

[DRAFT: MAY 16, 2024--FOR PUBLIC COMMENT]

POLICY REGARDING DEPUTY PUBLIC SAFETY INSPECTOR GENERAL REVIEWS AND AUDITS*

Consistent with the relevant provisions of the Municipal Code of Chicago, the City of Chicago's Deputy Public Safety Inspector General (Deputy PSIG), in order to conduct any review or audit within the Deputy PSIG's jurisdiction, will have timely and full access to all information in the possession or control of the Police Board, subject to applicable law. No member of the Police Board and its staff shall knowingly interfere with the Deputy PSIG's exercise of the Deputy PSIG's discretionary or oversight responsibilities; any person who does so interfere will be subject to the relevant penalties set forth in the Municipal Code of Chicago.

[Paragraph Nos. 560 and 564 are reprinted below for your convenience.]

[560. The Deputy PSIG will have timely and full access to all information in the possession or control of COPA, CPD, the Police Board, and any other City departments or agencies in order to conduct any review or audit within the Deputy PSIG's jurisdiction.]

[564. The Deputy PSIG will exercise his or her discretionary and oversight responsibilities without interference from any person, group, or organization, including CPD, COPA, the Police Board, and City officials. Any person that knowingly interferes with the Deputy PSIG's performance of his or her duties will be subject to the penalties set forth in Municipal Code of Chicago Sections 2-56-140, 145, 270.]

^{*} This policy is created in response to the requirements of Paragraph Nos. 560 and 564 of the Consent Decree entered in *Illinois v. Chicago*, which require the Police Board to provide the Public Safety Inspector General access to information and to not interfere with the performance of PSIG's duties: