1	ORDINANCE NO
2	
3	AN ORDINANCE to amend and reordain Chapter 4 (COMMITTEES, BOARDS AND
4	COMMISSIONS) of Title 2 (GENERAL GOVERNMENT) and Article AA
5	(INDEPENDENT COMMUNITY POLICING REVIEW BOARD) and to amend Article
6 7	A (GENERAL PROVISIONS) of Chapter 1 (POLICE PROTECTION) of Title 4 (PUBLIC SAFETY) of Sections 4-1-5 (INDEPENDENT POLICING
8	AUDITOR/INVESTIGATOR) and 4-1-6 (INDEPENDENT POLICING
9	AUDITOR/INVESTIGATOR) and 4-1-0 (INDEFENDENT FOLICING AUDITOR/INVESTIGATOR DUTIES AND RESPONSIBILITIES) of the Code of the
10	City of Alexandria, Virginia, 1981, as amended.
11	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:
12	THE CIT I COUNCIL OF THESE THE THE TENER I CRESTING.
13	Section 1. That Chapter 4 of Title 2 of the Code of the City of Alexandria, Virginia, 1981, as
14	amended, be, and the same hereby is, amended as follows:
15	
16	Sec. 2-4-220 Independent community policing review board.
17	There is hereby established a commission to be known as the independent community
18	policing review board ("board"). The operation of the board established pursuant to this
19	article shall be consistent with Virginia law and regulations.
20	(Ord. No. 5337, 4/17/21, Sec. 1)
21	Sec. 2-4-221 Board purpose and scope.
22	(a) <i>Purpose</i> : The purpose of the board is to enhance policing legitimacy and to increase and
23	maintain trust between and among the police department, city council, city manager and the
24	public. The board shall: provide timely, fair and objective review, investigation and
25	evaluation of policing policies, practices, procedures, and outcomes in Alexandria; provide
26	meaningful assessments and corrective recommendations intended to remedy
27	discriminatory practices, including racial and social inequities, that it may find; ensure the
28	protection of all communities through recommended actions and reform, including in the
29	criminal justice system; and recommend strategies for effectively implementing these
30	reforms in our community.
31	
32	(b) Scope: The board shall have the authority to investigate the matters as assigned in section
33	2-4-227, review investigations completed by the Alexandria Police Department (APD) and
34	the Alexandria Independent Policing Auditor (AIPA) for certain matters as assigned in
35	section 2-4-227, request investigations pursuant to identified patterns and practices of
36	potential discrimination, bias, unequal treatment or other abuses of police authority as
37	identified in section 2-4-227(c)(3), and evaluate policing practices, policies, procedures,
38	and outcomes in Alexandria, issue findings to the public, and provide actionable
39	recommendations to the city council, the city manager, <u>AIPA</u> , the school board, the school
1 0	superintendent, APD and other public agencies regarding appropriate

discipline, policing practices, policies and procedures in Alexandria. The board is hereby authorized to perform the following duties:

(c) Procedural memorandum of understanding: In order to carry out its scope and authorized functions and to define in more detail the process and terms articulated in its scope, the board shall enter into a memorandum of understanding ("MOU") with the APD. The MOU shall be signed by the police chief and the city manager. The MOU shall define the terms of the relationships and mutual obligations between the board and APD. Additionally, the board is authorized to enter into an MOU with any other agency in support of board investigatory authority. The board is authorized to negotiate the provisions of these this MOUs, assisted by the city council appointed independent policing auditor/investigator, AIPA, and the city attorney's office. If a provision of these this MOUs conflicts with a provision of this enabling ordinance, the provision of the enabling ordinance shall govern.

(d) Access to APD records: The board and the independent policing auditor/investigator AIPA, shall be provided full access to all APD reports, files and records related to the board's investigation or review of complaints filed with the board AIPA or with APD. All records, documents and materials in the possession of APD or the ccity that are determined by the board to be necessary and requested by the board to carry out its scope and authorized functions shall be provided in unredacted form. If such documents contain confidential information such as personally identifiable information, the information may be reviewed in a closed session of the board in order to maintain the confidentiality. If the documents requested are part of a criminal investigative file for an active criminal investigation which could be compromised by the revelation of the process, evidence, methods, scope, or other factors in such investigation, APD shall provide such documents to the independent policing auditor AIPA who shall not provide it to the board or share with the public until such time as the investigation is completed or a determination is made that the criminal investigation will no longer be compromised.

