

Johns Hopkins Police Department: Legislative and Policy Survey

January 10, 2023



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Johns Hopkins Police Department: Legislative and Policy Survey

January 10, 2023

Executive Summary

After conducting an in-depth review of state legislation governing law enforcement officers in all fifty states and thirty-one campus law enforcement agencies, as well as evaluating the policies of those thirty-one campus police departments, it is clear that the Johns Hopkins Police Department ("JHPD") stands out as a new model for publicly accountable, transparent, and community-oriented police departments in the country. Maryland's statutory and regulatory scheme is already among the most progressive in the nation. Against this backdrop, JHPD has taken initiative and utilized the best practices gleaned from peer institutions' legislation and policies. That framework positions the JHPD as the most progressive campus police department, and among the most progressive police departments in the country.

I. Maryland's law enforcement legislation, particularly with its recent reforms, is among the most progressive in the country.

Nationwide, there has been a shift towards police reform introducing legislation aimed at combating systemic racism in policing, increasing accountability of police officers and departments, and preventing the use of excessive force leading to officer-involved deaths. Maryland's legislation, particularly with its recent reforms, brings it into the upper tier of states with a strong statutory framework for law enforcement officers and police departments. Maryland provides for law enforcement oversight through the establishment of the Maryland Police Training and Standards Commission, an independent commission that includes three members of the public without ties to law enforcement. Maryland also has particularly comprehensive transparency and reporting requirements for law enforcement, especially with regards to use of force and officer misconduct and discipline. Maryland's community engagement requirements are likewise strong, mandating the adoption of a community policing program and the posting of a detailed description of the program on the internet. Maryland has adopted a policy against race-based traffic stops, which prohibits the use of an individual's race or ethnicity as the sole justification to initiate a traffic stop, requires implicit bias training and testing for all law enforcement officers, and collects and reports data related to officer misconduct and racial profiling in traffic stops. Finally, Maryland stands out in its disciplinary standards with the recent establishment of county Police Accountability Boards. When compared to other state law enforcement legislation, Maryland's statutory scheme, especially given recent reforms, is among the most progressive in the country.

II. The JHPD's enabling legislation is among the most comprehensive and progressive statutory models of policing when compared to both peer institutions and other states' police department legislation.

The enabling legislation for the JHPD, the Community Safety and Strengthening Act ("CSSA"), coupled with Maryland's progressive policing reform, renders the JHPD among the most comprehensive statutory models of policing.



A. The JHPD's enabling legislation is more prescriptive than peer institutions' university police department legislation.

The JHPD enabling legislation is highly unique in comparison to peer institutions in almost every category. It is more prescriptive than most other university police department enabling legislation and provides for strong public accountability and oversight, community engagement, and reporting above and beyond what is seen in other campus police departments' legislation, exceeding what is required under state and federal law.

In an effort to ensure public accountability and oversight, the CSSA establishes the Johns Hopkins University Police Accountability Board ("JH Accountability Board"), a fifteen-member board whose members include citizens of the Baltimore community. The Board is required to post minutes from each meeting in a prominent manner on a public website. In addition, the JHPD is subject to the jurisdiction of the Civilian Review Board of Baltimore City ("CRB"). The Maryland Police Accountability Act of 2021, which became effective as of July 1, 2022, establishes a new disciplinary process using an administrative charging committee and trial board for police officers. Under the new legislation, law enforcement agencies must: (i) establish a process to investigate citizen complaints; (ii) establish a county-level administrative charging committee and trial board process; (iii) establish a process for suspensions and terminations; (iv) designate a victims' rights advocate; and (v) create a database to track complaints. Complaints are no longer heard by an administrative hearing board but rather by a county-level administrative charging committee and the law enforcement agency's trial board. Very few other campus police department enabling statutes provide for such extensive accountability and oversight.

