New York State Law and/or Albany County law.