CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2086

Chapter 64, Laws of 2024

68th Legislature 2024 Regular Session

OFFICE OF INDEPENDENT INVESTIGATIONS-VARIOUS PROVISIONS

EFFECTIVE DATE: June 6, 2024

Passed by the House February 7, 2024 Yeas 66 Nays 30

LAURIE JINKINS

Speaker of the House of Representatives

Passed by the Senate February 27, 2024 Yeas 29 Nays 20

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2086** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BERNARD DEAN

Chief Clerk

DENNY HECK

President of the Senate

Approved March 13, 2024 2:08 PM

FILED

March 14, 2024

JAY INSLEE

Secretary of State State of Washington

Governor of the State of Washington

SUBSTITUTE HOUSE BILL 2086

Passed Legislature - 2024 Regular Session

State of Washington 68th Legislature 2024 Regular Session

By House Community Safety, Justice, & Reentry (originally sponsored by Representatives Entenman, Goodman, Fitzgibbon, Berry, Reed, Ormsby, Street, Doglio, Farivar, and Kloba; by request of Office of Independent Investigations)

READ FIRST TIME 01/23/24.

AN ACT Relating to updating processes of the office 1 of 2 independent investigations by changing authority to obtain and share 3 investigative information and aligning with current operations and amending 43.102.010, 43.102.050, 43.102.080, 4 practices; RCW 43.102.100, 43.102.120, and 43.102.800; and providing an expiration 5 date. 6

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

8 Sec. 1. RCW 43.102.010 and 2021 c 318 s 201 are each amended to 9 read as follows:

10 The definitions in this section apply throughout this chapter 11 unless the context clearly requires otherwise.

12 (1) "Advisory board" means the office of independent13 investigations advisory board.

14

(2) "Deadly force" has the meaning provided in RCW 9A.16.010.

15 (3) "Director" means the director of the office of independent 16 investigations.

17 (4) "Great bodily harm" has the meaning provided in RCW18 9A.04.110.

(5) "In-custody" refers to a person who is under the physical control of a general authority Washington law enforcement agency or a limited authority Washington law enforcement agency as defined in RCW 1 10.93.020 or a city, county, or regional adult or juvenile 2 institution, correctional, jail, holding, or detention facility as 3 defined in RCW 70.48.020, 72.09.015, or 13.40.020.

(6) "Independent investigation team" means a team of qualified 4 and certified peace officer investigators, civilian crime scene 5 6 specialists, and other representatives who operate independently of any involved agency to conduct investigations of police deadly force 7 incidents. An independent investigation team may be comprised of 8 multiple law enforcement agencies who jointly investigate police use 9 of force incidents in their geographical regions or may be a single 10 11 law enforcement agency, provided it is not the involved agency.

12 (7) "Involved agency" means a general authority Washington law enforcement agency or limited authority Washington law enforcement 13 agency, as defined in RCW 10.93.020, that employs or supervises the 14 officer or officers who are an involved officer as defined in this 15 16 section, or an agency responsible for a city, county, or regional 17 adult or juvenile institution, correctional, jail, holding, or 18 detention facility as defined in RCW 70.48.020, 72.09.015, or 19 13.40.020.

20 (8) "Involved officer" means one of the following persons who is 21 involved in an incident as an actor or custodial officer in which the 22 act or omission by the individual is within the scope of the 23 jurisdiction of the office as defined in this chapter:

(a) A general authority Washington peace officer, specially
commissioned Washington peace officer, or limited authority
Washington peace officer, as defined in RCW 10.93.020, whether on or
off duty if he or she is exercising his or her authority as a peace
officer; or

(b) An individual while employed in a city, county, or regional adult or juvenile institution, correctional, jail, holding, or detention facility as defined in RCW 70.48.020, 72.09.015, or 13.40.020.

33 (9) "Office" means the office of independent investigations.

34 (10) "Substantial bodily harm" has the same meaning as in RCW 35 9A.04.110.