While all college and universities are required to report certain campus crime data under the Jeanne Clery Disclosure of Campus Security Police and Campus Crime Statistics Act (the "Clery Act") of 1990, most university police department enabling legislation does not require additional transparency or reporting of police data. Unlike most of its peer institutions, the JHPD is subject to several reporting requirements above and beyond those required under the Clery Act. The JHPD is required to comply with all state reporting requirements, including the reporting of use of force incidents, officer-involved deaths and race-based traffic stops. In addition to the minimum state requirements, the JHPD must annually report its recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data on the JHPD security workforce to the Mayor of Baltimore City, the Baltimore City Council, the Maryland General Assembly, and the JH Accountability Board. The JHPD is also required to publicly post the data collected for the purpose of its annual reports. Finally, the JHPD is required to provide individuals and governmental units access to certain law enforcement records in the same manner as an individual or governmental unit would be able to access a public record of a law enforcement agency under the Public Information Act. These disclosure requirements go well above the requirements of most other campus police enabling legislation nationally.

Most notably, perhaps, are the JHPD's community engagement initiatives. The JHPD is required to execute a Memorandum of Understanding ("MOU") with the Baltimore Police Department ("BPD"). Before doing so, the JHPD is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore



City Council must have at least 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums—one near the Homewood and Peabody campuses and the other near the East Baltimore Campus—to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed upon, the University must publicly post a copy online. The JH Accountability Board also provides for community engagement by allowing community members to share their concerns regarding the police department directly with the department's leadership. No other campus police enabling legislation requires or provides for such public engagement and feedback.

The JHPD enabling legislation also provides for unique officer hiring and training initiatives to increase diversity and prevent bias-based policing. For example, the CSSA requires that at least 25% of the JHPD workforce be residents of Baltimore City. This is a highly unique requirement; no other campus police department enabling legislation provides for residency initiatives like that of the JHPD. Additionally, while almost all campus police enabling statutes require campus police officers to satisfactorily complete training in order to receive the certification required for employment, JHPD officers are subject to additional training requirements to advance impartial and non-discriminatory policing and to ensure the appropriate use of force. Significantly, JHPD officers are not entitled to civil immunity, unlike most campus police officers. The JHPD enabling legislation regarding officer immunity is unique from other enabling legislation; most enabling statutes do not address civil liability limitations at all, and those that do generally offer robust protection for officers against civil suits. Finally, in the categories where the JHPD legislation is not unique, such as its limitations on the use of force, it is certainly on par with other institutions.

B. The JHPD's enabling legislation is among the most progressive in the country.

The JHPD's enabling legislation is among the most progressive in the country, even when compared with state police department legislation. The JHPD's legislation is comparable to that of states engaging in police reform aimed at providing increased accountability and reducing the use of excessive force and bias in policing. States with progressive legislation include Arkansas, Colorado, Connecticut, Illinois, Louisiana, and Maryland. Like these states, the JHPD legislation provides for extensive training on topics including use of force and non-discriminatory policing, the production and publication of detailed reports on officer behavior, and public oversight of its police department. Likewise, the JHPD's community engagement policies, as discussed above, are consistent with the recent trend of states codifying community engagement and social justice initiatives. Overall, the JHPD's enabling legislation is consistent with the emerging best practices seen among state police department legislation nationwide.

III. The JHPD's policies and practices promise to be among the upper echelon of progressive campus police departments.

In addition to adopting the requirements of the CSSA and complying with other Maryland state laws that govern state-authorized police departments, the JHPD has also voluntarily



committed to progressive policing policies advanced by prominent scholars of police reform, nationally and internationally, including the model policy proposed by the ACLU of Massachusetts in "Racially Just Policing: A Model Policy for Colleges and Universities." For example, JHPD has committed to reporting and listing publicly all recruitment and workforce data including the total number of officers, application and hiring data as well as all department policies; meeting third-party accreditation requirements, including policies, practices, and training that ensure constitutional and community oriented policing; regularly and continuously training officers and department personnel on bias detection and inclusivity; and using non-policing alternatives and unarmed officers whenever possible. Additionally, the JH Accountability Board has voluntarily agreed to comply with the Maryland Open Meetings Act requirements. These additional policy-based commitments go above and beyond the statutory requirements of the JHPD and reflect the JHPD's strong commitment to progressive police reform.

