Civilian Complaint Review Board

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing?

The Civilian Complaint Review Board (CCRB) is revising multiple sections of its rules to simplify the rules language so that it's easier for the public to understand the rules, to accelerate investigations and make them more transparent to the public, and to codify Board resolutions that were previously voted on and adopted.

When and where is the Hearing?

The Civilian Complaint Review Board will hold a public hearing on the proposed rules. The public hearing will take place at 1:00 p.m. on June 13, 2016. The hearing will be in the Civilian Complaint Review Board's board room at 100 Church Street, 10th Floor, New York, New York, 10007.

How do I comment on the proposed rules?

Anyone can comment on the proposed rules by:

- **Website.** You can submit comments to the Civilian Complaint Review Board through the NYC rules Website at http://rules.cityofnewyork.us.
- **Email.** You can email comments to the Civilian Complaint Review Board at ccrbrules@ccrb.nyc.gov.
- **Mail.** You can mail comments to the Civilian Complaint Review Board, Attn: Lindsey Flook, Esq., 100 Church Street, 10th Floor, New York, New York, 10007.
- **Fax.** You can fax comments to the Civilian Complaint Review Board at 646-500-7254.
- **By Speaking at the Hearing.** Anyone who wants to comment on the proposed rules at the public hearing must sign up to speak. You can sign up before the hearing by calling 212-912-7246. You can also sign up in the hearing room before the hearing begins on June 13, 2016. You can speak for up to three minutes.

Is there a deadline to submit comments?

Please submit all comments via website, email, or fax to the Civilian Complaint Review Board by 5:00 p.m. on June 10, 2016. All written comments via mail should be postmarked to the Civilian Complaint Review Board by June 8, 2016.

Do you need assistance to participate in the Hearing?

You must tell the Office of Legal Affairs if you need a reasonable accommodation of a disability at the Hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at the address given above. You may also tell us by telephone by contacting Lisa Grace Cohen at 212-912-7201. You must tell us by June 6, 2016.

Can I review the comments made on the proposed rules?

You can review the comments made online on the proposed rules by going to the website at <u>http://rules.cityofnewyork.us/</u>. A few days after the hearing, copies of all comments submitted online, copies of all written comments, and a transcript of the hearing concerning the proposed rule will be available to the public on the CCRB's website.

What authorizes the Civilian Complaint Review to make these proposed rules?

Sections 1043 and 440 of the New York City Charter authorize the Civilian Complaint Review Board to make these proposed rules. The proposed rules were not included in the Civilian Complaint Review Board's regulatory agenda for this Fiscal Year because they were not contemplated when the Civilian Complaint Review Board published the agenda.

Where can I find the Civilian Complaint Review Board's rules?

The Civilian Complaint Review Board's rules are in Title 38-A, Chapter 1 of the Rules of the City of New York.

What rules govern the rulemaking process?

The Civilian Complaint Review Board must meet the requirements of Section 1043 of the City Charter when creating or changing rules. This notice is made according to the requirements of Section 1043 of the City Charter.

Statement of Basis and Purpose of Proposed Rule

The purpose of these revised rules is to simplify the language in the rules to make them easier for the public to understand, to accelerate investigations and make them more transparent to the public, and to codify Board resolutions that were previously voted on and adopted.

Specifically, the proposed rules:

 Add definitions to clarify the meaning of "Full Board," "Agency Staff," "Personal Knowledge," "Complainant," "Reporting Non-Witness," "Victim," and "Case."

- Move all definitions to section §1-01.
- In defining terms "Complainant," "Reporting Non-Witness," and "Victim," differentiate between various types of individuals who report and are involved in incidences of force, abuse of authority, discourtesy, and offensive language investigated by the Civilian Complaint Review Board.
- Delineate who must be kept informed of resolutions at various stages of a case.
- Add sections §1-11 and §1-15 to explain how CCRB starts to investigate complaints, who may report such a complaint, and the time limitations which affect when a complaint can be filed with the agency.
- Provide further detail regarding form statements and warnings read by investigators at the Civilian Complaint Review Board to both officers and civilians prior to a statement being taken.
- To prevent unreasonable delays in CCRB's operations, allow flexibility in panel composition and remove the requirement for voting by Board members to be in-person or by videoconference.
- Update the types of case dispositions to reflect the current types of dispositions used by the Civilian Complaint Review Board.
- Adjust the specific subsections of case disposition recommendations the Executive Director can review and close without Board approval to reflect a Board resolution made on April 8, 2015.
- Codify Board resolutions made in 2014 allowing the Administrative Prosecution Unit to request Board reconsideration or dismissal of allegations pending prosecution.
- Adjust the language of §1-46 to hold proposed pleas negotiated by the Administrative Prosecution Unit in abeyance until approved by the Police Commissioner.
- Reword §1-54 to clarify a Reporting Non-Witness's role in the mediation process and adjust language to clarify that parties are not required to sign an agreement after the mediation process is completed.
- Move the reconsideration section from §1-55 to §1-36, and rewrite the section to more clearly explain the reconsideration process when various individuals and entities request reconsideration or the reopening of a case,

the factors to be considered in whether to reopen a case for reconsideration, and the process by which a case is reconsidered.

- Provide more autonomy to the Executive Director to refer complaints outside of the Civilian Complaint Review Board's jurisdiction to other appropriate agencies.
- Codify the Executive Director's current role in managing the day-to-day operations of the Civilian Complaint Review Board.
- Add a section allowing the Board Chair to have the authority to create committees and subcommittees to assist the Civilian Complaint Review Board.

In proposing these rule revisions, the Civilian Complaint Review Board has ensured they comply with § 50-a of the New York Civil Rights Law.

Civilian Complaint Review Board's authority for these rules is found in Sections 1043 and 440 of the New York City Charter.

Proposed Rule

New material is underlined. [Deleted material is in brackets.]

"Shall" and "must" denote mandatory requirements and may be used interchangeably in the rules of this department, unless otherwise specified or unless the context clearly indicates otherwise.

§ 1. The definitions in section 1-01 of Subchapter A of Chapter 1 of Title 38-A of the Rules of the City of New York are amended to read as follows:

§1-01 **Definitions.**

As used in this chapter:

Agency Staff. The term "Agency Staff" means employees of the Civilian Complaint Review Board, including Board investigators.

Case. The term "Case" refers to an investigation undertaken by the <u>Civilian Complaint Review Board.</u>

Chair. <u>The term</u> "Chair" [shall] means the Chair of the Civilian Complaint Review Board, appointed pursuant to New York City Charter §440(b)(1).

Charges. The term "Charges" means charges and specifications brought

by the Board against an officer with respect to an allegation falling within the jurisdiction of the Board and substantiated by the Board with the recommendation of charges and specifications.

Civilian Complaint Review Board. <u>The term</u> "Civilian Complaint Review Board" or "Board" [shall] means the entity established by Local Law No. 1 for the year 1993, codified as §440 of the New York City Charter.

