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# City of Seattle



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CITY OF SEATTLE

## Auditor, Office of Professional Accountability

Confirmation Packet  
June, 2013

Judge Anne Levinson (Ret.)



Michael Patrick McGinn  
Mayor of Seattle

June 12, 2013

The Honorable Sally Clark  
President, Seattle City Council  
Seattle City Hall, 2nd Floor  
Seattle, WA 98104

Dear President Clark:

I am pleased to transmit to the City Council the following confirmation packet for my re-appointment of Judge Anne Levinson (ret.) to the position of Civilian Auditor, Office of Professional Accountability (OPA). The materials in this packet are divided into two sections:

**A. Judge Levinson**

This section contains Judge Levinson's re-appointment form, oath of office form, her résumé, and the press release announcing her re-appointment.

**B. Background Check**

This section contains the Mayor's Office report on Judge Levinson's background check.

Judge Anne Levinson has served as OPA Auditor since her initial appointment in June 2010. In this role, she has consistently provided thorough, thoughtful and independent review of complaints and investigations. She has issued recommendations for improvements to the Seattle Police Department in critical areas, including supervision, training, stops, de-escalation of minor incidents, interacting with those with mental illness and with juveniles, use of force, and use of in-car video. As the City continues the work of implementing reforms needed to address long-standing community and police concerns, Judge Levinson's insights and experience are of tremendous value.

Prior to serving as Auditor, Judge Levinson worked on a variety of issues and system reforms with a diverse array of community organizations and citizens, police management, officers, prosecutors and defense attorneys. As a Seattle Municipal Court judge, she founded and presided over one of the nation's first mental health courts, designed to better address the needs of mentally ill citizens in the criminal justice system and better serve the community. She was Legal Counsel, Deputy Chief

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Clark, Sally  
June 12, 2013  
Page 2 of 2.

of Staff, Chief of Staff and Deputy Mayor during the Rice administration and Legal Counsel and Special Assistant for Public Safety & Human Rights during the Royer administration. Her many years of public service in both the Executive and Judicial branches provides unique and invaluable perspective in her work as Auditor.

Judge Levinson also has a long history of civic leadership and community involvement. She has worked for more than two decades in Seattle with the women's and LGBT communities, communities of color, social justice and civic organizations, as well as the business community. She has built coalitions and helped lead efforts on behalf of the broader community and those who often have been marginalized, or whose civil and legal rights have been denied.

Judge Levinson has a J.D. from Northeastern University School of Law and a B.A., Phi Beta Kappa, from the University of Kansas. She is also a graduate of the Senior Management Program, Cascade Institute at the University of Washington; the Program for Senior Executives in State & Local Government at Harvard University; and Washington's Judicial College Board's Program for Court Education.

Judge Levinson is highly respected for her commitment to public service, and her strong principled and fair decision making, no matter the controversy. I'm confident her continued tenure as the OPA Civilian Auditor will be an asset to the Mayor, Council and citizens of Seattle.

If you have any questions about the attached materials or need additional information, please contact Carl Marquardt, Counsel to the Mayor at 684-0962.

Sincerely,

A handwritten signature in black ink, appearing to read "Mike McGinn". The signature is fluid and cursive, with a long horizontal stroke at the end.