(e) *Budget*: In order to carry out its duties the board and office of the independent policing auditor/investigator shall be provided an annual budget subject to appropriation by city council, and shall expend the funds provided consistent with:

(1) the purposes and scope of the board and of the office of the independent

policing auditor/investigator;
(2) the budget and appropriation approved by city council; and

(3) city procurement and expenditure regulations and practices.

(f) (e) Board reports: The board shall produce public reports regarding the work of the board and disseminate such reports in hardcopy and online, including, but not limited to:

(1) a written report to the city council by September 1 of each fiscal year of its activities for the prior fiscal year under the provisions of this chapter along with any comments and recommendations as it may choose to make; and

(2) a written report after each investigation of each review conducted pursuant to section 2-

1 4-227(d c) which shall not include any personally identifiable information, or criminal 2 or juvenile information prohibited from being disclosed by Virginia State Code or 3 federal law. The reports of each investigation shall be provided to the public with all 4 narratives, findings, recommendations and any disciplinary actions. A summary of 5 such reviews and inquiries shall be provided to city council quarterly and published on 6 the Board's website. 7 8 (f) Other duties: Undertake any other duties as reasonably necessary for the board to 9 effectuate its purpose as defined in this article. 10 (Ord. No. 5337, 4/17/21, Sec. 1) 11 Sec. 2-4-222 Board member requirements and term of office. 12 13 (a) The board shall be composed of seven voting members appointed by the city council, 14 which shall endeavor to create a fair, objective, independent, diverse, and representative 15 body which shall reflect the demographic diversity of the city. 16 17 (b) The seven voting members of the board shall be residents of the City of Alexandria and 18 shall demonstrate fairness, integrity and objectivity and will be chosen on the basis of 19 expertise and personal experience relevant to the performance of the duties of 20 the board. City council shall appoint voting members who are representatives of the 21 following groups (though one member may be representative of more than one group): 22 23 (1) at least three members who come from historically, racially or socially 24 marginalized communities that have commonly experienced 25 disparate policing in Alexandria or the Commonwealth of Virginia; and 26 27 (2) at least one member who represents an organization, office, or agency that seeks 28 racial or social justice or that otherwise advocates on behalf of historically, 29 racially or socially marginalized communities, particularly communities that 30 may have experienced disparate policing; 31 (c) Ex-officio, non-voting members: 32 33 34 (1) at least one nonvoting, ex-officio member who shall have past experience in law enforcement, but shall not be a current employee of or an immediate family 35 member of a current employee of a law enforcement agency and shall be at least 36 37 three years honorably removed from service. 38 39 (d) No voting or nonvoting member shall be a current or former city employee, a current or 40 former city elected official, a current candidate for public office, a current employee of 41 a law enforcement agency, or an immediate family member of any of the preceding of any former or current city employee, former city elected official, or a current candidate 42

for public office. When used in this section, the definition of "former" means less than

three years separated from service.

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1 2 3 4 5	(e) Except as to the inaugural board, members shall be appointed for terms of three years each. Board members' terms shall be staggered. To that end, the city council shall appoint three voting members of the inaugural board to 18-month terms and four voting members to three-year terms. A board member may be appointed to no more than two consecutive three-year terms.
6 7 8	(f) Ethics: in addition to the requirements of section 2-4-7(g) of this code, board members shall have the following requirements:
9 10 11	(1) Board members shall sign and comply with the terms of a Standards of Professional Conduct Statement which shall address the board members' ethical
12 13 14	and professional obligations. (2) In addition to the reasons set out in section 2-4-7(i) of this code, board members
15 16 17	i. Failure to keep confidential privileged information to which they receive
18 19 20 21 22 23 24 25 26	access as members of the board, including that information described in section 2-4-223(b) of this code; ii. Failure to complete initial and annual training requirements; and iii. Failure to sign or comply with the terms of the Standard of Professional Conduct Statement.
24 25 26 27	(Ord. No. 5337, 4/17/21, Sec. 1) Sec. 2-4-223 Conflicts of interest and confidentiality.
28 29	(a) The board and each member shall comply with the Virginia State and Local Government Conflict of Interests Act under Virginia Code sections 2.2-3100 et seq.
30 31 32 33 34	(b) Except as included in the board reports defined in section 2-4-221(f) and to the extent allowed under the Virginia Freedom of Information Act, each member shall maintain the confidentiality of all confidential or privileged information, including but not limited to:
35 36 37 38	(1) disciplinary actions, memos <u>, and</u> -reports <u>, and any investigatory documents</u> or information, including audio recordings or videotapes and footage, that the member receives during service on the board.
39 10 11	(2) statements of a police officer, or APD employee, who was required by APD to give a statement; and
12	(3) criminal investigative files.