Complainant. The term "Complainant" refers to a person with Personal Knowledge of alleged police misconduct who is filing a complaint on behalf of themselves or another person regarding the alleged misconduct.

Executive Director. <u>The term</u> "Executive Director" [shall] means the chief executive officer of the Civilian Complaint Review Board, appointed pursuant to New York City Charter §440(c)(5).

Full Board. The term "Full Board" refers to all current members of the Board who have been appointed pursuant to New York City Charter §440(b)(1).

Mediation. <u>The term</u> "Mediation" [shall] means an informal process, voluntarily agreed to by a [c]Complainant <u>and/or Victim</u> and the subject officer and conducted with the assistance of a neutral third party, engaged in for the purpose of fully and frankly discussing alleged misconduct and attempting to arrive at a mutually agreeable resolution of a complaint.

<u>Personal Knowledge</u>. The term "Personal Knowledge" means knowledge of a circumstance or fact gained through firsthand observation or experience.

Police Commissioner. <u>The term</u> "Police Commissioner" [shall] means the Police Commissioner of the New York City Police Department, and where appropriate, his or her designee.

Police Department. <u>The term</u> "Police Department" [shall] means the New York City Police Department.

Police Department Advocate. The term "Police Department Advocate" means the Department Advocate, and includes any Assistant Department Advocate of the Police Department.

Prosecution. The term "Prosecution" means the administrative prosecution of department Charges before a Trial Commissioner and includes all matters undertaken pursuant to such prosecution.

Reporting Non-Witness. The term "Reporting Non-Witness" refers to a person(s) without personal knowledge of the alleged police misconduct filing a complaint on behalf of another person.

Trial Commissioner. The term "Trial Commissioner" refers to the Deputy

Commissioner of Trials or the Assistant Deputy Commissioner of Trials of the Police Department.

Victim. The term "Victim" refers to the person alleging harm by the alleged police misconduct.

§ 2. Section 1-02 of Subchapter A of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-02 Jurisdiction.

(a) <u>Pursuant to Chapter 18-A § 440 (c)(1) of the New York City</u> <u>Charter</u>, [T]the Board [shall have] <u>has</u> the power to receive, investigate, hear, make findings and recommend action upon complaints by members of the public against uniformed members of the New York City Police Department that allege misconduct involving excessive use of force, abuse of authority, discourtesy, or use of offensive language, including, but not limited to, slurs relating to race, ethnicity, religion, gender, sexual orientation and disability.

(b) The jurisdiction of the Board [shall] include<u>s</u> the prosecution of certain substantiated civilian complaints pursuant to a Memorandum of Understanding (MOU) executed by the Board and the Police Department on April 2, 2012, (as from time to time amended) during the period that such MOU is [applicable] in effect.

(c) The findings and recommendations of the Board, and the basis therefor, regarding $\underline{C}[c]$ as investigations and administrative [p]<u>P</u>rosecutions [shall] <u>must</u> be submitted to the Police Commissioner.

§ 3. Section 1-11 of Subchapter B of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, new sections 1-12 and 1-15 are added, and sections previously numbered 1-12, 1-13 and 1-14 are renumbered as sections 1-13,1-14 and 1-16 respectively and amended, to read as follows:

§1-11 Filing Complaints.

- (a) <u>A Victim, a parent, legal guardian or legal representative if the</u> <u>Victim is a minor, or any individual having Personal Knowledge (as</u> <u>defined in §1-01) of alleged misconduct by a member of the New</u> <u>York City Police Department, each have standing to file a</u> <u>complaint.</u>
- (b) <u>Complaints of alleged police misconduct filed by Reporting Non-Witnesses (as defined in §1-01) may be investigated at the discretion of the Chair, Full Board, or the Executive Director. Among the factors to be considered are: the nature and/or severity of the</u>

alleged misconduct, the availability of evidence and/or witnesses, the ability to identify officers and civilians involved, the practicability of conducting a full investigation within the time prescribed by the statute of limitations and the numbers of complaints received by the Board regarding the incident.

(c) <u>The Board has the power to review incidents involving members of</u> <u>the New York City Police Department and investigate Cases arising</u> <u>therefrom within the Board's jurisdiction under the New York City</u> <u>Charter.</u>

§1-12 Written Complaints

Written complaints may be sent to the Board's offices by mail or email or may be submitted in person at that office during operating hours. Written complaints may be filed on forms furnished by the Board. The Board will accept written complaints filed at local precincts and forwarded by the Police Department. The Board will also accept complaints submitted through the CCRB's website and by such other methods as the Board may determine.

[§1-12] <u>§1-13</u> Telephone or In-Person Complaints.

Telephone complaints will be received twenty-four hours a day, seven days a week by the Board. [Complainants may also report complaints] <u>Complaints can be reported</u> in person at the Board office during operating hours. Complaints may also be filed at public locations to be designated by the Board.

[§1-13] <u>§1-14</u> Referrals of Complaints.

(a) Where the Board receives allegations about persons or matters falling within the sole jurisdiction of another agency (and not that of the Board), the [Board] <u>Chair, Full Board</u>, or the Executive Director [shall] <u>must</u> refer such allegations to such other agency.

(b) Where the Board receives allegations about persons or matters falling partly within the sole jurisdiction of another agency (and not that of the Board) and partly within the joint jurisdiction of both the other agency and the Board, the [Board] <u>Chair, Full Board</u>, or the Executive Director may refer the entire complaint to the other agency if in the determination of the [Board] <u>Chair, Full Board</u>, or the Executive Director it is appropriate for the entire complaint to be investigated by one single agency.

(c) The Board can investigate any complaint or allegation that falls within the Board's jurisdiction, regardless of whether another agency is investigating or has previously investigated the same complaint or allegation.

<u>§1-15 Late Complaints.</u>

(a) When a complaint is filed with the Board after the 18-month statute of limitations has expired pursuant to Civil Service Law §75(4), the Chair, Full Board, or the Executive Director will make the determination whether to investigate the complaint.

(b) When a complaint is filed with the Board more than one year after the incident, the Chair, Full Board, or the Executive Director will make the determination whether to investigate the complaint.

(c) Among the factors to be considered in determining whether to investigate complaints made after one year or after the 18-month statute of limitations has expired are: the nature and/or severity of the alleged misconduct, the availability of evidence and/or witnesses, the ability to identify officers and civilians involved, the practicability of conducting a full investigation within any applicable limitation period, the reason for the late filing and the numbers of complaints received by the Board regarding the incident.

[§1-14] <u>§1-16</u> Notification to the Police Department.

With respect to complaints about officers and matters within the Board's jurisdiction, the Board [shall] <u>must</u> notify the Police Department of the actions complained of within a reasonable period of time after receipt of the complaint.

§ 4. Section 1-21 of Subchapter C of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-21 Statement of Policy.