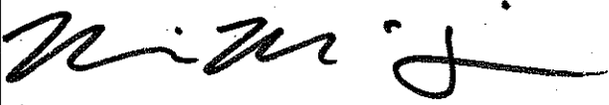
Mike McGinn  
Mayor of Seattle

**SECTION**

**A**

# City of Seattle

## 2<sup>nd</sup> Corrected Notice of Appointment

<b>Name:</b> <p style="text-align: center; font-style: italic;"><b>Judge Anne Levinson (Ret.)</b></p>		<input checked="" type="checkbox"/> <b>Executive Appointment</b> <input checked="" type="checkbox"/> <b>Reappointment</b> <input type="checkbox"/> <b>Legislative Appointment</b> <input type="checkbox"/> <b>Agency Appointment</b> <input type="checkbox"/> <b>PDA Council</b> <input type="checkbox"/> <b>PDA Constituency</b>
<b>Residential Neighborhood:</b>  <p style="text-align: center;">N/A</p>	<b>Zip Code:</b>  <p style="text-align: center;">N/A</p>	<b>Contact Phone No.:</b>  <p style="text-align: center;">N/A</p>
<b>Appointed to:</b>  <p style="text-align: center; font-style: italic;">Auditor, Office of Professional Accountability</p>		<b>Date of Appointment:</b>  <p style="text-align: center; font-style: italic;">June 12, 2013</p>
<b>Authority (Ord., Res.):</b>  <p style="text-align: center; font-style: italic;">SMC 3.28.850-870</p>		<b>Term of Office</b> <b>From:</b> <i>July 1, 2013</i>  <b>To:</b> <i>July 1, 2016</i>
<b>Background:</b>  <p style="font-style: italic;">Re-appointment</p>		
<b>Authorizing Signature:</b>  		<b>Name and Title of Officer Making Appointment:</b>  <p style="text-align: center;"><i>Mayor Mike McGinn</i></p>

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**CITY OF SEATTLE - STATE OF WASHINGTON  
OATH OF OFFICE**

**STATE OF WASHINGTON**

**COUNTY OF KING**

**I, *Judge Anne Levinson (Ret.)*, solemnly swear that I possess all the qualifications prescribed in the Seattle City Charter for the office of Auditor, Office of Professional Accountability; that I will support the Constitution of the United States, the Constitution of the State of Washington, and the Charter and Ordinances of the City of Seattle; and that I will faithfully conduct myself as Auditor, Office of Professional Accountability.**

\_\_\_\_\_  
***Judge Anne Levinson (Ret.)***

**Subscribed and sworn to before me  
this \_\_\_\_\_ day of \_\_\_\_\_, 2013**

(affix seal)

\_\_\_\_\_  
**Emilia M. Sanchez, Deputy City Clerk**

## **Judge Anne Levinson (ret.)**

### **Professional Experience**

#### **July, 2010 – present**

Auditor, Office of Professional Accountability, City of Seattle

#### **2003 – present**

Public Policy and Management Consultant

#### **2002**

Special Counsel, Select Committee on Adolescents in Need of Long Term Placement

#### **1999 – 2001**

Judge, Seattle Municipal Court

Presiding Judge, Seattle Mental Health Court

#### **1997 – 1999**

Chairwoman, Washington Utilities & Transportation Commission

#### **1990 – 1997**

Deputy Mayor, Chief of Staff, Deputy Chief of Staff, Legal Counsel

Mayor Norman B. Rice Administration, City of Seattle

### **Civic Activities & Awards**

Judge Levinson has served on the board of directors for dozens of charitable organizations, including the founding boards for the Seattle Girls' School, the Privacy Fund, Hands Off Washington and the Center for Children & Youth Justice. She is the recipient of numerous civic and community awards, including the Spirit Award from the Urban League, the Seattle Civil Rights Champion Award from Lambda Legal, the President's Award from Washington Women Lawyers, the Nancy Nordhoff Civic Leadership Award from CityClub, the Woman of Courage Award from the Northwest Asian Weekly, the Woman of Achievement Award by Women in Communications, the Brava Award from the Women's University Club, the Community Leadership Award from the LGBT Bar Association and the Collaboration for Social Change Award from the GSBA. She was named by the UW Women's Center as one of 100 Washington Women Pioneers, by the Seattle Jewish Transcript as a "Woman to Watch", by the students at Seattle University as one of five leaders to be recognized in the Hall of Leaders Display at the Pigott Leadership Center to the "Power List" by Seattle Magazine, and to the top 100 notable Alumni of her alma mater, the University of Kansas.