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2	(c) All original records provided to the board by APD shall remain official APD records.
3	(Ord. No. 5337, 4/17/21, Sec. 1)
5	Sec. 2-4-224 Quorum, voting, and meetings.
6 7	(a) The board shall comply with the procedures for board and commissions in article A of title 2, chapter 4, unless expressly amended in this article.
8 9 10 11 12 13 14	(b) The board, assisted by the independent policing auditor/investigator AIPA, is authorized to develop and implement its own bylaws, administrative systems, and operating policies and procedures, consistent with existing federal and state law, state regulation, and this enabling article. Such bylaws shall be subject to public notice and public hearing before approval by city council and adoption by the board. and would The bylaws become effective upon adoption by city council.
15 16 17	(c) The board shall meet as often as necessary to conduct its business, but no less frequently than four times per calendar year.
18 19 20 21	(d) Meetings of the board shall comply in all respects with the meeting regulations of the Virginia Freedom of Information Act including being open to the public except under circumstances when the topic is authorized by the law to be discussed in closed session.
22	(e) Quorum:
23 24	(1) To take any action <u>authorized by section 2-4-227 of this code</u> , a quorum of at least five out of seven voting members must be present.
25 26	(2) To take any action except those referred to in subsection (1), above, a quorum of voting members must be present.
27 28 29	(f) The board shall keep minutes of its board meetings, and those minutes shall include:
30 31	(1) the date, time, and location of each meeting;
32 33	(2) the members present and absent;
34 35	(3) a summary of the discussion on matters proposed, deliberated, or decided; and
36 37	(4) a record of any votes taken.
38 39	(g) The board meeting minutes are public records and subject to inspection pursuant to the Virginia Freedom of Information Act.

1	(Ord. No. 5337, 4/17/21, Sec. 1)
2	Sec. 2-4-225 Support of board.
3	(a) Board staff.
4 5 6 7	(1) The city council shall appoint an independent policing auditor/investigator AIPA pursuant to sections 4-1-5 and 4-1-6 of this code who shall staff the board and coordinate the board's administrative functions.
8 9 10 11	(2) The independent policing auditor/investigator shall hire such investigators as shall be necessary to conduct the investigations assigned to the board. Such investigators may be consultants or full-time employees depending on the demand for the investigations.
12 13 14 15 16 17 18	(2) The city attorney, or its designee, shall serve as legal advisor to the board. As to a particular matter, and in the event the board or the city attorney determines that there is a conflict of interest that precludes effective representation by the city attorney's office, the board shall retain outside counsel to advise the board from a list of attorneys recommended by the city attorney. If the board disagrees with the city attorney's conflict-of-interest determination, it may request the determination from the Commonwealth's Attorney for the City of Alexandria, which will be controlling.
20 21 22	(b) Other support from the city.(1) A website shall be established for the board hosted on the city's website.
23 24 25	The board shall control what is posted on the board's website to the extent it complies with all applicable federal, state and local laws.
26 27 28 29 30	(2) All public meetings of the Board shall may be videotaped or audiotaped when there is an inability for video recording. All video or audio recordings of the board's public meetings shall be and made available to the public on the city's website.
31 32 33 34	(3) The city shall not interfere unreasonably with the board's decisions, assisted by the independent policing auditor/investigator AIPA, to post materials to or remove materials from the board's website.
35 36	(4) Board members shall be provided with a city email address to be used exclusively for board-related matters.
37 38 39 40 41	(5) The city, including all city departments, boards, commissions, and staff shall make good faith effort to cooperate with and assist the board, and shall comply with all reasonable board requests or expeditiously provide a reason for rejection.