The procedures to be followed in investigating complaints [shall] <u>will</u> be such as in the opinion of the <u>Full</u> Board will best facilitate accurate, orderly and thorough fact-finding.

§ 5. Section 1-22 of Subchapter C of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-22 Method of Investigation of Complaints.

In investigating a complaint, [Board investigatory personnel] <u>Agency Staff</u> may utilize one or more of the methods set forth in this subchapter, and any other techniques not enumerated here, as may be [useful] <u>allowed by law</u> in conducting an investigation.

§ 6. Section 1-23 of Subchapter C of Chapter 1 of Title 38-A of the Rules

of the City of New York is amended to read as follows:

§1-23 Obtaining Documentary and Other Evidence.

(a) Board investigators may make written or oral requests for information or documents.

(b) Board investigators or, as provided in 1-32(b)[(c)], a panel established pursuant to 1-31, may interview the [c]Complainant, Victim, the subject officer, and/or witnesses.

(c) Board investigators may make field visits for purposes such as examining the site of alleged misconduct and interviewing witnesses.

(d) Upon a majority vote of <u>the</u> members of the <u>Full</u> Board, subpoenas ad testificandum and duces tecum may be <u>issued and</u> served. <u>Such</u> [Board] subpoenas are enforceable pursuant to relevant provisions of Article 23 of the New York Civil Practice Law and Rules.

(e) [The Board may obtain records and other materials from the Police Department which are necessary for the investigation of complaints submitted to the Board, except such records and materials that cannot be disclosed by law. In the event that requests for records or other evidence are not complied with, investigators may request that the Board issue a subpoena duces tecum or a subpoena ad testificandum] Pursuant to Chapter 18-A §440(d)(1) of the New York City Charter, it is the duty of the Police Department to provide such assistance as the Board may reasonably request, to cooperate fully with investigations by the Board and to provide the Board upon request all records and other materials which are necessary for the investigation of complaints.

§ 7. Section 1-24 of Subchapter C of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-24 Conduct of Interviews.

(a) It is the intent of these Rules not to alter the rights afforded to police officers by the Police Department Patrol Guide with respect to interviews [so as] <u>in a manner that</u> [to] diminishes such rights, including but not limited to the right to notice of an interview, the right to counsel, and the right not to be compelled to incriminate oneself.

(b) A member of the Police Department who is the subject of a complaint [shall] <u>must</u> be given two business days notice prior to the date of an interview, to obtain and consult with counsel. A member of the Police Department who is a witness in an investigation of a complaint [shall] <u>must</u> be given a period of time, up to two business days, to confer with counsel.

(c) All persons interviewed may be accompanied by up to two representatives, including counsel. Such counsel or representative may advise the person interviewed as circumstances may warrant, but may not otherwise participate in the proceeding.

(d) Prior to the commencement of the interviewing of a police officer, the following statement [shall] <u>must</u> be read to such officer:

"You are being questioned as part of an official investigation of the Civilian Complaint Review Board. You will be asked questions specifically directed and narrowly related to the performance of your duties. You are entitled to all the rights and privileges guaranteed by the laws of the State of New York, the Constitution of this State and the Constitution of the United States, including the right not to be compelled to incriminate yourself and the right to have legal counsel present at each and every stage of this investigation.

If you refuse to testify or to answer questions relating to the performance of your official duties, your refusal will be reported to the Police Commissioner and you will be subject to Police Department charges which could result in your dismissal from the Police Department. If you do answer, neither your statements nor any information or evidence which is gained by reason of such statements can be used against you in any subsequent criminal proceedings. However, these statements may be used against you in relation to subsequent Police Department charges."

All interviewed police officers will also be informed prior to the commencement of an interview that under the New York City Police Department Patrol Guide, absent exceptional circumstances, an officer will be dismissed from the Police Department for intentionally making a false official statement that is material to the pending investigation.

(e) Interviews [shall] <u>must</u> be scheduled at a reasonable hour, and reasonable requests for interview scheduling or rescheduling [shall] <u>will</u> be accommodated. If possible, an interview with a police officer [shall] <u>will</u> be scheduled when such officer is on duty and during daytime hours. Interviews may be conducted at the Board's offices or other locations designated by the Board.

(f) The interviewer [shall] <u>must</u> inform a member of the Police Department of the name and position of the person in charge of the investigation, <u>the</u> name and position of the interviewer, the identity of all persons present at the interview, whether the member is a subject or witness in the investigation, the nature of the complaint and information concerning all allegations, and the identity of witnesses and <u>C</u>[c]omplainants, except that addresses need not be disclosed and confidential sources need not be identified unless they are witnesses to the alleged incident.

(g) The interviewer [shall] <u>must</u> not use off-the-record questions, offensive language or threats, or promise of reward for answering questions.

(h) The interviewer [shall] <u>must</u> regulate the duration of question periods with breaks for such purpose as meals, personal necessity and

telephone calls. The interviewer [shall] must record all recesses.

(i) Interviews [shall] <u>must</u> be recorded by the [CCRB] <u>Complaint</u> <u>Civilian Review Board</u>. No other recordings are permitted.

(j) If a person participating in an interview needs an interpreter, [he or she shall advise the Board investigator of such need as soon as possible after being notified of the date and time of the interview. A] <u>a</u> qualified interpreter will be obtained from an official registry of interpreters or another reliable source <u>as soon as possible</u>.

(k) [Reasonable accommodations shall be made for persons with disabilities who are participating in an interview. Persons requiring such accommodations shall advise the Board investigator of such need as soon as possible after being notified of the date and time of the interview] <u>When requested, reasonable accommodations will be made for persons with disabilities who are participating in an interview</u>.

(I) Prior to the commencement of an interview of a Complainant, Victim and/or civilian witness, the following statement must be read to such person, in sum and substance:

At the start of the interview:

Today is [ENTER DATE] and the time is now [ENTER TIME]. I am Investigator [ENTER NAME] and I am conducting an official investigation into Civilian Complaint Review Board case number [ENTER CASE NUMBER]. In this case, an allegation of misconduct has been made against (a) member(s) of the New York City Police Department.

This interview is taking place at [LOCATION], and is being recorded.

For the record, please state your name, address, date of birth, occupation/employer (if any) and/or student status.

Also present is/are [ENTER RECORD]

Mr./Ms. [ENTER NAME], you are being asked to provide a statement pursuant to an official CCRB investigation under the authority granted the CCRB pursuant to section 440 of the New York City Charter. All statements made become part of the official investigative file and may be disclosed pursuant to subpoena or other document request to the extent permitted by law and in furtherance of criminal, administrative or civil litigation.

<u>Please be advised that you will be asked to sign a verification statement at the</u> <u>conclusion of this interview verifying that all of the statements you have provided in</u> <u>connection with this investigation are true to your knowledge.</u>

Mr./Ms. [ENTER NAME], do you understand what I have just told you?

At conclusion of interview:

Is there anything that I haven't asked you about that you wish to add to the record?

