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CM GONZÁLEZ - CORRECTIONS - AMENDMENT 1

This amendment to CB 118969 makes technical corrections and removes unnecessary language. The joint mid-year presentation between OIG and CPC is changed from the CPC Executive Director to the CPC Co-Chairs.

2 **Eighth recital** 3 WHEREAS, The City of Seattle has been operating under a Settlement Agreement and Memorandum of Understanding with the United States Department of Justice (MOU) 4 5 since 2012, but also separately recognizes the need to have effective, constitutional 6 policing and a police department that retains the trust, respect, and support of the 7 community; and 8 ((3.28.800)) 3.29.100 Office of ((Professional)) Police Accountability established ((created-9)) - Functions and authority ((.)) *** 10 OPA shall be responsive to community needs and concerns through means including, but 11 J. 12 not limited to, the following: 13 1. Maintaining frequent and regular communications with complainants and 14 named employees about the status of their investigations, including information to complainants about disciplinary appeal and grievance processes; 15

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2	3.29.115 Office of Police Accountability Director – Appointment and removal
3	***
4	H. The Mayor shall be responsible for the performance evaluation of the OPA
5	Director, and shall seek the input of the public, Council, City Attorney, OIG, Chief, SPD
6	employees, and CPC. CPC shall provide input in accordance with subsection $3.29.360.((\pm))\underline{M}$.
7	***
8	3.29.120 Office of Police Accountability Director – Authority and responsibility
9	Reletter subsections G-N as subsections F-M
10	3.29.125 Office of Police Accountability – Classifications and investigations
11	***
12	H. Consistent with subsection $3.29.240.D_{\overline{e}}$, the OPA Director shall establish in the
13	OPA Manual a protocol for referral to OIG for classification and appropriate complaint-
14	handling, such as Supervisor Action, investigation, or alternative resolution, any complaints
15	involving OPA staff that cannot be handled within OPA due to a potential conflict of interest.
16	***
17	3.29.140 Office of Police Accountability – Staffing
18	***
19	E. The OPA Director and the Chief shall collaborate with the goal that the rotations
20	of sworn staff into and out of OPA are done in such a way as to maintain continuity and
21	expertise, professionalism, orderly case management, and the operational effectiveness of both
22	OPA and SPD, pursuant to subsection $3.29.430.((H))\underline{G}$.

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2	3.29.230 Office of Inspector General for Public Safety – Appointment and removal
3	***
4	G. The Council shall be responsible for the performance evaluation of the Inspector
5	General and shall seek the input of the public, Mayor, City Attorney, Chief, OPA Director, other
6	SPD employees, and CPC. CPC shall provide input in accordance with subsection
7	3.29.360.((₩)) <u>N</u> .
8	***
9	((3.28.855 OPA Auditor's Authority and Responsibility.)) 3.29.240 Office of Inspector
10	<u>General for Public Safety – Inspector General – Authority and responsibility</u>
11	***
12	C. Review OPA and SPD handling of allegations of misconduct, including directing
13	audits and reviews of OPA classifications and investigations, directing any additional OPA
14	investigation, and making certification determinations on whether-OPA investigations-are
15	eomplete.
16	***
17	3.29.260 Office of Inspector General for Public Safety – Review of OPA investigations
18	***
19	C. If OIG determines that the investigation is thorough, timely, and objective, OIG
20	shall certify the investigation-as complete. After such certification, the OPA Director shall issue
21	recommended findings to the Chief.
22	***

1	3.29.320 Office of the Community Police Commission – Executive Director	
2	***	
3	D. The Executive Director shall have the authority and responsibility to:	
4	1. Oversee and manage the functions of the Office of the CPC to advance the	
5	mission of the Office and perform other duties as CPC may prescribe;	
6	2. Hire, supervise, and discharge employees of the Office of the CPC.	
7	Employees of the Office of the CPC shall collectively have the requisite credentials, skills, and	
8	abilities to fulfill the duties and obligations of CPC set forth in this Chapter 3.29;	
9	***	
10	3.29.350 Community Police Commission – Appointment, removal, and compensation	
11	***	
12	B. Each appointing authority shall provide a process that allows individuals to apply	
13	and be considered for appointment, and shall ensure appointees meet the qualifications outlined	
14	in Section 3.29.340 and ensure the collective membership of CPC meets the requirements of	
15	subsection 3.29.360.B. of the Seattle Municipal Code. The appointing authorities shall consult	
16	with one another prior to making their respective appointments and reappointments. All	
17	Commissioners appointed or reappointed by the Mayor or CPC shall be confirmed by a majority	
18	vote of the full Council and shall assume office upon receiving Council confirmation;	
19	Commissioners appointed or reappointed by the Council shall assume office upon appointment	
20	or reappointment.	
21	***	
22	D. All CPC Commissioners shall be eligible to serve a maximum of three three-year	
23	terms, with each term commencing on January 1, except for the first term under this Section	