### **Education**

Bachelor of Arts; Phi Beta Kappa, University of Kansas; May, 1980

Juris Doctorate; Northeastern University School of Law; June, 1983

Senior Management Program; Cascade Institute, University of Washington; September, 1990

Program for Senior Executives in State & Local Government; Harvard University; June, 1992

Judicial College Board for Court Education; January, 1999



City of Seattle  
Office of the Mayor

## News

For Immediate Release  
June 12, 2013

Contact: Aaron Pickus, Mayor's Office  
Tel: (206) 233-2650

Additional materials and photos: <http://www.seattle.gov/media>

### **Mayor McGinn to reappoint police oversight auditor *Judge Anne Levinson (ret.) to serve second term***

SEATTLE – Mayor Mike McGinn is reappointing retired Judge Anne Levinson to a second term as the Civilian Auditor for the Office of Professional Accountability, to help oversee investigations of allegations of police misconduct. The OPA Auditor is an outside consultant with legal expertise who provides oversight to help ensure that all complaints of possible misconduct are appropriately addressed and all investigations that are conducted are objective and thorough. The OPA Auditor also makes recommendations to the Mayor, Council, City Attorney and the Police Department for systemic reforms and suggests ways to improve performance through changes to policies, procedures and training.

First appointed in July 2010, Levinson has issued several reports highlighting, among other things, needed changes in supervision, training, stops, de-escalation of minor incidents, interacting with those with mental illness and with juveniles, use of force, and in-car video, as well as improvements to the internal investigations system.

"Judge Levinson's oversight and recommendations have highlighted the significance of a strong police accountability system," said **Mayor McGinn**. "Her work has been particularly helpful as we have implemented a range of important reforms that will address some long-standing community concerns. I am very appreciative of her willingness to continue to serve in this important position."

"As the Mayor said when he first asked me to serve in this role, he knows I will raise whatever issues need to be addressed that will help rebuild trust and mutual respect between the community and the Police Department as well as improve the ability of officers to successfully address whatever challenges they may face day-to-day," **Levinson** said. "The complexity and long-standing nature of some of these issues mean that they won't be solved overnight, but a lot of good work is well underway."

"Judge Levinson has been a superb OPA Auditor with excellent recommendations for the betterment of OPA investigations and procedures. Working alongside Pierce Murphy, she will help improve the relations between Seattle's diverse communities and OPA," said **court-appointed police monitor Merrick Bobb**.

The OPA Auditor is appointed by the Mayor and subject to confirmation by the City Council. There have only been three previous Auditors since the position was created. They were former US Attorney Katrina Pflaumer, former Judge Terrance Carroll and Judge Michael Spearman.

The OPA Auditor serves a three-year term and may be reappointed to two additional terms by the Mayor, subject to City Council confirmation.

*All Mayor's Office press conferences, town halls and general public meetings are archived by Seattle Channel. Many town halls and press conferences are also broadcast live to the web. Sign up for The Reader, our office newsletter, at our website. And learn more about your neighbors and the mayor's activities on our blog.*



[@MayorMcGinn](#)



[Mayor Mike McGinn](#)

###

**SECTION**

**B**

# SEATTLE POLICE DEPARTMENT MEMORANDUM

TO: Carl Marquardt  
Counsel to the Mayor

DATE: June 10, 2010

FROM: John Diaz  
Interim Chief of Police

SUBJECT: Background check on Ms. Anne Levinson

The Seattle Police Department has completed the background check on Ms. Anne Levinson. There were no impediments found that would make the hiring of Ms. Levinson undesirable.



**Legislative Department  
Seattle City Council  
Memorandum**

**Date:** September 10, 2013

**To:** Judge Anne Levinson (Ret.)

**From:** Councilmember Bruce Harrell, Chair, Public Safety, Civil Rights and Technology Committee

**Subject:** Reappointment to OPA Auditor Position – Written Questions

As part of the reconfirmation process, the Council has requested written responses to the following questions related to your reappointment as Office of Professional Accountability (OPA) Auditor. Please provide your responses to me no later than Friday, September 13. If you have any questions, please feel free to contact my office at (206) 684-8804 or by email at [Bruce.Harrell@Seattle.Gov](mailto:Bruce.Harrell@Seattle.Gov).