I am now going to present for your signature the verification form I mentioned earlier. This form requires your signature and reflects the fact that you have verified that the statements you have made in connection with this case are true to your knowledge.

Have the witness sign the form.

(Sign the form as a commissioner of deeds or have someone who is a commissioner of deeds present to witness the civilian's signature and sign the form as a commissioner of deeds).

The time is now [ENTER TIME].

The interview is now concluded.

§ 8. Section 1-31 of Subchapter D of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-31 Assignment of Cases.

(a) The Chair <u>or the Executive Director</u> [shall] <u>will</u> assign to a panel consisting of at least three Board members, or may assign to the <u>F[f]</u>ull Board for review, all <u>C[c]</u>ases which have been fully investigated, and such other <u>C[c]</u>ases or categories of <u>C[c]</u>ases as the Board may [by resolution from time to time determine] <u>determine by resolution</u>.

(b) <u>Pursuant to Chapter 18-A §440 (c)(2) of the New York City Charter,</u> no panel shall consist exclusively of members designated by the Council, Police <u>Commissioner or selected by the Mayor.</u> Panel membership [shall] <u>will</u> be determined by the Chair, but each panel [shall] <u>must</u> consist of at least one member designated by City Council, at least one designated by the Police Commissioner, and at least one designated by the Mayor: <u>unless such a panel</u> <u>composition would interfere with or unreasonably delay the Civilian Complaint</u> <u>Review Board's operations</u>. Panel membership [shall] <u>will</u> be rotated on a regular basis.

(c) If the Chair or the Executive Director determines that circumstances require it, the Chair or the Executive Director may re-assign a Case to a new panel.

§ 9. Section 1-32 of Subchapter D of Chapter 1 of Title 38-A of the Rules of the City of New York is amended to read as follows:

§1-32 Panel or Board Review of Cases.

(a) The panel or the <u>Full</u> Board [shall] <u>must</u> review the investigatory materials for each assigned <u>C[</u>c]ase, and [prepare a report of its] <u>report its</u> findings and recommendations <u>in writing</u>.

(b) The panel or the <u>Full</u> Board may, if it deems appropriate, return a $\underline{C}[c]$ ase to investigative staff for further investigation. <u>A</u> [or a] panel may [, upon approval of the Board,] conduct additional fact-finding, including interviews, in accordance with the provisions of §1-24.

(c) Panel findings and recommendations [shall be] <u>are</u> deemed <u>to be</u> the findings and recommendations of the Board. However, upon request of a member of the panel, or upon the direction of the Chair at the request of any member of the Board, the [c]<u>C</u>ase [shall] <u>will</u> be referred to the <u>F[f]</u>ull Board for its consideration.

§ 10. Section 1-33 of Subchapter D of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-33 Case Dispositions.

(a) [N]Pursuant to Chapter 18-A § 440 (c)(1) of the New York City Charter, no finding or recommendation shall be based solely upon an unsworn complaint or statement, nor shall prior unsubstantiated, unfounded or withdrawn complaints be the <u>sole</u> basis for any such finding or recommendation.

(b) Panels or the <u>Full</u> Board [shall] <u>must</u> employ a "preponderance of the evidence" standard of proof in evaluating <u>C[</u>c]ases.

(c) [A report of the findings and recommendations with respect to each case investigation reviewed shall be prepared and transmitted to the Police Commissioner. Where the disposition of one or more allegations is "Substantiated," as defined in subdivision (d) of this section, such report shall be forwarded in writing within five business days of such substantiation and shall include appropriate pedigree information regarding the subject officer, the case number and any other control or serial number assigned to the case, and a summary of the pertinent facts] The findings and recommendations with respect to each Case reviewed by the Board must be submitted to the Police Commissioner.

(d) [The following categories of case investigation dispositions shall be used in reports to the Police Commissioner:] Where the disposition of one or more allegations is "Substantiated," as defined in subdivision (e) of this section, the Board's findings and recommendations must be forwarded in writing to the Police Commissioner within five business days and include appropriate pedigree information regarding the subject officer, the Case number and any other control or serial number assigned to the Case, and a summary of the pertinent facts. Based on its findings, the Board may recommend penalties of Charges, command discipline or instructions with formalized training, or any combination of these. However, if the Board or panel recommends Charges for any Case allegation against a subject officer, all substantiated allegations against that officer must be included as part of that recommendation.

(e) The following categories of Case investigation dispositions must be used in reports to the Police Commissioner:

- Substantiated: <u>there was a preponderance of evidence that</u> the acts alleged [did] occur<u>red</u> and [did] constitute<u>d</u> misconduct.
- (2) Unsubstantiated: there was insufficient evidence to establish whether or not there was an act of misconduct.
- (3) Exonerated: <u>there was a preponderance of the evidence</u> <u>that</u> the acts alleged [did] occur<u>red</u> but did not constitute misconduct.
- (4) Unfounded: there was a preponderance of the evidence that the acts alleged did not occur.
- (5) Complaint Withdrawn: the <u>C[c]omplainant [voluntarily]</u> withdrew the complaint.
- (6) Complainant Unavailable: the <u>C[</u>c]omplainant could not be <u>reached or</u> located.
- (7) Victim Unavailable: the V[v] ictim could not be reached or located.
- (8) Complainant Uncooperative: the participation of the <u>C[</u>c]omplainant was insufficient to enable the Board to conduct a full investigation.
- (9) Victim Uncooperative: the participation of the <u>V[v]</u>ictim was insufficient to enable the Board to conduct a full investigation.
- (10) Victim Unidentified: the Board could not identify the Victim and therefore was unable to conduct a full investigation.

- [(10)] (11) Officer Unidentified: the <u>B[b]</u>oard was unable to identify the officer who was the subject of the allegation.
- [(11)] (12) Referral: the complaint was referred to another agency.
- [(12)] (13) No Jurisdiction: the complaint does not fall within the jurisdiction of the Board.
- [(13) No Prima Facie Case: the complaint does not state a prima facie case]
- (14) Mediated: the parties to the mediation agreed that the complaint should be considered as having been resolved through mediation.
- (15) Mediation Attempted: the parties agreed to mediate the complaint but the civilian subsequently did not participate in the mediation.
- (16) Miscellaneous: the subject of the complaint is not currently employed by the Police Department as a police officer.
- (17) [Other: as from time to time determined by the Board] <u>Administrative Closure: the Case was referred to the Board</u> <u>by another agency, not by a member of the public, and the</u> <u>Board was unable to conduct a full investigation</u>.

§ 11. Section 1-34 of Subchapter D of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-34 Cases [c]Closed without a Full Investigation.

(a) The <u>Full</u> Board, <u>a panel</u>, or the Executive Director may close without conducting a full investigation any Case falling within categories (5) through (17) of $\S1-33(\underline{e})$.

