Stipulation Regarding the Review and Comment Process For the Chicago Police Board's Adoption and Revision of Rules and Regulations for the Chicago Police Department

[DRAFT: 11/07/2022]

Subject to the approval of the Court, the City of Chicago (City), the Office of the Illinois Attorney General (OAG) on behalf of the State of Illinois—collectively, the Parties—and the Independent Monitoring Team (IMT) agree to the following stipulation regarding the scope and applicability of the Consent Decree (*State of Illinois v. City of Chicago*, 17-CV-6260) to the Chicago Police Board's (Board) authority to adopt and revise rules and regulations for the governance of the Chicago Police Department (CPD).

Unless otherwise specified, this Stipulation incorporates all defined terms from the Consent Decree and does not alter or change the other requirements, deadlines, or terms of the Consent Decree. The Parties and the IMT agree that the terms of this stipulation apply only to the Police Board and no other City agencies or entities.

- 1. The Parties agree that the Police Board may adopt new rules and regulations or revise existing rules and regulations for the governance of CPD provided that it adheres to the procedures delineated below.
- 2. Consent Decree Review and Comment. The Parties recognize that the Police Board's power to adopt rules and regulations for the governance of the Police Department must be exercised consistent with the requirements of the Consent Decree. Accordingly, while the Consent Decree is in effect, the Board will submit any proposals for new rules and regulations or revisions to existing rules and regulations (Draft) to the IMT and the OAG for review and comment to ensure consistency with the Consent Decree.
 - a. **Review Period.** The Board will submit any Draft to the IMT and the OAG at least 30 days before the Draft is posted for public comment, unless the City, IMT, and OAG agree that a shorter period of time is appropriate under the circumstances.
 - b. **Length of Review Period.** If the IMT and OAG fail to comment within 30 days or by the agreed-upon deadline, the City will deem the IMT and the OAG to have no objection to the Draft, unless the IMT or the OAG states in writing (1) that additional time is necessary to complete an adequate review, (2) the reason why additional time is necessary, and (3) how much additional time is necessary to extend the Review Period, which will not exceed 15 additional days.
 - c. **Resolution Period.** If the Board receives comments from the IMT and/or the OAG within the Review Period, the City and the Board will work with the OAG and the IMT to resolve the comments within 30 days.
 - d. **Workout Period.** If the Board receives a written notice of outstanding objections from the OAG and/or the IMT after attempting to resolve comments for at least 30 days, representatives of the Board will convene with the Independent Monitor and OAG within 30 days of receiving the objection notice to attempt to resolve the identified objections.
 - e. In the event the IMT and/or the OAG provides comments or an objection notice to a Draft, the Board will not post for public comment or implement the Draft until

the Resolution Period and any Workout Period and related resolution processes have occurred.

3. If, at the end of the Workout Period specified in Paragraph 2(d) *supra*, any objections by the IMT or OAG remain unresolved, the City, the Board, IMT, or the OAG may ask the Court to resolve such dispute. The Board agrees not to implement the proposed rule or regulation or revision(s) to a rule or regulation until the Court resolves the dispute, unless extraordinary circumstances, as defined in Paragraph 631 of the Consent Decree, exist.

[DRAFT: 11/07/2022]

4. The Parties agree that the Police Board's adherence to the terms of this Stipulation will satisfy the requirements of Consent Decree Paragraph 543.