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2	(Ord. No. 5337, 4/17/21, Sec. 1)
3	
4	Sec. 2-4-226 Board training.
5	
6	At least once every year, and within six months of appointment to
7	the board, board members shall participate in the following training:
8	the board, board members shall participate in the following training.
9	(a) Initial training: Before members may vote in board meetings, they shall complete
10	the following training: at least eight hours of training, presented by the national
	association for criminal oversight of law enforcement or a comparable professional
11	
12	organization.
13	
14	(1) at least 4-hours of ride-alongs with APD patrol operations;
15	
16	(2) an eight-hour training, approved by the AIPA and presented by the National
17	Association for Civilian Oversight of Law Enforcement (NACOLE) or a
18	comparable experienced professional; and
19	*
20	(3) legal and ethical obligations of members of the board, to include relevant
21	privacy rules and matters related to police operations.
22	privacy rules and matters related to ponce operations.
23	(b) Training that an appointee to the board undertakes within the three months prior to
24	his/her swearing in as a board member counts towards that appointee's initial
25	training requirements. Training by the applicable city staff addressing the following
26	matters:
27	
28	(1) legal and ethical obligations of members of a public board;
29	
30	(2) APD policies and training, including but not limited to defensive tactical
31	training, crisis intervention training, and de-escalation training;
32	
33	(3) relevant privacy rules and city policies and procedures involving liability,
34	employee discipline, and other matters related to police operations; and
35	timprojet diserpinie, und emit munters returne to perior eperations, und
36	(4) APD and city administrative systems, processes, structures and operations.
30	(4) The band city administrative systems, processes, structures and operations.
37	(c) Annual training Once every year board members shall participate in training
38	(c) Annual training: Once every year, board members shall participate in training consisting of: at least three ride along sessions with APD patrol operations per
39	calendar year.
40	
40	(1) At least 8-hours of ride-alongs with APD patrol operations;
41	

1	(2) A four-nour civilian oversight of law enforcement training presented by
2	NACOLE or a comparable experienced professional;
3	
4	(3) Legal and ethical obligations of members of a public board; and
5	
6	(4) APD policies, systems, processes, structure and operations, including but not
7	limited to simulated training exercises, defensive tactical training, crisis
8	intervention training, and de-escalation training and city Administrative
9	Regulations related to liability, employee discipline and matters related to
10	police operations.
	<u>poner operations.</u>
11	(d) The city and the independent policing auditor/investigator AIPA, shall
	provide board members with additional training, which shall include but not
12 13	limited to relevant training by subject matter experts on mental health, trauma-
14	informed policing, civil rights and constitutional law, race and systemic
15	racism, community organizing and outreach, mediation, investigation,
16	and policing practices, policies, and administration.
10	and poneing practices, poneics, and administration.
17	(Ord. No. 5337, 4/17/21, Sec. 1)
18	(614.110.6557, 1/11/21, 566.1)
19	Sec. 2-4-227 Board duties.
20	beet 2 1 227 Bould dates.
21	(a) Board readiness resolution.
22	(-) =
22 23	(1) Within 30 days after the initial board members are appointed by the city council,
24	the board shall meet to establish its practices and procedures. When the board has
24 25	established its procedures for how to take in complaints inquiries (defined in
26	subsection (b)(1), below), how investigations reviews will be conducted, and the
27	memorandum of understanding required pursuant to section 2-4-221(c) has been
28	executed by all parties, and the board is sufficiently staffed, it shall pass a resolution
29	indicating its readiness to take on the responsibilities designated to it in this article.
30	No current processes for complaint an inquiry intake or investigations reviews of
31	complaints shall be transferred to the board unless and until such resolution is
32	adopted by the board.
33	adopted by the board.
34	(b) Complaint Inquiry intake.
35	(b) Complain <u>inquity</u> indice.
36	(1) The board will develop and administer a process for receiving community complaints
37	questions, concerns, or comments regarding conduct of APD law enforcement
38	officers and civilian employees ("inquiries") and referring eomplaints these inquiries
39	to APD or the independent policing auditor/investigator AIPA depending on the
10	nature of the complaint, for investigation. This process shall be separate and distinct
+0 41	from any existing procedures by which the APD receives community complaints as
+1 42	specified under Virginia Code section 9.1-600; Once in receipt of an inquiry, the
+2 13	APD and the AIPA shall determine whether to process the inquiry as a complaint that
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1 2	shall be investigated by the APD and monitored by the AIPA or investigated by the AIPA.
3	
4 5	(2) Complaints filed with the board may be submitted using a form provided by the board or may be submitted orally by a complainant. Complaints filed orally shall
6	capture the same information included in the complaint form developed by the board.
7	Inquiries submitted to the board and formal complaints submitted to the AIPA may be
8	submitted using a form provided by the board or may be submitted orally.
9	swemming where provided by the court of may be bucking.
10	(3) Information about the process for filing an inquiry complaint with the board,
11	complaint forms the process for filing formal complaints with the AIPA, and general
12	information about the board and its purpose and scope shall be made available online
13	and at the office of the independent policing auditor/investigator AIPA, APD, the
14	office of human rights, as well as other locations deemed effective for making such
15	forms and information widely available. This information shall be made readily
16	available in English, Spanish, Amharic and Arabic and in any additional language
17	requested.
18	
19	(4) Information about the process for filing a complaint with the board, complaint forms,
20	and general information about the board and its purpose and scope shall be made
21	readily available in English, Spanish, Amharic and Arabic and in any additional
22	language as requested by an individual looking to submit a complaint to the board.
23	
24	(4) Complaints forms shall request information made directly to the AIPA shall contain
25	<u>information</u> regarding the incident including, but not limited to, the following:
26	
27	A. Name, address and contact information for the person filing the complaint;
28	
29	B. a statement describing the reasons for the complaint;
30	
31	C. the specific police behavior of concern;
32	D a description of the incident in which the helpsylon account of and
33 34	D. a description of the incident in which the behavior occurred; and
35	E. information regarding witnesses to or persons with knowledge of the
36	incident known to the complainant, including but not limited to names,
37	addresses, and phone numbers, if known at the time the complaint is filed.
38	addresses, and phone numbers, it known at the time the complaint is med.
39	Failure to provide all information on the form by the complainant shall not render the
40	complaint unreviewable.
41	
42	(5) This process shall be separate and distinct from any existing procedures by which the
43	APD receives community complaints as specified under Virginia Code section 9.1-
44	600;
45	
46	(c) Roard review of APD and AIPA investigations