(b) [Prior to the closure of any case under § 1-34(a), board members must be afforded an opportunity to review such case] <u>No Case(s)</u> <u>falling within categories (5) through (17) of §1-33(e) will be closed by the</u> <u>Executive Director until copies have first been provided to any member of the</u> <u>Full Board who has asked to review copies of said Case(s)</u>.

(c) The Executive Director must from time to time conduct an audit of Cases closed pursuant to this rule. After an audit of the aforementioned sample of Cases, the Executive Director must report his or her review of those Cases to the Full Board. § 12. Section 1-53 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renumbered as section 1-35 of Subchapter D of Chapter 1 and is amended, to read as follows:

[§1-53] <u>§1-35</u> Communications with and Notifications to Complainants, Victims, and Reporting Non-Witnesses Regarding Status of Complaints.

(a) Within seven business days of the receipt of a complaint, the Board [shall] <u>must</u> notify a [c]Complainant, <u>Victim</u>, <u>and/or Reporting Non-Witness</u> by telephone or letter that the <u>Civilian Complaint Review</u> Board has received [his/her] <u>the</u> complaint, and [shall] <u>must</u> identify the [c]Case number and <u>Agency</u> [s]Staff [member(s)] assigned to <u>investigate</u> the [c]Case.

(b) The <u>Civilian Complaint Review</u> Board [shall] <u>must</u>, within seven business days of [sending to the Police Commissioner its findings and recommendations in a case] <u>a final decision of the Board</u>, write to the Complainant <u>and/or Victim</u> with such findings and recommendations.

(c) If an allegation is substantiated and [c]Charges are recommended by <u>a panel or</u> the <u>Full</u> Board, the <u>Civilian Complaint Review</u> Board [shall] <u>must</u>, as soon as it is determined under § 1-42, advise the [c]Complainant <u>and/or</u> <u>Victim</u> in writing whether such allegation will be prosecuted and, if it will, whether the Board or the Police Department Advocate will be responsible for prosecuting it.

(d) [Where there is an administrative prosecution by the Board, the] <u>The Civilian Complaint Review</u> Board [shall] <u>will</u> within seven business days of the <u>Civilian Complaint Review</u> Board's receipt of the Police Commissioner's final determination notify the [c]<u>C</u>omplainant <u>and/or Victim</u> by letter of the final action taken by the Police Commissioner.

§ 13. A new section 1-36 is added to Subchapter D of Chapter 1 of Title 38-A of the Rules of the City of New York, to read as follows:

§1-36 Reconsideration or Reopening of Cases.

(a) Upon receipt of a written request to reconsider or reopen a Case from a Complainant, Victim or subject police officer, a panel, Chair, or Executive Director may:

- (1) Reopen any Case previously closed without a full investigation; or
- (2) Agree to reconsider any Case previously closed with a <u>full investigation if</u>

- i. New evidence becomes available which could reasonably lead to a different finding or recommendation in the Case; or
- ii. A previously unavailable or uncooperative witness becomes available which could reasonably lead to a different finding or recommendation in the Case; or
- iii. If reopening or reconsidering the Case serves the interests of justice.

(b) Upon receipt of a written request sent by the Police Department Advocate requesting the reconsideration of a previously fully investigated Case with panel findings and recommendations, a panel, the Chair, or the Full Board may agree to reconsider the penalty and/or disposition of an allegation if:

- (1) The penalty recommended for the Case by the deciding panel or Full Board against any subject officer is found by the deciding panel or Full Board to be inappropriate or excessive; or
- (2) There exists new facts or evidence that were not previously known by the deciding panel or Full Board which could reasonably lead to a different finding or recommendation in the Case; or
- (3) There are matters of fact or law which are found to have been overlooked or misapprehended by the deciding panel or Full Board or if reconsidering the case serves the interests of justice.

In considering requests from the Police Department Advocate, any such request must be made to the Chair, Executive Director, deciding panel, or Full Board, addressed to the Executive Director, within 30 days from receipt of the Civilian Complaint Review Board's initial findings and recommendations of a Case, absent good cause for any such delay beyond 30 days.

(c) The Full Board, Chair, a panel, or Executive Director considering a request to reopen or reconsider a Case will have full discretion in making a determination, and may properly consider all relevant circumstances, including, but not limited to: any delays on the part of the person requesting that the Case be reopened; new, material information as to the Complainant, Victim, the subject officer, or any civilian or police witness; and the practicability of conducting a full investigation of the allegations contained in the Case within any applicable limitation period.

(d) If a previously closed Case is reopened or reconsidered:

- (1) If all members of the previously deciding panel are presently members of the Board, then that previously deciding panel will be reconvened to reconsider the Case.
- (2) If any member of the previously deciding panel is no longer a member of the Board, then the remaining members of the previously deciding panel will be reconvened with a replacement panel member designated by the Chair as required by §1-31(b) to reconsider the Case.
- (3) If all members of the previously deciding panel are no longer members of the Board, the Chair will select a panel will be convened to reconsider the Case pursuant to §1-32.

§ 14. Section 1-41 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-41 Introduction.

[(a)] This Subchapter E is adopted pursuant to a Memorandum of Understanding (the "MOU") dated April 2, 2012, and made between the Police Commissioner and the Chair, concerning the administrative prosecution by the Board of <u>C</u>[c]ases in which it finds that an allegation falling within its jurisdiction has been substantiated against an officer and recommends that formal [c]<u>C</u>harges and specifications be brought against such officer. The MOU takes effect on the date on which this Subchapter E takes effect and applies to allegations substantiated by the Board and in which the Board has recommended that <u>c</u>[C]harges and specifications be preferred on or after such date. This Subchapter E [shall] <u>does</u> not create any rights or benefits in any third parties.

[(b) In this subchapter:

"Case" means in relation to any Prosecution, the subject matter of such Prosecution."

"Charges" means charges and specifications brought by the Board against an officer in respect of an allegation falling within the jurisdiction of the Board and substantiated by the Board with the recommendation that charges and specifications be preferred.

"Police Department Advocate" means the department advocate, and includes any assistant department advocate, of the Police Department.

"Prosecution" means the administrative prosecution of Charges by the Board before a Trial Commissioner and includes all matters ancillary to or undertaken in anticipation of or in preparation for such prosecution.

"Trial Commissioner" means in relation to any Prosecution, the deputy commissioner of trials or assistant deputy commissioner of trials of the Police Department, having jurisdiction over such Prosecution.]

§ 15. Section 1-42 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-42 Prosecution of Charges.

(a) Where the Board finds an allegation falling within its jurisdiction to have been substantiated against an officer and recommends that Charges be brought against such officer, the Board [shall] <u>must</u> promptly notify the Police Commissioner of its finding and recommendation.

(b) In those limited circumstances where the Police Commissioner determines that the <u>Civilian Complaint Review</u> Board's prosecution of the Charges would be detrimental to the Police Department's disciplinary process, the Police Commissioner shall so notify the [CCRB] <u>Civilian Complaint Review</u> <u>Board</u>. Such instances shall be limited to [c]Cases in which there are parallel or related criminal investigations, or when, in the [case] <u>instance</u> of an officer with no disciplinary history or prior substantiated [CCRB] <u>Civilian Complaint</u> <u>Review Board</u> complaints, based on such officer's record and disciplinary history the interests of justice would not be served.