36 <u>(11) "911 communications center" for purposes of this chapter</u> 37 <u>means a public safety answering point or any other entity that</u> 38 <u>captures and maintains data that is utilized in a 911 emergency</u> 39 <u>communications system, as defined in RCW 38.52.010.</u>

1 Sec. 2. RCW 43.102.050 and 2021 c 318 s 304 are each amended to 2 read as follows:

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(1) The director shall:

4 (a) Oversee the duties and functions of the office and 5 investigations conducted by the office pursuant to this chapter;

6 (b) Hire or contract with investigators and other personnel as 7 the director considers necessary to perform investigations conducted 8 by the office, and other duties as required, under this chapter;

9 (c) Plan and provide trainings for office personnel, including 10 contracted investigators, that promote recognition of and respect 11 for, the diverse races, ethnicities, and cultures of the state;

12 (d) Plan and provide training for advisory board members 13 including training to utilize an antiracist lens in their duties as 14 advisory board members;

15 (e) Publish reports of investigations conducted under this 16 chapter;

17 (f) Enter into contracts and memoranda of understanding as 18 necessary to implement the responsibilities of the office under this 19 chapter;

20 (g) Adopt rules in accordance with chapter 34.05 RCW and perform 21 all other functions necessary and proper to carry out the purposes of 22 this chapter;

23 (h) Develop the nondisclosure agreement required in RCW 24 43.102.130; and

(i) Perform the duties and exercise the powers that are set out
in this chapter, as well as any additional duties and powers that may
be prescribed.

28 (2) No later than February 1, 2022, in consultation with the 29 advisory board, the director shall develop a plan to implement:

30 (a) Regional investigation teams and a system for promptly 31 responding to incidents of deadly force under the jurisdiction of the 32 office. The regional investigation teams should:

33 (i) Allow for prompt response to the incident requiring 34 investigation; and

35 (ii) Include positions for team members who are not required to 36 be designated as limited authority Washington peace officers;

37 (b) A system and requirements for involved agencies to notify the 38 office of any incident under the jurisdiction of the office, which 39 must include direction to agencies as to what incidents of force and 40 injuries and other circumstances must be reported to the office,

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1 including the timing of such reports, provided that any incident 2 involving substantial bodily harm, great bodily harm, or death is 3 reported to the office immediately in accordance with RCW 43.102.120;

4 (c) The process to conduct investigations of cases under the 5 jurisdiction of the office including, but not limited to:

6 (i) The office intake process following notification of an 7 incident by an involved agency;

8 (ii) The assessment and response to the notification of the 9 incident by the office, including direction to and coordination with 10 the independent investigation team;

(iii) Determination and deployment of necessary resources for the regional investigation teams to conduct the investigations;

(iv) Determination of any conflicts with office investigators or others involved in the investigation to ensure no investigator has an existing conflict with an assigned case;

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(v) Protocol and direction to the involved agency;

17 (vi) Protocol and direction to the independent investigation
18 team;

19 (vii) Protocol and guidelines for contacts and engagement with 20 the involved agency; and

(viii) Protocol for finalizing the completed investigation and referral to the entity responsible for the prosecutorial decision, including communication with the family and public regarding the completion of the investigation;

(d) A plan for the office's interaction, communications, and responsibilities to: The involved officer; the individual who is the subject of the action by the involved officer that is the basis of the case under investigation, and their families; the public; and other interested parties or stakeholders. The plan must consider the following:

(i) A process for consultation, notifications, and communications with the person, family, or representative of any person who is the subject of the action by the involved officer that is the basis of the case under investigation;

35 (ii) Translation services which may be utilized through employees 36 or contracted services;

37 (iii) Support to access assistance or services to the extent 38 possible; and

39 (iv) A process for situations in which a tribal member is 40 involved in the case that ensures consultation with the federally 1 recognized tribe, and notification of the governor's office of Indian 2 affairs within 24 hours in cases of deadly use of force;

3 (e) Training for employees and contractors of the office to begin 4 prior to July 1, 2022; and

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(f) Prioritization of cases for investigation.