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- (1) Except for matters identified in subsection (d) herein, APD shall continue to investigate all complaints submitted to APD or to the board AIPA. The AIPA shall monitor APD investigations throughout the process, providing ongoing assurance that internal investigations by law enforcement are thorough, fair and unbiased and that police practices are transparent. APD shall complete its investigation of the complaint and provide an its full investigation report to the board AIPA within 60 days. The board Chief of Police shall may extend the 60-day period upon request of the police chief to protect an ongoing criminal investigation, or for other good cause, with notice to the complainant and city council board and AIPA.
- (2) The board may review all investigations conducted by APD office of external affairs and professional responsibility (OEAPR) and AIPA regarding conduct of APD law enforcement officers and civilian employees, whether the initiating complaint is received by the APD or the board AIPA. to ensure their thoroughness, completeness, accuracy, objectivity, impartiality and the sufficiency of any discipline resulting from such investigations. The board may consider reducing the review to only a selected number of investigations or investigations of a certain nature based on criteria to be articulated by the board and set forth in writing.
- (3) APD and AIPA investigations of the following types of wrongdoing shall be reviewed by the board at its discretion. Those investigations the board decides to review shall be monitored by the AIPA throughout the investigative process, providing ongoing assurance that internal investigations by law enforcement are thorough, fair and unbiased and that police practices are transparent:
 - A. Violations that fall under APD Directives Chapter 2 (Ethics and Conduct), Chapter 7 (Weapons) and Chapter 10.32 (Use of Force), as may be amended from time to time; and
 - B. "Severe misconduct" defined as dereliction of duty or unlawful or improper behavior which shall include the offenses listed in AR 6-20, Group III offenses, as the same may be amended from time to time:
 - 1. Sexual conduct, even consensual conduct, on the job; and
 - 2. Verbal or other conduct regarding an individual or group that maligns or shows hostility for the individual or group because of race, color, religion, gender, national origin, age disability, sexual orientation, or gender identity and expression.
- (4) At the conclusion and receipt of the investigation, the AIPA shall within 30 days forward a report with a summary of the investigation completed by APD to the board. All personal identifiable information shall be removed or redacted from the report. Within 30 days of receiving the AIPA review, the board shall hold at least one public hearing on the investigation. The review of the investigation can be extended for up to 60 days for good cause with notice to the complainant and APD. At the conclusion