(c) Any request by the Police Commissioner for the <u>Civilian</u> <u>Complaint Review</u> Board to refrain from prosecution of Charges shall be made in writing to the [CCRB] <u>Civilian Complaint Review Board</u> and shall include a detailed explanation for such request and a statement detailing what discipline if any the Police Commissioner would pursue on such officer.

(d) The [CCRB] <u>Civilian Complaint Review Board</u> may reject such request to refrain from [p]<u>P</u>rosecution within five business days of receipt of such request. Such rejection shall be made in writing and shall include a statement rebutting the Police Commissioner's explanation for his or her request.

(e) The Police Commissioner may deny such rejection within five business days of receipt of such rejection. Such denial shall be made in writing to the [CCRB] <u>Civilian Complaint Review Board</u> and shall include a detailed response to the [CCRB's] <u>Civilian Complaint Review Board's</u> rebuttal. Upon receipt of such denial the Board shall refrain from further [p]Prosecution of the [c]Case.

(f) In all [c]<u>C</u>ases other than those in which the Board is [to refrain] <u>refraining</u> from prosecuting, the [CCRB] <u>Civilian Complaint Review Board</u> shall promptly draft, and request that the Police Department Advocate serve on behalf

of the Board, Charges against the subject officer.

(g) If the [CCRB] <u>Civilian Complaint Review Board, acting through the</u> <u>Chair or Executive Director</u>, believes that suspension or modified assignment of a subject officer would be prudent while a Prosecution is pending, the [CCRB] <u>Civilian Complaint Review Board, acting through the Chair or Executive Director</u>, shall make such recommendation to the Police Commissioner, who shall determine whether to suspend or modify the assignment of such officer.

(h) After a Case has been referred to the Administrative Prosecution Unit for Prosecution, the Chief Prosecutor or Executive Director, or either of their designees, must make a formal request in writing to the deciding panel or, if necessary, the Full Board when:

- (1) The Administrative Prosecution Unit is requesting that additional allegations be considered against a subject officer in addition to the allegations previously recommended by the Board; or
- (2) The Administrative Prosecution Unit is requesting that previously considered allegations against a subject officer that did not previously result in a substantiation by the Board be reconsidered for substantiation.

In the formal written request, the Chief Prosecutor or Executive Director, or either of their designees, must detail their reasons for making said request. If the Full Board chooses to reopen the matter to add or reconsider any allegations, such matter will be reopened considering the same criteria designated in §1-36(d) of these rules. Where the Board decides to substantiate additional allegations, the Civilian Complaint Review Board must notify, in writing, all affected civilian and law enforcement parties of the changes to the allegation and/or Charges.

(i) After a Case has been referred to the Administrative Prosecution Unit for Prosecution, the Chief Prosecutor or Executive Director may, upon approval by either the Chair or Full Board, dismiss any Charges. When any such Charge is dismissed, the Civilian Complaint Review Board must notify, in writing, all affected civilian and law enforcement parties of the dismissal.

§ 16. Section 1-43 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-43 Expedited Cases.

If the [CCRB receives notice from the Police Department, or it becomes clear to the CCRB,] <u>Civilian Complaint Review Board becomes aware</u> that a

Case requires expedited [p]Prosecution, the [CCRB] <u>Civilian Complaint Review</u> <u>Board</u> shall make every reasonable effort to conclude such prosecution within the required time frame. If the [CCRB] <u>Civilian Complaint Review Board</u> determines that it will not be able to conclude such [p]Prosecution within such time frame the [CCRB shall] <u>Civilian Complaint Review Board will</u> decline to prosecute such [c]Case and [shall] request that the Police Department Advocate undertake such [p]Prosecution.

§ 17. Section 1-44 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-44 Other Misconduct.

If during the course of a Prosecution the [CCRB] <u>Civilian Complaint</u> <u>Review Board</u> becomes aware of possible misconduct falling outside its jurisdiction, such as the making of a false statement by an officer, the Board shall not itself prosecute such possible misconduct but shall instead immediately refer such possible misconduct to the Police Department for investigation and possible prosecution by the Police Department. The [CCRB] <u>Civilian Complaint</u> <u>Review Board</u> shall provide to the Police Department such assistance as may be requested, in the investigation or [p]Prosecution by the Police Department of such possible misconduct and shall, if necessary, coordinate its Prosecution with that of the Police Department. <u>Other misconduct will be noted in case</u> <u>dispositions by categories describing the possible misconduct and the evidence</u> <u>of such misconduct.</u>

§ 18. Section 1-45 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-45 Police Department Procedures and Disciplinary Practices.

(a) The Police Commissioner shall retain in all respects the authority and discretion to make final disciplinary determinations.

(b) The <u>Civilian Complaint Review</u> Board shall establish and maintain a unit of appropriately qualified and experienced attorneys and support staff of sufficient number to undertake in a timely and effective manner the responsibility [for the administrative prosecution of substantiated civilian complaints] <u>of conducting Prosecutions</u>.

(c) The <u>Civilian Complaint Review</u> Board's attorneys and support staff <u>appointed pursuant to this section</u> shall be trained in all aspects of the Police Department's procedures and policies as they affect the [administrative prosecution of its cases] <u>Prosecutions</u>.

(d) The <u>Civilian Complaint Review</u> Board's attorneys and support

staff <u>appointed pursuant to this section</u> shall, to the extent practicable and relevant, familiarize themselves with and apply in relation to Prosecutions, Police Department disciplinary policies and standards.

(e) The Police Department shall provide all reasonable assistance requested by the [CCRB] <u>Civilian Complaint Review Board</u> in the creation and maintenance of this unit, including training and guidance in both legal and administrative matters.

(f) [T]During the course of a Prosecution, the [CCRB] <u>Civilian</u> <u>Complaint Review Board</u> may [during the course of a Prosecution] contact the Police Department Advocate to request the assistance of employees of the Police Department in the evaluation, preparation and prosecution of the Case. In such instances, the Police Department Advocate shall arrange for the Police Department to provide reasonable assistance to the [CCRB] <u>Civilian Complaint</u> <u>Review Board</u>.

(g) In any [c]Case substantiated by the Board in which the Police Commissioner intends to impose discipline that is of a lower level than that recommended by the Board or by the Trial Commissioner, the Police Commissioner shall notify the [CCRB] Civilian Complaint Review Board, with notice to the subject officer, at least ten business days prior to the imposition of such discipline. Such notification shall be in writing and shall include a detailed explanation of the reasons for deviating from the Board's or, as the case may be, the Trial Commissioner's, recommendation, including but not limited to each factor the Police Commissioner considered in making his or her decision. The [CCRB] Civilian Complaint Review Board and the subject officer may respond to such notification within five business days of its receipt, after which the Police Commissioner shall make a final determination.