Reconfirmation Questions:

- 1) Having served as OPA Auditor for the past four years, please tell us what you have learned from this experience. In particular, what do you identify as successful outcomes from your tenure and what, if any, areas do you wish more progress could have been made during your first term?
- 2) How do you see the role of, and where do you see opportunities for added value by, the OPA Auditor in the ongoing efforts related to implementing the Department of Justice (DOJ) and City of Seattle agreement related to police reform?
- 3) What are your goals for the next four years if reconfirmed and what do you see as the most significant challenges to achieving those goals?
- 4) Given what you have observed of how the OPA functions and what you have learned or seen from other models with civilian oversight from across the country, what do you see as the strengths and weaknesses of our current police accountability structure?

**Judge Anne Levinson (Ret.), OPA Auditor**  
**Answers to Written Questions from the City Council for Reconfirmation**  
**Submitted September 13, 2013**

**Reconfirmation Questions:**

1. *Having served as OPA Auditor for the past three years, please tell us what you have learned from this experience. In particular, what do you identify as successful outcomes from your tenure and what, if any, areas do you wish more progress could have been made during your first term?*

My first term as OPA Auditor began in July, 2010, just as a number of high profile incidents were occurring and public concern about police accountability became particularly heightened. I began my role as Auditor by assessing how the work of the OPA Auditor could be done in a way that would be of most benefit to the public, policy-makers and the Department, particularly in light of these incidents and the understanding that issues not addressed over the years resulted in a growing erosion of community trust.

The Auditor has a very specific role of ensuring that every complaint of possible misconduct is handled as it should be, that all complainants are treated with respect and dignity, and that all investigations are of high quality, thorough and impartial. Some examples of recommendations I made in that regard that have been implemented include:

- Streamline the classifications and finding system so it is less cumbersome and easier to understand
- Require that OPA look at the totality of the incident, not just the "4 corners" of the complaint in determining allegations so that the complaint is not limited by complainant's knowledge of what Seattle Police Department (SPD) policies require
- Have earlier review of investigations in the process so as to have any additional follow up required occur as soon as possible and thus be of maximum evidentiary value
- Make sure OPA Use of Force investigations analyze, in addition to whether the force used was appropriate and reasonable as required by law, whether other options involving either no or less force existed and if all steps and actions taken preceding the actual force were consistent with best tactics and policy, with the burden on the officer to describe the thinking and actions that led up to the force needing to be used. Technically the action may be consistent with policy, but did the officer make decisions and conduct him/herself in a way that created the situation that then required the force? Did the officer wait for back-up, explain reason for stop, or consider better alternatives?

Some still need to be implemented, including:

- Improve OPA's training manual and provide training and orientation for OPA investigators, supervisors and intake personnel before they start so that anyone who is rotated to an assignment in OPA has the same knowledge of best practices and OPA's unique role

- Assess obstacles to more frequent use of mediation and look at use of alternative 'problem solving' options that can be more quickly responsive to complainants and better fit the nature of their concern
- Improve transparency and accessibility through better use of technology and enhanced communications with the public
- Help eliminate any appearance of retaliation when an OPA complainant also has pending criminal charges by enacting a policy clearly stating that although there often needs to be communication with prosecutors to ensure their timely review of cases for possible filing of criminal charges, there should be no communication between OPA and prosecutors with regard to the prosecutorial decision as to *whether charges should be filed*, OPA investigators always identifying themselves as with OPA when interacting with others in the criminal justice system and adoption of a protocol for handling investigations in cases where an allegation of retaliation or any other allegation is made against OPA staff

The second critical role of the Auditor is to identify needed changes in policy, training, systems and practices. There has been quite a bit of progress on some of those recommendations, in no small part because of their incorporation (or similar approaches) in the Consent Decree or Settlement Agreement now monitored by the federal court or in the Department's 20/20 plan. Some that have been implemented include:

- Eliminate the in-squad relief system so that every officer has an assigned and consistent Sergeant as supervisor
- Clarify what Sergeants are expected to do, for what they will be held accountable and how success will be measured
- Provide necessary tools and training for Sergeants for priorities such as Use of Force (UOF) review; probable cause to stop; search & seizure; verbal communications skills; obligation for an officer to identify him/herself; best practices for use of In-Car Video (ICV); writing and review of General Offense Reports (GORs) for thoroughness and accuracy; screening arrests; and how to address problems in performance
- Unless circumstances require otherwise, the Sergeant who screens the arrest should be the one to review and approve the GOR and UOF reports and the Sergeant should screen the arrest at the scene rather than at the precinct
- Develop training and policies that promote de-escalation, communication skills, listening, good use of judgment, and understanding of cognitive differences and behaviors for juveniles, those with mental illness or impairment
- Supervisors, command, field training officers (FTOs) and training staff should use ICV as a teaching tool for individual officer coaching; roll-call and departmental scenario training, performance appraisal, review of force, promotional and hiring exams and other learning opportunities (and not limit its use to disciplinary investigations)
- The Academy should adjust its training philosophy about force, moving away from the traditional command & control emphasis and prioritizing effective communication as a tool
- Improve the Department's review of force so it is not simply a pro forma sign-off by the chain of command, but instead ensures actions leading up to the force being used were

tactically sound, that the UOF reporting is accurate and thorough, that supervisors are trained in how to conduct a UOF investigation and that the ICV is reviewed and is consistent with the written documentation

- Officers should document all aspects of an interaction, including all involved officers and any physical interaction, whether it meets the reportable force standard or not
- Training for officers should include the importance of knowing and articulating who is primary and having good communications skills when multiple officers are involved
- Training and policy revisions should address Terry stops, social contacts and searches
- Broaden the biased policing policy to encompass the range of decisions made from initial stops through prosecution

Some still need to be implemented, such as:

- Clarify public disclosure obligations, provide additional training for relevant staff and implement departmental practices that are consistent, timely and understood for public, media and litigation requests so as to improve responsiveness and transparency
- Adopt a discipline matrix to help ensure consistency over time in disciplinary decisions and minimize the likelihood of appeals overturned discipline
- Review recruiting, hiring, testing and promotional criteria to ensure each is aligned with most important skills sets needed based on issues and trends seen by OPA, FTOs, training personnel, supervisors and command (e.g., communications skills, judgment, maturity, empathy)
- Review hiring and promotional practices so that judgment, performance and skills are the prerequisite to testing, not the other way around, and that those without the requisite skills are not promoted, regardless of test scores
- Work with executive and legislative branches to implement strategies for creating a segregated hiring budget to allow for year-to-year consistency in hiring new officers and minimize bow-waves resulting from retirements that can diminish ability to get best qualified personnel or result in pressure to retain new recruits despite red flags because of the need to hire too many recruits at one time and can result in a disproportionate percentage of newer officers in patrol
- The City, through its Law Department, should assess whether there are additional options (such not supporting an application by a retired officer to carry a concealed firearm under the Law Enforcement Officers Safety Act (LEOSA) privileges; holding back salary, accumulated sick leave or pension) to help ensure accountability when an officer chooses to retire or resign rather than be subject to discipline and/or offer testimonial evidence in an administrative investigation. Officers retiring when there is an allegation of misconduct is not unique to Seattle (or to Washington State) and is particularly important for those cases that are declined for criminal prosecution or do not result in a conviction, but where the allegation was, or might have been, sustained under the preponderance standard used for administrative proceedings
- The City's recently-appointed Gender Pay Task Force that is developing short-term and long-term strategies to address gender-pay inequities should include in its review of

gender pay disparity the possible unintended consequences for local jurisdictions of federal, state or local laws requiring the use of Veterans' Preference Points in hiring and promotional opportunities, particularly in regard to SPD's female and LGBT applicants and employees. While the City cannot (and may not wish to) change these laws, it may be able to create ways to balance out any inequities that may have resulted from the laws for SPD and/or other City agencies (such as adding an equivalent number of points for bi-lingual skills or expertise in mental health or other particular educational credentials)