6 (3) No later than December 1, ((2023)) 2025, in consultation with the advisory board, the director shall develop a proposal for 7 training individuals who are nonlaw enforcement officers to conduct 8 competent, thorough investigations of cases under the jurisdiction of 9 the office. The proposal must establish a training plan with an 10 11 objective that within five years of the date the office begins 12 investigating deadly force cases the cases will be investigated by nonlaw enforcement officers. The director shall report such proposal 13 to the governor and legislature by December 1, ((2023)) <u>2025</u>. Any 14 proposal offered by the director must ensure investigations are high 15 16 quality, thorough, and competent.

17 (4) The director, in consultation with the advisory board, shall 18 implement a plan to review prior investigations of deadly force by an 19 involved officer if new evidence is brought forth that was not included in the initial investigation and investigate if determined 20 21 appropriate based on the review. The director must prioritize the 22 review or investigation of ((cases occurring prior to July 1, 2022,)) prior investigations based on resources and other cases under 23 investigation with the office. Incidents occurring after the date the 24 25 office begins investigating cases will receive the highest priority 26 for investigation.

27 Sec. 3. RCW 43.102.080 and 2021 c 318 s 308 are each amended to 28 read as follows:

(1) The office has jurisdiction over, and is authorized to conduct investigations of, all cases and incidents as established within this section.

32 (2)(a) The director may cause an investigation to be conducted 33 into any incident:

(i) Of a use of deadly force by an involved officer occurring after July 1, 2022, including any incident involving use of deadly force by an involved officer against or upon a person who is incustody or out-of-custody; or

1 (ii) Involving prior investigations of deadly force by an 2 involved officer if new evidence is brought forth that was not 3 included in the initial investigation.

4 5 (b) This section applies only if, at the time of the incident:

(i) The involved officer was on duty; or

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(ii) The involved officer was off duty but:

7 (A) Engaged in the investigation, pursuit, detention, or arrest
8 of a person or otherwise exercising the powers of a general authority
9 or limited authority Washington peace officer; or

(B) The incident involved equipment or other property issued tothe official in relation to his or her duties.

12 (3) The director shall determine prioritization of investigations 13 based on resources and other criteria which may be established in 14 consultation with the advisory board. The director shall ensure that 15 incidents occurring after the date the office begins investigating 16 cases receive the highest priority for investigation.

17 (4) The investigation should include a review of the entire 18 incident, including but not limited to events immediately preceding 19 the incident that may have contributed to or influenced the outcome 20 of the incident that are directly related to the incident under 21 investigation.

(5) Upon receiving notification required in RCW 43.102.120 of anincident under the jurisdiction of the office, the director:

(a) May cause the incident to be investigated in accordance withthis chapter;

(b) May determine investigation is not appropriate for reasons including, but not limited to, the case not being in the category of prioritized cases; or

(c) If the director determines that the incident is not within the office's jurisdiction to investigate, the director shall decline to investigate, and shall give notice of the fact to the involved agency.

(6) If the director determines the case is to be investigated the 33 director will communicate the decision to investigate to the involved 34 agency and will thereafter be the lead investigative body in the case 35 and have priority over any other state or local agency investigating 36 the incident or a case that is under the jurisdiction of the office. 37 38 The director will implement the process developed pursuant to RCW 39 43.102.050 and conduct the appropriate investigation in accordance with the process. 40

1 (7) In conducting the investigation the office shall have access to, and copies of, reports and information necessary or related to 2 the investigation in the custody and control of the involved agency, 3 <u>911 emergency communication centers</u>, and any law enforcement agency 4 responding to the scene of the incident ((including)) as soon as 5 6 possible. This includes, but is not limited to, voice or video recordings, body camera recordings, and officer notes, as well as 7 disciplinary and administrative records except those that might be 8 statements conducted as part of an administrative investigation 9 related to the incident. 10

11 (8) The investigation shall be concluded within 120 days of 12 acceptance of the case for investigation. If the office is not able 13 to complete the investigation within 120 days, the director shall 14 report to the advisory board the reasons for the delay.