§ 19. Section 1-46 of Subchapter E of Chapter 1 of Title 38-A of the Rules of the City of New York is amended, to read as follows:

§1-46 Other Matters Relating to Administrative Prosecutions

(a) The Police Department [shall] <u>must</u> upon receipt send to the [CCRB] <u>Civilian Complaint Review Board</u> a copy of each report and recommendation issued by the Trial Commissioner [in] <u>with</u> respect of a Prosecution. The [CCRB] <u>Civilian Complaint Review Board</u> may provide to the Trial Commissioner a letter commenting on such report and recommendation, commonly referred to as a "Fogel" letter.

(b) [In cases in which a] <u>Where</u> a Prosecution ends without the issuance by the Trial Commissioner of a report and recommendation, the [CCRB] <u>Civilian Complaint Review Board</u> shall forward to the Police Commissioner a final recommendation of the [CCRB] <u>Civilian Complaint Review Board</u> reflecting the results of its Prosecution of the Case. The [CCRB] <u>Civilian Complaint Review</u>

<u>Board</u> shall include all relevant forms, memoranda and background information to assist the Police Commissioner in making a final disciplinary determination.

(c) The Police Commissioner may accept, reject, or modify the recommendation presented by the [CCRB] <u>Civilian Complaint Review Board</u>, or may ask the [CCRB] <u>Civilian Complaint Review Board</u> for additional investigative or background information in its possession. The Police Commissioner may also request further investigation or development of the record to enable him or her to make a final disciplinary determination. If the [CCRB's] <u>Civilian Complaint Review Board's</u> recommendation is rejected or modified, the [CCRB] <u>Civilian Complaint Review Board's</u> recommendation is rejected or taking any appropriate follow-up action, such as proceeding with the Prosecution, engaging in additional investigation, or further developing the record.

(d) The [CCRB] <u>Civilian Complaint Review Board</u> may conduct plea negotiations with subject officers and their attorneys, to be heard by a Trial Commissioner [and presented to the Police Commissioner for final determination]. <u>The Police Commissioner must be informed of any proposed</u> <u>plea and said plea will be held in abeyance until approved by the Police</u> <u>Commissioner</u>. In all [cases] <u>Prosecutions</u> in which the Police Commissioner rejects a negotiated plea, the [CCRB] <u>Civilian Complaint Review Board</u> shall be responsible for implementing the Police Commissioner's decision, including <u>further</u> negotiating the [Case] <u>Prosecution</u> in a manner consistent with the Police Commissioner's determination or proceeding with the Prosecution.

(e) The [CCRB] <u>Civilian Complaint Review Board</u> shall provide to the Police Department <u>quarterly</u> status reports on its Prosecutions [quarterly and] <u>or</u> as otherwise requested by the Police Department.

[(f)] [In any [c]Case substantiated by the Board in which the Police Commissioner intends to impose discipline that is of a lower level than that recommended by the Board or by the Trial Commissioner, the Police Commissioner shall notify the [CCRB] <u>Civilian Complaint Review Board</u>, with notice to the subject officer, at least ten business days prior to the imposition of such discipline. Such notification shall be in writing and shall include a detailed explanation of the reasons for deviating from the Board's or, as the case may be, the Trial Commissioner's, recommendation, including but not limited to each factor the Police Commissioner considered in making his or her decision. The [CCRB] <u>Civilian Complaint Review Board</u> and the subject officer may respond to such notification within five business days of its receipt, after which the Police Commissioner shall make a final determination.]

[(g)] (f) The Police Department Advocate shall ensure that the [CCRB] <u>Civilian Complaint Review Board</u> is notified of the final disciplinary result and specific penalty in each [c]<u>C</u>ase prosecuted by the Board within thirty calendar days of the Police Commissioner's final determination.

§ 20. The title of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renamed, to read as follows:

Subchapter F - [Miscellaneous Matters] Mediation

§ 21. Section 1-54 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renumbered as section 1-47 and is amended, to read as follows:

[§1-54] <u>§1-47</u> Mediation.

(a) A [c]Complainant <u>and/or Victim and the subject officer</u> may choose to resolve a complaint by means of [m]Mediation, [provided the subject officer agrees to mediation as provided herein, and] unless the Board or a panel thereof determines that the complaint is not appropriate for mediation. The mediator will be designated by the Executive Director.

(b) [Unless the Board or panel thereof determines that a complaint is not appropriate for mediation, a complainant requesting mediation and the subject officer shall be sent a notice formally offering them the opportunity to voluntarily engage in the mediation process] <u>A Reporting Non-Witness does not have standing to seek Mediation or refuse and prevent Mediation from proceeding. A Reporting Non-Witness who is a family member of a Victim may participate in Mediation whether the Victim participates or not.</u>

(c) [Both the complainant and the subject officer must agree to mediation within ten days of such notification being sent in order for mediation to proceed. In the event one or both parties do not agree to mediation, the complaint shall be referred to the Board investigatory personnel for investigation. The mediator shall be designated by the Executive Director] If one of the parties does not agree to Mediation, the complaint will be referred to Agency Staff for investigation.

(d) Written notice of the time, date and location of the first [m]Mediation session [shall] <u>must</u> be provided to each party. Such notice [shall] <u>will</u> be accompanied by a description of procedures and guidelines for mediation. Subsequent session(s) [shall] <u>will</u> be scheduled by a member of the Board's mediation staff if the [m]Mediation is not completed at the first session.

(e) Those present at the [m]Mediation session [shall] <u>must</u> include the [complainant, the subject officer and the mediator] <u>mediator and all parties</u> <u>who have consented to the Mediation</u>. Where appropriate, arrangements [may] <u>will</u> be made for a translator or interpreter to be present. In the case of a [c]Complainant <u>or Victim</u> who is a minor, a parent or legal guardian [shall] <u>must</u> be present. [Where the Executive Director determines that a complainant who is an adult requires assistance in order to comprehend or participate in mediation, such adult may be accompanied by a family member or legal guardian] <u>Upon request, reasonable accommodations will be made for persons with disabilities who are participating in a Mediation</u>. Parties' representatives or counsel may be available outside the room where the [m]<u>M</u>ediation is being conducted.

(f) All information discussed or statements made at a [m]Mediation session [shall] <u>must</u> be held in confidence by the mediator, and the parties [shall] <u>must</u> also agree in writing to maintain such confidentiality. [No stenographic record, minutes or other record of the mediation session shall be maintained] <u>No records of any kind, including, but not limited to, stenographic, video, or audio, may be made by any party</u>.

(g) The [m]Mediation session(s) [shall] <u>will</u> continue as long as the participants believe that progress is being made toward the resolution of the issues. The [m]Mediation process may terminate if either party announces [its] <u>his or her</u> unwillingness to continue [m]Mediation, the mediator believes no progress is being made, or the [c]Complainant fails to attend two or more [m]Mediation sessions without good cause shown.