3.29<u>.350</u> which will begin at the time of their confirmation following enactment of Council Bill
 118969. All terms shall be staggered so that no more than seven Commissioners' terms expire in
 any given year. If a Commissioner assumes office prior to the expiration of the term of the
 Commissioner's predecessor, the Commissioner may complete that term and then be reappointed
 for up to three three-year subsequent terms.

Section 39.

A. By July 1, 2017, each presently serving Commissioner of the CPC created by the
 Consent Decree and Stipulated Order of Resolution Between the United States of America and
 The City of Seattle (Consent Decree CPC) who wishes to serve on CPC as established by
 Chapter 3.29 of the Seattle Municipal Code (CPC) shall submit a written statement to the Mayor,
 the Council President, and the CPC Executive Director indicating that the Commissioner wishes
 to serve on CPC. In order to determine the extent of gaps in meeting the desired mix of
 Commissioners, the written statement shall include a description of how the Commissioner
 meets the qualifications in Section 3.29.340 of the Seattle Municipal Code; a list of all Council
 districts in which the Commissioner lives, works, or has significant professional or civic ties in
 furtherance of subsection 3.29.360.B_T of the Seattle Municipal Code; and whether the
 Commissioner is a lawyer with public defender or civil liberties expertise, or a member of SPOG
 or SPMA. Any Commissioner who wishes to serve on CPC may continue to serve on the
 Consent Decree CPC until they transition to CPC.

3.29.360 Community Police Commission – Authority and responsibility

1 G. Pursuant to subsection 3.29.240.F., annually review OIG's workplan and 2 recommend to the Inspector General specific areas for OIG investigation and evaluation, 3 including emergent issues that arise that in CPC's judgment are needed to support public 4 confidence in SPD and related criminal justice practices. *** 5 3.29.400 Reporting of potential misconduct and police accountability issues 6 7 *** B. 8 The Inspector General and CPC Executive Director Co-Chairs, or their designees, 9 shall present a mid-year report to the public safety committee on the status of recommendations 10 issued by OPA, OIG, and CPC, including those which involve the City's budget, state legislative 11 agenda, and collective bargaining agenda. The report shall include whether follow-through was 12 timely and effectively addressed needed improvements. The Chief and OPA Director, or their 13 designees, shall participate in the presentation, as well as a Mayor's Office representative as 14 appropriate. 15 *** 3.29.440 Public disclosure, data tracking, and record retention 16 *** 17 18 F. For sworn employees who are terminated or resign in lieu of termination, such that the 19 employee was or would have been separated from SPD for cause and at the time of separation 20 was not "in good standing," SPD shall include documentation in SPD personnel and OPA case 21 files verifying (a) a letter was sent by SPD to the Washington State Criminal Justice Training 22 Commission (WSCJTC) regarding de-certification and consistent with the requirements set forth 23 in subsection 3.29.420.A.((13))11; (b) whether action was taken by the WSCJTC in response to

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1	that letter; (c) that the Chief did not and will not grant the employee authorization to serve in a
2	Special Commission capacity, as a reserve officer or as a retired officer in a private company that
3	provides flagging, security, or related services; and (d) that the Chief did not or will not grant
4	any request under the Law Enforcement Officers Safety Act to carry a concealed firearm. The
5	latter two actions shall also be taken and documentation included in the SPD personnel and OPA
6	case files whenever a sworn employee resigns or retires with a pending complaint and does not
7	fulfill an obligation to fully participate in an OPA investigation.
8	Subchapter V Construction and <u>((Implementation))implementation</u>
9	3.29.500 Construction
10	A. Provisions of this ordinance subject to the Public Employees' Collective Bargaining
11	Act, Chapter 41.56 RCW shall not be effective until the City completes its collective bargaining
12	obligations. As noted in SMC 3.29.010, the police are granted extraordinary power to maintain
13	the public peace, including the power of arrest and statutory authority under RCW 9A.16.040 to
14	use deadly force in the performance of their duties under specific circumstances. Timely and
15	comprehensive implementation of this ordinance constitutes significant and essential
16	governmental interests of the City, including but not limited to (a) instituting a comprehensive
17	and lasting civilian and community oversight system that ensures that police services are
18	delivered to the people of Seattle in a manner that fully complies with the United States
19	Constitution, the Washington State Constitution and laws of the United States, State of
20	Washington and City of Seattle; (b) implementing directives from the federal court, the U.S.
21	Department of Justice, and the federal monitor; (c) ensuring effective and efficient delivery of
22	law enforcement services; and (d) enhancing public trust and confidence in SPD and its
23	employees;