1 2	of the After completing an investigation review including a public hearing, the board may reach take one of the following findings actions:
3	· —
4	A. concur with all or some of the findings and determinations detailed in the
5	investigation report;
6	
7	B. advise city council, the city manager, and the APD, and the AIPA that the
8	findings are not supported by the information reasonably available to the
9	APD and recommend further review, and consideration, and/or action by
10 11	the police chief; or
12	C. advise city council, the city manager, and the APD, and the AIPA that, in
13	the board's judgment, the investigation is incomplete and recommend
14	additional investigation, by majority vote and final approval by city
15	council; or
16	
17	D. Recommend referral of the complaint to the commonwealth's attorney for
18	the City of Alexandria.
19	
20	(5) If the APD declines to implement the recommendation by the board, the chief of
21	police or designee, shall, within 30 days of the board's recommendation, create a
22	written record, which shall be made available to city council, the city manager, the
23	board, the AIPA and the public, of its rational for declining to implement the
24	recommendation of the board.
25 26	(6) The board may also request investigations pursuant to identified patterns and
27	practices of potential discrimination, bias, unequal treatment or other abuses of police
28	authority as identified in section 2-4-227(c)3. Should the investigative request be
29	refused, the board may take action with a vote requesting city council compel an
30	investigation be completed by the AIPA with a majority vote of the board members.
31	
32	A. The Board Chair shall submit a petition in writing signed by the voting
33	members requesting an investigation with the clerk of the city council, on
34	or before 14 days after the decision of the board. Upon receipt of such
35	notice, the clerk of the city council shall schedule a public hearing before
36	the city council at a time not less than 30 days after the receipt of the clerk
37	of such notice.
38 39	1. Public hearings held on appeals to city council require that the city
40	provide newspaper notice of the hearing.
41	provide newspaper notice of the hearing.
42	2. The city council may affirm, reverse or modify the decision of the
43	board in whole or in part. The decision of council shall be final.
44	<u> </u>
45	(7) If, after making a good faith effort to obtain, voluntarily, the production of books,
46	papers, and other evidence necessary to perform its duties, the AIPA is unable to

1	obtain production, the AIPA may apply to the Alexandria Circuit Court for a
2	subpoena duces tecum compelling the production of such books, papers, and other
3	evidence, and the court may, upon good cause shown, cause the subpoena to be
4 5	<u>issued.</u>
6	(c) Board investigation of complaints and incidents.
7	
8	(1) Investigations of the following incidents, whether they come in as a complaint or not,
9	shall be conducted by the independent policing auditor/investigator on behalf of
10	the board:
11	
12	A. "Incidents resulting in death" including any incident which results in death
13	of any person involved in the incident.
14	
15	B. "Use of force" incidents, defined as the application of force sufficient to (i)
16	create a reasonable risk of death, (ii) cause serious and protracted
17	disfigurement, or (iii) result in impairment of the function of any bodily
18	organ or limb. It includes incidents in which a police officer deploys a
19	striking implement, Taser or similar device, oleoresin capsicum (pepper)
20	spray or other chemical irritant, less lethal weapon or a firearm or is
21	applied using hands or any other part of the body.
22	
23	C. "Severe misconduct" defined as dereliction of duty or unlawful or
24	improper behavior which shall include the following offenses listed in AR
25	6-20, as the same may be amended from time to time:
26	
27	1. Willfully or negligently damaging, defacing or destroying city records,
28 29	city property, tools or equipment, or the property of another employee.
	2 That missenmon mistion on an authorized name and of situ masseds on of
30 31	2. Theft, misappropriation or unauthorized removal of city records, or of public property or of property belonging to another city employee.
32	public property of or property belonging to another city employee.
33	3. Violating safety rules or the Virginia Traffic Code where such a
34	violation poses a threat to life.
35	violation poses a tilical to life.
36	4. Threatening or intimidating subordinates, fellow employees, supervisors
37	or members of the public.
38	of members of the public.
39	5. Willful or serious neglect in the performance of assigned duties or in the
40	care, use, or custody of any city property.
41	
12	6.Criminal or other misconduct occurring on or off the job which is related
43	to job performance or is of such a nature that to continue the employee
14	in the assigned position or in any city employment capacity would
45	constitute negligence in regard to the city's duties to the public or to
1 6	other city employees.
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- 7. In any matter within the jurisdiction of any officer, department or agency of the city: (a) the knowing falsification, concealment or coverup of a material fact, and/or (b) the knowing making of any false, fictitious or fraudulent statement or representation, and/or (c) the making or using of any writing or document knowing the same to contain a false, fictitious or fraudulent statement or entry.