*2. How do you see the role of, and where do you see opportunities for added value by, the OPA Auditor in the ongoing efforts related to implementing the Department of Justice (DOJ) and City of Seattle agreement related to police reform?*

In addition to new areas for improvement that were identified by the Department of Justice, the Consent Decree and Settlement Agreement have been very helpful in providing added urgency and oversight to the OPA Auditor-recommended changes to policy, training and systems that might otherwise have languished. The federal court mandate has also resulted in prioritization of additional funding and staff capacity in order to implement identified reforms. As the DOJ was doing its initial review, they made a point to review and understand issues and recommendations that had been raised by the Auditor, and incorporate those that were within the scope of their work. Since implementation began, both the federal court monitoring team and the Community Police Commission (CPC) have been very attentive to past recommendations and collaborative in their approach to the work.

Reviewing every complaint filed, every investigation and every supervisory referral provides some unique insights into what is being done well, where officers and supervisors are not using best practices, where policies are unclear and where training is needed. So I see my role as continuing to provide whatever expertise and knowledge I have in whatever way is helpful to each player in the reform efforts. For example, I have made many recommendations related to less than optimal use by officers of ICV. Since all SPD patrol vehicles will have a new ICV system in place by the end of September, the CPC offered to re-prioritize its work to include a comprehensive review of the status of implementation of all the recommendations made by the OPA Auditor to the Department to improve its ICV practices. We then made sure to include as well past recommendations from the OPA Director, City Auditor and Human Rights Commission. It was important to use this collaborative approach so as not to miss the window quickly closing with the Department's schedule for acquisition, installation and training for its new ICV system. The goal is to help ensure that contractual, technical, training and policy issues are addressed by then.

Similarly, the new OPA Director and I were able to provide input to the monitoring team in regard to the proposed Use of Force policies, based on our collective experience from review of many misconduct complaints and investigations related to Use of Force, and I was able to provide the CPC some thoughts on their proposed bias and stops policy development. Likewise, I anticipate I will be able to help the CPC and monitoring team in their future work assessing the structure of the

accountability system and their work endeavoring to measure the effectiveness of the various new policies and training as they get implemented.

*3. What are your goals for the next three years if reconfirmed and what do you see as the most significant challenges to achieving those goals?*

Given the current context of the Consent Decree, Settlement Agreement, involvement of the Department of Justice, federal court monitoring team, Community Police Commission, the stated desire of the interim chief to embrace and lead reform and the new OPA Director's philosophy and expertise, there is a unique opportunity to work collaboratively to affect significant change in Seattle's approach to accountability and to policing for years to come. If I am confirmed for a second term, I am committed to helping that happen in whatever way I can. Additionally, I am also very committed to a collaborative approach to review of the accountability system, and would not hesitate to recommend or support an option that might not include an Auditor role or might include a very different approach to that role that is less designed for judicial or legal expertise and thus better filled by a different appointee.

There are several areas that can help improve the accountability system that are beyond the control of OPA and SPD and so present additional barriers or challenges to affecting needed change. The impact of veteran's preference points, the available tools for accountability should an officer choose to retire, the statutory criteria for an arbitrator or other appellate body being able to overturn a disciplinary decision, the statutory criteria for revoking certifications, the criteria for hiring and promotion, the curriculum at the Basic Law Enforcement Academy, the adoption of statutory language for use of body cameras, and the change to budgeting to allow for consistent year to year hiring of officers are examples of areas for potentially very impactful reform that require the work of policy-makers or other departments, agencies and jurisdictions to help get implemented and in several instances might more likely be successful in partnership with others.