15 Sec. 4. RCW 43.102.100 and 2021 c 318 s 310 are each amended to 16 read as follows:

The office will conduct analysis of use of force and other data 17 to the extent such data is available to the office. The director is 18 authorized to enter into contracts or memoranda of understanding to 19 access data as needed. If data is available, the office should, at a 20 minimum, analyze and report annually: Analysis and research regarding 21 any identified trends, patterns, or other situations identified by 22 and recommendations for improvements. After July 1, 23 the data; 24 ((2024)) 2025, the office should also annually report recommendations, if any, for expanding the scope of investigations or 25 jurisdiction of the office based on trends, data, or reports received 26 27 by the agency.

28 Sec. 5. RCW 43.102.120 and 2021 c 318 s 402 are each amended to 29 read as follows:

30 (1) ((Following notification by the director that the office will 31 accept investigations of cases under its jurisdiction after July 1, 32 2022, an)) An involved agency shall notify the office of any incident 33 by an involved officer in accordance with the requirements under RCW 34 43.102.050 and pursuant to this section.

35 (a) If the incident involves use of deadly force by an involved 36 officer that results in death, substantial bodily harm, or great 37 bodily harm the involved agency must immediately contact the office 38 pursuant to the procedure established by the director once the

involved agency personnel and other first responders have rendered the scene safe and provided or facilitated lifesaving first aid to persons at the scene who have life-threatening injuries. This requirement does not affect the duty of law enforcement under RCW 36.28A.445.

6 (b) In all other cases, the involved agency must notify the 7 office of the incident pursuant to the procedure established by the 8 director.

(2) (a) In any case that requires notice to the director under 9 this section, the involved agency shall ensure that any officers or 10 11 employees over which the involved agency has authority who are at the 12 scene of the incident take all lawful measures necessary for the purposes of protecting, obtaining, or preserving evidence relating to 13 office investigator, or 14 incident until an the independent investigation team at the request of the office, takes charge of the 15 16 scene.

17 (b) The primary focus of the involved agency must be the 18 protection and preservation of evidence in order to maintain the 19 integrity of the scene until the office investigator or independent 20 investigation team arrives or otherwise provides direction regarding 21 activities at the scene. The involved agency should ensure that 22 evidence, including but not limited to the following is protected and 23 preserved:

(i) Physical evidence that is at risk of being destroyed or disappearing and cannot be easily reconstructed, including evidence which may be degraded or tainted by human or environmental factors if left unprotected or unpreserved;

28 (ii) Identification and contact information for witnesses to the 29 incident; and

(iii) Photographs and other methods of documenting the locationof physical evidence and location and perspective of witnesses.

32 (3) (a) When the office investigator, or independent investigation team acting at the request of the office, arrives at the scene of an 33 incident under the jurisdiction of the office, the involved agency 34 will relinquish control of the scene to the office investigator or 35 36 independent investigation team upon the request of the office investigator. The involved agency has a duty to comply with the 37 requests of the office related to the investigation conducted 38 39 pursuant to this chapter.

1 (b) Once the scene is relinquished, no member of the involved agency may participate in any way in the investigation, with the 2 exception of the use of specialized equipment that is necessary for 3 the investigation and where no alternative exists. If there is any 4 equipment of the involved agency used in the investigation, steps 5 6 must be taken to appropriately limit the role of any involved agency personnel in facilitating the use of that equipment or their 7 engagement with the investigation. 8

(4) If an independent investigation team takes control of the 9 scene at the request of the office, the independent investigation 10 11 team shall relinquish control of the scene and investigation at the 12 request of the office when the office is on the scene or otherwise provides notice that the office is taking control of the scene. The 13 independent investigation team may continue to engage in the 14 investigation conducted at the scene if requested to do so by the 15 lead office investigator, director, or the director's designee. The 16 17 involvement of the independent investigation team is limited to activities requested by the office and must terminate following the 18 19 securing of the scene and any evidence preservation or other actions as determined necessary by the office at the scene. The independent 20 21 investigation team may not continue to participate in the ongoing 22 investigation.