IV. Conclusion

The JHPD's enabling legislation, coupled with Maryland's recent progressive policing reform and the JHPD's additional policy-based commitments, renders the JHPD among the most progressive models of university policing and among the most progressive police departments in the country.

Johns Hopkins' commitments to transparency, diversity, and community engagement make it stand out among its peer institutions.



Campus Legislation Survey

I. Introduction

This memorandum is intended to provide a comparative survey between the Johns Hopkins Police Department ("JHPD") enabling legislation, the Community Safety and Strengthening Act ("CSSA") and similar legislation around the country. In addition, this memorandum provides an analysis of the "best practices" gleaned from this research.

II. Executive Summary

Our analysis reveals that the JHPD enabling legislation is highly unique in comparison to peer institutions in almost every category; it is more prescriptive than most other university police departments' enabling legislation and provides for strong public accountability and oversight, community engagement, and reporting above and beyond what is seen in other campus police departments' legislation, exceeding what is required under state and federal law. The JHPD legislation also provides for unique hiring initiatives to increase diversity and local hiring. Significantly, JHPD officers are not entitled to civil immunity, unlike most campus police officers. Finally, in the categories where the JHPD legislation is not unique, it is certainly on par with other institutions, such as in its use of force, training, and jurisdictional limitations.

A. Public Accountability and Oversight

Johns Hopkins' enabling legislation provides for public accountability and oversight in several ways: it requires the establishment of a fifteen-member JHU Police Accountability Board, whose members include citizens of the Baltimore community, and it requires the Board to post minutes from each meeting in a prominent manner on a public website. In addition, the JHPD is subject to the jurisdiction of the Civilian Review Board of Baltimore City ("CRB"). Until recently, the JHPD enabling legislation provided for two civilians to serve and vote on the JHPD hearing boards, the maximum number allowable under Maryland law. However, the Maryland Police Accountability Act of 2021, c. 59 § 2, effective July 1, 2022, repeals the Law Enforcement Officers' Bill of Rights ("LEOBR"), and establishes a new disciplinary process that replaces the JHPD hearing boards with an administrative charging committee and trial board for police officers. Under the new legislation, law enforcement agencies must: (i) establish a process to investigate citizen complaints; (ii) establish a county-level administrative charging committee and trial board process; (iii) establish a process for suspensions and terminations; (iv) designate a victims' rights advocate; and (v) create a database to track complaints. Complaints will no longer be heard by the administrative hearing board, but rather by a county-level administrative charging committee and the law enforcement agency's trial board.

¹This analysis of enabling legislation focuses on the thirty-one campus law enforcement agencies in Appendix G to the 2018 Interim Report. https://publicsafety.jhu.edu/assets/uploads/sites/9/2020/05/Appx-G-Safety-Secuirty-Models-at-Peer-Institutions.pdf

² BCCC and Morgan State University are also under jurisdiction of the CRB of Baltimore City.



Very few other campus police enabling statutes provide for such extensive accountability and oversight. Duke's enabling statute authorizes the attorney general to inspect the department's records, conduct investigations of the department for potential violations of the statute, and suspend or revoke the certification of the campus police agency, thereby providing oversight to campus police. Similarly, at other Maryland universities, a Board of Regents or Board of Trustees provides oversight to the campus police through the adoption of regulations governing the operation and conduct of the campus police.

B. Transparency and Reporting

The Jeanne Clery Disclosure of Campus Security Police and Campus Crime Statistics Act (the "Clery Act") of 1990 is a federal statute that requires all colleges and universities to report certain campus crime data. Other than the reporting requirements imposed by the Clery Act, most university police department enabling legislation does not require additional transparency or reporting of police data. In the limited circumstances where such reports are required, they are typically limited in scope to data related to the hiring, training and certification of campus police officers. For example, Cornell is required by statute to report all names of peace officers who complete the required officer training; Brown requires records of appointment to be open for public inspection; and the Attorney General may report records related to Duke's campus police program to criminal justice agencies for certification and employment purposes. Stanford's legislation requires the law enforcement agency to preemptively post on its website all standards, policies, practices, operating procedures, and education and training materials that would otherwise be available to the public pursuant to a request under the California Public Records Act.