(h) If [m]Mediation is successful, the parties [shall] <u>may, but are</u> <u>not required to,</u> sign an agreement stating that each believes the issues have been satisfactorily resolved. The [mediator] <u>Director of Mediation, or</u> <u>any Agency Staff designee</u> [shall] <u>must</u> advise the Board when a [m]Mediation [has been successfully] <u>is</u> concluded <u>and whether such</u> <u>Mediation was successful or unsuccessful[</u>, and t]. The Board [shall] <u>must</u> forward this information to the Police Commissioner.

(i) If a [c]<u>C</u>ase is not successfully resolved through [m]<u>M</u>ediation, [the complainant or police officer] <u>any party</u> may ask for the complaint to be investigated, and the complaint [shall then] <u>will</u> be referred to [Board's investigative staff] <u>Agency Staff</u> for investigation.

§ 22. Section 1-55 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York, relating to the reconsideration of reopening cases, has been rewritten and moved to section 1-36. Therefore section 1-55 has been REPEALED.

[§1-55 Reconsideration or Reopening of Cases.]

[(a) The Board may on receipt of a written request from a complainant or victim or police officer re-open any case closed following a full investigation, if new evidence or a previously unavailable or uncooperative witness becomes available and in the determination of a panel constituted to consider such request such new evidence or the prospective availability or cooperation of such witness may reasonably lead to a different finding or recommendation.]

[(b) The Executive Director may on receipt of a written request from a complainant or victim or police officer, re-open any case closed without a full investigation. If the Executive Director decides not to reopen such case, such request shall (except as from time to time otherwise directed by the Board) be submitted to a panel for its consideration.]

[(c) Any person considering a request to reopen a case shall have full discretion in making his or her determination, and may properly consider all relevant circumstances, including, but not limited to, any delays on the part of the person requesting the case be reopened; new, material information as to the complainant, the subject officer or any civilian or police witness; and the practicability of conducting a full investigation of the allegations contained in the case within any applicable limitation period.]

§ 23. A new Subchapter G, entitled "Board Meetings, Organization, and Delegated Authority," is added to Chapter 1 of Title 38-A of the Rules of the City of New York, to read as follows:

Subchapter G – Board Meetings, Organization, and Delegated Authority

§ 24. Section 1-51 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renumbered as section 1-51 of the new Subchapter G and is amended, to read as follows:

§1-51 Meetings of the Board.

(a) The [f]<u>F</u>ull Board [shall] <u>must</u> meet at least [one time each] month<u>ly</u>, at which meeting it [shall] <u>will</u> consider [c]<u>C</u>ases referred to it and conduct any other business.

(b) If a [c]<u>C</u>ase has been referred to the <u>Full</u> Board, the <u>Full</u> Board may take such action as it deems appropriate, including, but not limited to[,]: making its own findings and recommendations, remanding the [c]<u>C</u>ase to a referring panel for further consideration or action, and remanding the [c]<u>C</u>ase for further investigation.

§ 25. Section 1-52 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renumbered as section 1-52 of the new Subchapter G and is amended, to read as follows:

§1-52 Panel and Board Meetings: General Matters.

(a) If a Board member has a personal, business or other relationship or

association with a party to or a witness in a [c]<u>C</u>ase before a panel to which such member has been assigned, the member [shall] <u>must</u> disclose this situation to the Chair, and [shall] request that the [c]<u>C</u>ase be transferred to another panel. If a Board member has such relationship in a [c]<u>C</u>ase before the [f]<u>F</u>ull Board, the member should recuse [himself or herself] <u>themselves</u> from deliberations or action in connection with that [c]<u>C</u>ase.

(b) Board members must [be present at a meeting of the Board or a panel in person or, subject to such limitations as the Board may be resolution from time to time determine, by videoconference in order to register their votes] participate and register their votes simultaneously in a panel by presence or via any other form of simultaneous communication available.

§ 26. Section 1-56 of Subchapter F of Chapter 1 of Title 38-A of the Rules of the City of New York is renumbered as section 1-53 of the new Subchapter G and is amended, to read as follows:

[§1-56] <u>§1-53</u> Authority given to the Executive Director.

(a) The authority given under these Rules to the Executive Director [shall] will:

(1) [except in relation to § 1-13(b),] be exercisable either by the Executive Director or by such members of [the senior staff] <u>Agency Staff or members</u> of the Board as the Executive Director may [from time to time] designate, and

(2) be subject to such limitations as the Board may [by resolution from time to time determine] <u>determine by resolution</u>.

(b) Consistent with the Charter mandate and without relinquishing its oversight authority, the Board authorizes the Executive Director, in consultation with the Chair, to manage all matters related to the appointment of Agency Staff, the organizational structure, and the day-to-day operations of the Civilian Complaint Review Board.

 $\$ 27. A new section 1-54 is added to the new Subchapter G, to read as follows:

§1-54 Committees and Subcommittees.

<u>The Chair has the authority to create committees and/or subcommittees to</u> assist the Board in fulfilling its responsibilities pursuant to law. The members of any such created committees and/or subcommittees will be chosen by the Chair and Executive Director, and will be chosen from the Board as well as Agency Staff, subject to review by the Full Board.

NEW YORK CITY MAYOR'S OFFICE OF OPERATIONS 253 BROADWAY, 10th FLOOR NEW YORK, NY 10007 212-788-1400

CERTIFICATION / ANALYSIS PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Amendment of Procedural Rules

REFERENCE NUMBER: CCRB-3

RULEMAKING AGENCY: Civilian Complaint Review Board

I certify that this office has analyzed the proposed rule referenced above as required by Section 1043(d) of the New York City Charter, and that the proposed rule referenced above:

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because it does not establish a violation, modification of a violation, or modification of the penalties associated with a violation.

/s/ Francisco X. Navarro Mayor's Office of Operations <u>April 5, 2016</u> Date

NEW YORK CITY LAW DEPARTMENT DIVISION OF LEGAL COUNSEL 100 CHURCH STREET NEW YORK, NY 10007 212-356-4028

CERTIFICATION PURSUANT TO

CHARTER §1043(d)

RULE TITLE: Amendment of Procedural Rules

REFERENCE NUMBER: 2015 RG 095

RULEMAKING AGENCY: Civilian Complaint Review Board

I certify that this office has reviewed the above-referenced proposed rule as required by section 1043(d) of the New York City Charter, and that the above-referenced proposed rule:

- (i) is drafted so as to accomplish the purpose of the authorizing provisions of law;
- (ii) is not in conflict with other applicable rules;
- (iii) to the extent practicable and appropriate, is narrowly drawn to achieve its stated purpose; and
- (iv) to the extent practicable and appropriate, contains a statement of basis and purpose that provides a clear explanation of the rule and the requirements imposed by the rule.

/s/ STEVEN GOULDEN Acting Corporation Counsel Date: April 5, 2016