*4. Given what you have observed of how the OPA functions and what you have learned or seen from other models with civilian oversight from across the country, what do you see as the strengths and weaknesses of our current police accountability structure?*

Although the number of citizen oversight systems has grown exponentially in recent years, there are considerable variations in oversight models with respect to the structure, staffing, procedures, authority (e.g., who investigates, who recommends the disposition, whether a reinvestigation can be ordered, are systemic issues addressed), internal vs. external and so on, and the research on effectiveness of different models has yet to develop. There is not as of yet a preferred, evidence-based model that is more effective than alternative forms in reducing citizen complaints, inappropriate use of force, disrespectful behavior or deterring other misconduct. We don't yet know whether differences in systems have any impact on improving public attitudes toward the police, perceived legitimacy of the police in particular with traditionally disenfranchised

communities, providing thorough and fair investigations, increased satisfaction for complainants and officers, or enhancing the professionalism of a department. Nor are there yet any correlations about the percentage of complaints sustained or the meting out of education-based discipline (training and mentoring) vs. traditional discipline (reprimand, suspension) with any of those outcomes. Comparisons across jurisdictions are difficult because of the significant differences in laws, labor contracts, policies and regulations, size of agencies, suburban vs. urban demographics and crime stats, options and standards for appealing discipline and terminations, and other factors constraining or enhancing accountability beyond the structure itself. Lastly, it may well be the case that these systems should be regularly modified to be most effective, so that as the issues and needs in a particular jurisdiction change over time, the oversight structure is best suited to meet the new challenges and community expectations.

The most significant criticisms of Seattle's system often center on two things: whether a Director who sits on the command staff and reports to the Chief can be truly independent; and whether having sworn personnel handle the complaint and investigations process will result in the highest quality, fair and impartial investigations (and even if so, whether the community will trust that they are). There are pros and cons to external vs. internal organizations and to sworn vs. civilian investigators. There are additional challenges presented by being outside of the Department, with some jurisdictions experiencing less access to information, less ability to influence change, and longer times to conclude cases. Additionally, there is a lost opportunity for requiring those sworn personnel who want to be promoted to serve in these roles, which can be an invaluable perspective to gain. On the other hand, locating the accountability function outside of the Department makes its independence clear to the public and officers both. One way to achieve more independence while remaining within the Department that I support and which the new Director is already implementing is to change some of the processes OPA uses to make it very clear that investigations and findings are not influenced by others in the Department. Another way would be to have not just a civilian Director, but to also have all or some of the investigators and supervisors be civilians. That helps have consistent expertise over time, as non-sworn staff will not be regularly rotated. One also has to keep in mind that with Seattle's collective bargaining agreements, many of these kinds of changes must be negotiated, so the possible gain must be weighed against other needed OPA and SPD reforms and other negotiating priorities.

First and foremost in my view is the problem that much of what the community might consider to be most important with regard to accountability is not actually within the jurisdiction of OPA. Officer-involved shootings, firearms review, use of force investigation and review where misconduct is not alleged, and possible criminal law violations are all handled by other parts of the Department. This has a significant impact on community trust in the accountability system, as those incidents or interactions which may be most in the public eye or in fact have most negative impact may never be addressed by OPA but leave the appearance that OPA must be ineffective or passive.

As I have mentioned in my reports, I would also like to see a more clearly-defined role for OPA in improved use of best practices. Each case presents an opportunity to make sure the supervisory conduct as well as the decisions and tactical choices made by the officer, whether or not

misconduct occurred, are also addressed. Second, what is learned from complaints and investigations can highlight trends, alert supervisors to the need for mentoring and coaching, and provide training with examples that identify gaps in skills. In my view, the Director should have a clearly defined role in affecting training, hiring and promotional standards, and policy development, with awareness of litigation, citizen excessive force or other conduct City claims, appeals of discipline, unfair labor practice claims and EEO/EIS issues as well as OPA cases.

Another critically important aspect of the current system that one would have to say is on the 'con' side, is the lack of a process by which there is clear accountability for the Department to follow through on implementation of recommendations made by the Director, Auditor or others charged with oversight.

The system would also be strengthened by more direct involvement by the Director and Auditor in the City's labor negotiation agenda-setting, since so many aspects of the oversight system and Department's ability to improve practices are constrained by contractual limitations. It is important for policy-makers to be aware of what impact various contractual language has on ability to implement reforms.