(5) (a) No information about the ongoing independent investigation under the jurisdiction of the office may be shared with any member of the involved agency, except ((limited briefings given to the chief or sheriff of the involved agency about the progress of the investigation.)) as follows:

28 (i) Limited briefings given to the chief or sheriff of the 29 involved agency about the progress of the investigation; or

30 (ii) Information essential to protect the safety of the community 31 or the integrity of any ongoing, urgent criminal investigation; and

32 (iii) Sharing of the information will not impede the ongoing 33 investigation being conducted by the office.

34 (b) No information provided under (a) of this subsection may be 35 divulged to any involved officers or witness officers. If any 36 information is disclosed pursuant to (a)(ii) of this subsection, the 37 following must also occur:

38 (i) The office must document the exact information provided, to 39 whom it was provided, and the reason it was provided;

1 <u>(ii) The involved agency must agree in writing that no involved</u> 2 <u>officer or witness officer will have access to the information other</u> 3 <u>than what is released to the general public. Any press release</u> 4 <u>containing information provided by the office pursuant to this</u> 5 <u>section must be preapproved by the office; and</u>

6 <u>(iii) The person, family, or representative of any person who is</u> 7 <u>the subject of the action by the involved officer that is under</u> 8 <u>investigation by the office must be notified by the office that the</u> 9 <u>information was provided and, as soon as possible without</u> 10 <u>jeopardizing the integrity of any investigation, be provided with the</u> 11 <u>information contained in (b)(i) and (ii) of this subsection.</u>

12 (6) If the office declines to investigate a case, the authority 13 and duty to investigate remains with the independent investigation 14 team or local law enforcement authority with jurisdiction over the 15 incident.

16 Sec. 6. RCW 43.102.800 and 2021 c 318 s 502 are each amended to 17 read as follows:

18 (1) In consultation with the director, the advisory board shall assess whether the jurisdiction of the office should be expanded to 19 20 conduct investigations of other types of incidents committed by 21 involved officers, including but not limited to other types of in-22 custody deaths not involving use of force but otherwise involving criminal acts committed by involved officers as well as sexual 23 24 assaults committed by involved officers, subject to the same standard 25 under RCW 43.102.080(2)(b). The advisory board must consider available data and information on other types of in custody deaths 26 27 not involving use of force but otherwise involving criminal acts committed by involved officers as well as other types of incidents, 28 the capacity and resources of the office, and any modifications or 29 30 additions to procedures and processes necessary for the office to 31 conduct investigations of those incidents. The advisory board must consider the recommendations and counsel of the director when 32 conducting the assessment under this section. 33

34 (2) At the request of the advisory board, the office shall 35 conduct analysis of available data, including identified trends and 36 patterns, and other information relevant to in-custody deaths 37 involving criminal acts committed by involved officers, sexual 38 assaults committed by involved officers, and other types of incidents 39 as requested by the advisory board.

1 (3) The advisory board shall submit a report with related 2 recommendations to the legislature and governor by November 1, 2023.

3 (4) For the purposes of this section, "in-custody death" means a 4 death of an individual while under physical control of a general 5 authority Washington law enforcement agency or a limited authority 6 Washington law enforcement agency as defined in RCW 10.93.020 or a 7 city, county, or regional adult or juvenile institution, 8 correctional, jail, holding, or detention facility as defined in RCW 9 70.48.020, 72.09.015, or 13.40.020.

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(5) This section expires July 1, ((2024)) <u>2025</u>.

Passed by the House February 7, 2024. Passed by the Senate February 27, 2024. Approved by the Governor March 13, 2024. Filed in Office of Secretary of State March 14, 2024.

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