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For these reasons, the City shall take whatever steps are necessary to fulfill all legal prerequisites — including those related to bargaining the effects of the ordinance on wages, hours, and working conditions of represented police officers — within 30 days of Mayoral signature of this ordinance, or as soon as practicable thereafter, including negotiating with its police unions to update all affected collective bargaining agreements so that the agreements each conform to and are fully consistent with the provisions and obligations of this ordinance, in a manner that allows for the earliest possible implementation to fulfill the purposes of this Chapter 3.29.

 $\underline{\mathbf{B}}_{\underline{\mathbf{A}}}$. In the event of a conflict between the provisions of this Chapter 3.29 and any other City ordinance, the provisions of this Chapter 3.29 shall govern.

16 D.C. It is the express intent of the Council that, in the event a subsequent ordinance
17 refers to or amends a section or subsection of the Seattle Municipal Code or a previously enacted
18 ordinance that is amended or recodified in the ordinance introduced as Council Bill 118969, but
19 the later ordinance fails to account for the change made by the ordinance introduced as Council
20 Bill 118969, the two sets of amendments should be given effect together if at all possible. The
21 code reviser may publish the section or subsection in the official code with all amendments
22 incorporated therein.

E.D. The terms and provisions of this Chapter 3.29 are not retroactive and shall apply
 only to those rules, orders, actions, or proceedings that occur, or have been initiated, on or after
 the effective date of the ordinance introduced as Council Bill 118969.

4 <u>F.E.</u> Nothing in this Chapter 3.29 creates or is intended to create a basis for any private
5 cause of action.

G. F. The provisions of this Chapter 3.29 are declared to be separate and severable. The invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this Chapter 3.29, or the invalidity of its application to any person or circumstance, does not affect the validity of the remainder of this Chapter 3.29, or the validity of its application to other persons or circumstance.

11 **3.29.510 Implementation**

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Provisions of the ordinance introduced as Council Bill 118969 subject to the 12 A. Public Employees' Collective Bargaining Act, chapter 41.56 RCW, shall not be effective until 13 14 the City completes its collective bargaining obligations. As noted in Section 3.29.010, the police 15 are granted extraordinary power to maintain the public peace, including the power of arrest and statutory authority under RCW 9A.16.040 to use deadly force in the performance of their duties 16 17 under specific circumstances. Timely and comprehensive implementation of this ordinance 18 constitutes significant and essential governmental interests of the City, including but not limited 19 to (a) instituting a comprehensive and lasting civilian and community oversight system that 20 ensures that police services are delivered to the people of Seattle in a manner that fully complies 21 with the United States Constitution, the Washington State Constitution and laws of the United 22 States, State of Washington and City of Seattle; (b) implementing directives from the federal court, the U.S. Department of Justice, and the federal monitor; (c) ensuring effective and 23

efficient delivery of law enforcement services; and (d) enhancing public trust and confidence in
 SPD and its employees.

For these reasons, the City shall take whatever steps are necessary to fulfill all legal 3 prerequisites - including those related to bargaining the effects of the ordinance on wages, hours, 4 and working conditions of represented police officers – within 30 days of Mayoral signature of 5 6 this ordinance, or as soon as practicable thereafter, including negotiating with its police unions to 7 update all affected collective bargaining agreements so that the agreements each conform to and are fully consistent with the provisions and obligations of this ordinance, in a manner that allows 8 9 for the earliest possible implementation to fulfill the purposes of this Chapter 3.29. 10 Until the effective date of the ordinance introduced as Council Bill 118969, the A.B. 11 current accountability system shall remain in place to the extent necessary to remain consistent 12 with provisions of the Consent Decree in the matter of United States of America v. City of Seattle, 12 Civ. 1282 (JLR). 13 Provisions of the ordinance introduced as Council Bill 118969 for which the City 14 ₿.С. 15 has fulfilled its collective bargaining requirements, if any, will go into effect after Court approval 16 in the matter of United States of America v. City of Seattle, 12 Civ. 1282 (JLR) and 30 days after 17 Mayoral signature, or after 40 days if the Mayor fails to sign the bill. Consistent with Section 18 3.29.500, any provisions for which bargaining is not yet complete shall not go into effect until

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collective bargaining obligations are satisfied.

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