Seattle's system is an unusual hybrid, with civilians playing three different oversight roles. That had the potential to lead to more robust oversight, but it has had the unintended consequence of creating some confusion and redundancy in the system, as well as less transparency and accessibility. For example, in some jurisdictions commissions such as the OPA Review Board (OPARB) are the citizen arm to review investigations, but in Seattle's system there is already a civilian director and a civilian auditor reviewing every investigation (it is rare for a system to have both a civilian director and a civilian auditor). Some have thought that the primary role of OPARB was to lead community engagement, helping make the system more accessible and understandable and assessing why many who have negative experiences don't file complaints. Others thought playing that role somehow made OPARB the defender of the system. With the addition of the CPC, that has made it even more difficult for OPARB to have a clearly defined role.

The authorizing legislation for the Director and Auditor in the current system has led to approaches and prioritization of work that are not necessarily the way one would do it today, given all that has changed in Seattle's system over the years. For example, the Auditor provides important oversight in some regards, but is not designed to be a traditional auditor or inspector general, with a more systemic responsibility and staff to conduct performance audits. (One option might be for the City Auditor to have a unit that is designed to assist with this work.) The OPA Director has a wide-range of work to oversee complaints, investigations and mediations, and also needs to prioritize public outreach, but has no civilian deputy or operations staff to manage the programmatic needs or implement Auditor recommendations. That is one of the drawbacks of having sworn personnel who cannot take on additional roles outside their assigned 'body of work'. (There is a position currently proposed in the budget to add a senior-level civilian staff to OPA.)

5. *In your opinion, is SPD's current policy regarding courtesy as set forth in the Policy and Procedures Manual sufficient to address officer escalation and intimidation? What changes would you recommend to the Policy and Procedures Manual to specifically address escalation and intimidation?*

The professionalism section of the standards and duties policy includes the most frequently cited and most frequently sustained allegations for OPA cases. This section includes courtesy, profanity, discretion, duty to identify, and derogatory language, among other things. I have recommended this section be included in the policy revisions now underway and recently met with an Assistant Chief to try to ascertain why those revisions have been delayed. The section needs to more clearly articulate expectations consistent with enhanced community trust and legitimacy, such as the LEED training was intended to do (to listen, explain, be empathetic, treat people with dignity and respect; community care-taking is at times the focus, not command and control). The sub-section on courtesy is very brief and effectively addresses basic rudeness. It should be clear that the guiding principle is to treat the public with respect and courtesy, guard against employing an officious or overbearing attitude and refrain from language, demeanor and actions that may result in the individual feeling belittled, ridiculed, or intimidated. The courtesy sub-section currently does not address escalation, which is generally alleged under the discretion section (in 2011-2012 courtesy and profanity were sustained the most frequently, followed by discretion). Other prohibitions against this kind of behavior are the bias policy and the retaliation policy which are also being revised to make expectations clear and the use of force policies, which will soon require de-escalation approaches. In addition, I have recommended the derogatory language sub-section be revised so it does not list classes of people against whom derogatory language may not be used, but instead simply makes clear that officers shall not use derogatory language, period.

6. *What are your thoughts about mandating the use of body cameras?*

I support requiring the use of body cameras, as long as policies for their use include appropriate privacy safeguards, clearly governing when officers should turn on the cameras, and require how footage must be stored, who has access to it and when it will be disclosed to the public. The cameras can help exonerate officers accused of misconduct where cases otherwise would result in inconclusive findings due to the conflicting statements. They can also serve as check on officer conduct, making the cameras potentially a very effective tool to improve community trust.

Body cameras can help in reducing the costs of investigations and of claims stemming from police incidents and provide helpful evidence at trial. They are not particularly expensive, can capture a wide-angle view of what the officer is seeing, and be automatically uploaded without allowing tampering in any way. The evaluations done to date show that the cameras result both in less use of force and in a reduced number of citizen complaints of perceived misconduct. When we are aware we are being recorded, most of us will likely modify our behavior in positive ways that result in reduced conflict for all involved.