 8. Sexual conduct, even consensual conduct, on the job.
- 9. Verbal or other conduct regarding an individual or group that maligns or shows hostility for the individual or group because of race, color, religion, gender, national origin, age, disability, sexual orientation, or gender identity and expression.
- (2) If, after making a good faith effort to obtain, voluntarily, the attendance of witnesses and the production of books, papers, and other evidence necessary to perform its duties, the board is unable to obtain such attendance or production, the board by majority vote may direct the independent policing auditor/investigator, on behalf of the board, to apply to the Alexandria Circuit Court for a subpoena compelling the attendance of such witness or the production of such books, papers, and other evidence, and the court may, upon good cause shown, cause the subpoena to be issued.
- (3) At the conclusion of the investigation, the independent policing auditor/investigator shall forward the file with a report of investigation to the board. The board shall hold at least one public hearing on the investigation. At the conclusion of the public hearing, the board may take one of the following actions:
 - A. Dismiss the complaint if, based on the file and report of investigation, it determines that the complaint lacks merit or the incident was justified;
 - B. Refer the complaint to the commonwealth's attorney for the City of Alexandria; and
 - C. Recommend disciplinary action to be taken by the chief of police.
- (4) If the APD declines to implement the discipline recommended by the board, the chief of police shall, within 30 days of the board's recommendation, create a written record, which shall be made available to city council, the city manager, and the public, of its rationale for declining to implement the recommendation of the board.
- (d) Board policy recommendations and duties.
 - (1) The board shall have the following duties regarding review of police policy and procedure:

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	(Ore

- A. review and evaluate existing and proposed APD administrative directives, including all rules, policies, and procedures which direct the operation of the APD and its employees including the implementation of such directives, rules, policies and procedures;
- B. review and evaluate reports issued and data collected by the APD related to policing practices, policies, procedures, and outcomes;
- C. receive, review and evaluate the annual budget and expenditures of the APD and make budgetary recommendations;
- D. advise city council on the hiring and annual evaluation of the <u>AIPA</u> independent policing auditor/investigator;
- E. recommend legislation, policy changes and other actions related to review and evaluation conducted by the board to the city council, city manager, APD, school board, school superintendent, and other public agencies;
- F. conduct community outreach in the city related to the review and reform of policing practices, policies and procedures in Alexandria and the work of the board;
- G. undertake any other duties as reasonably necessary for the board to effectuate its lawful purpose to effectively review the policing agencies as authorized by the city; and
- H. review and evaluate periodic reports from the police chief regarding implementation of recommendations made by the board.
- (2) The board may recommend policies or procedures to city council, the city manager and the APD concerning police practices, policies and procedures. The board shall present in writing its findings, and recommendations with supporting rationale to city council, the city manager and the APD within 30 days from the date the board adopted the recommendations.
 - A. The board's recommendations shall be included in any public reports issued by the board, including hardcopy and online.
 - B. If the APD declines to implement any changes recommended by the board, the chief of police shall, within 30 days of the board's recommendation, create a written record, which shall be made available to city council, the city manager, and the public, of its rationale for declining to implement the recommendation of the board.

Sec. 2-4-229 Exclusions.

- (a) The board shall not consider claims or issues involving the following:
 - (1) Complaints involving any incident that occurred more than two years before the filing of the complaint with the community policing review board AIPA or the APD:
 - (2) Any financial management, or procurement decisions made by the APD, or any individual hiring, assignment and promotional decisions made by the APD;
 - (3) If any agency having responsibility for criminal investigations or prosecutions has initiated a criminal investigation or proceeding against any police officer or officers who are the subject(s) of an incident or complaint that the board has responsibility for reviewing pursuant to this article, the board shall defer its preliminary inquiry and review until said criminal proceedings have been withdrawn or concluded; and
 - (4) Any other claim outside the scope of the board's authority as determined by this article or applicable state law.

(Ord. No. 5337, 4/17/21, Sec. 1)

Sec. 2-4-230 Review of community policing review ordinance.

The city manager in consultation with the board, independent policing auditor/investigator, community stakeholders, APD and APD employees shall have conducted and submitted to city council by April 1, 2023 a review of this article, its effectiveness, including recommendations for improvements.

(Ord. No. 5337, 4/17/21, Sec. 1)

Section 2. That Article A of Chapter 1 of Title 4 of the Code of Alexandria, Virginia, 1981, as amended, be, and the same hereby is, amended, and adding the text shown in underline as follows:

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Sec. 4-1-5 Independent policing auditor.

City council shall appoint an independent policing auditor/investigator AIPA with the terms and conditions of such appointment set forth in an employment agreement. The independent policing auditor/investigator AIPA shall serve at the pleasure of city council. The independent policing auditor/investigator AIPA shall have professional experience in the investigation of allegations of police misconduct and be provided an annual budget and shall be provided secured office space by the city, but such office space shall not be housed in any Alexandria Police Department facility. The AIPA shall act independently consistent with its duties.

1 2		to Garrity v. New Jersey protections afforded police officers. Information in the report shall identify if the officer voluntarily appeared before the AIPA or the officer
3 4		was directed to appear by the Chief of Police.
5	(j)	conduct community engagement activities to enhance fair and equitable policing in the City of Alexandria;
7		
8 9	(k)	receive both complaints of law enforcement misconduct and law enforcement commendations regarding the Alexandria Police Department
10		commendations regarding the riterandra ronce Department
	(1)	monitor and/an analyst investigations of incidents recording the most are assigned by the
11	(1)	monitor and/or conduct investigations of incidents regarding the matters assigned by the
12		section 2-4-227 of the City Code to the board for investigation;
13		
14	(m) review completed investigations by the <u>APD</u> . Alexandria Police Department Office of
15		External Affairs and Professional Responsibility.
16		
17	(n)	review of any disciplinary actions taken that may arise as a result of investigations
18	()	conducted by the APD; and
19		conducted by the 141 B, and
	(0)	Deview the strategic planning/long range policy practices and training of ADD and
20	(0)	Review the strategic planning/long range policy, practices and training of APD and
21		police related activities impacting the community;
22		
23	(p)	have full access to unredacted Alexandria Police Department APD reports, files and
24		records, including disciplinary records, related to completed reviews of complaints filed
25		with the board, the AIPA or with the department, as well as related to and completed
26		reviews of uses of force reviews by the department.
27		· · · ·
28		1. except as included in the board reports defined in section 2-4-221(f),
29		maintain the confidentiality of such disciplinary records and criminal
30		investigative files as well as any statement of a police officer of APD
		employee who was required by APD to give a statement.
31		employee who was required by APD to give a statement.
32		
33	(q)	receive all records, documents and materials in the possession of APD or the city that are
34		determined to be necessary and requested by AIPA to carry out its scope and authorized
35		<u>functions</u> , in unredacted form;
36		
37	(r)	except as included in the board reports in section 2-4-221(f), maintain the confidentiality
38	` '	of such disciplinary records and criminal investigative files as well as any statement of a
39		police officer or APD employee who was required by APD to give a statement;
40		ponce officer of the beinproyee who was required by the bit give a statement,
41	(a)	enter into a MOU with APD, executed by the Police Chief, the AIPA and the city
	(8)	•
42		manager, that defines the terms of the relationships and mutual obligations between
43		AIPA and APD, including but not limited to, the timely exchange of information and the
44		efficient coordination of APD and AIPA investigations and establishes the Police Chief's
45		duty to direct APD employees to cooperate with AIPA investigations;

1	
2	
3	Introduction: 4/22/2025
4	First Reading: 4/22/2025
5	Publication:
6	Public Hearing: 4/26/2025
7	Second Reading: 4/26/2025
8	Final Passage: 4/26/2025
9	
10	
11	