Unlike most of its peer institutions, the JHPD is subject to several reporting requirements above and beyond those required under the Clery Act. The JHPD is required to comply with all state reporting requirements, including the reporting of use of force incidents, officer-involved deaths and race-based traffic stops. In addition to the minimum state requirements, the JHPD must annually report its recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data on the JHPD security workforce to the Mayor of Baltimore City, the Baltimore City Council, the Maryland General Assembly, and the JHU Police Accountability Board. The JHPD is also required to publicly post the data collected for the purpose of its annual reports. Finally, the JHPD is required to provide individuals and governmental units access to certain law enforcement records in the same manner as an individual or governmental unit would be able to access a public record of a law enforcement agency under the Public Information Act. These disclosure requirements go well above what is seen in other campus police enabling legislation nationally.

³ Md. Code Ann. Educ. § 24-1202(a). ("The police department shall allow a person or governmental unit to access information in the same manner as a person or governmental unit would be able to access a public record of a law enforcement agency under the Public Information Act if the information is: (1) Included in records that are: (i) Created solely for law enforcement purposes; or (ii) Related to an arrest for a criminal offense; and (2) Would be subject to disclosure under the Public Information Act if the information were in a record created by a law enforcement agency.").



C. Training

Almost all campus police enabling statutes require campus police officers to satisfactorily complete training in order to receive the certification required for employment. Many statutes require officers to be trained on specific topics in their initial training and also require additional in-service training or annual continuing education. The majority of statutes provide that training requirements are to be set by a training commission or board. For some universities, the statutory training requirements are very detailed, with the law itself specifying the number of hours required and/or the subjects covered in the training. However, other statutes do not specify the length or subjects of training, but rather leave those details to be determined by individual campus policies. The training topics most commonly included in the enabling statutes include: (1) Firearms (2) Crisis Intervention (3) Riot Control (4) Sexual Assault Awareness (5) Criminal Law (6) Constitutional Procedure Relating to Search, Seizure and Arrest, and (7) Use of Force.

The JHPD enabling legislation specifies that the University is required to adopt standards, qualifications and prerequisites for training University police officers that comply with the regulations of the Maryland Training and Standards Commission and that JHPD officers be certified by the Commission. Officers receive training on searches, including consensual searches. More generally, the JHPD's policies, practices, and training are required to advance impartial and non-discriminatory policing to promote disability and diversity awareness and prevent policing and implicit bias against racial, ethnic, sexual, religious, and other minorities; promote appropriate interactions with individuals who are minors, have disabilities, or are in crisis; and ensure the appropriate use of force, including alternatives to force, de-escalation techniques, and the use of nonlethal or less-lethal weapons. Unlike other universities, the JHPD enabling legislation does not specify the length of training required for officers.

⁴ Duke, American, and Catholic University require campus police officers to meet and maintain both minimum preemployment and in-service training standards as set forth by State law.

⁵ For example, MIT's certification requirements are set by the Massachusetts Peace Officer Standards and Training Commission; Duke's training requirements are set by the North Carolina Criminal Justice Education and Training Standards Commission; Princeton's training course is authorized by the Police Training Commission.

⁶ American and George Washington University police officers are required to complete 40 hours of pre-patrol training, a 56-hour firearms course, and a 250-hour Campus Law Enforcement Academy or equivalent within two years of employment. Cornell's legislation limits the number of hours of training to not exceeding 180 hours.

⁷ Brown's legislation simply states that officers must have "satisfactorily completed the established course of training in the police training school as established in the state." Even more general is Washington University's legislation, which simply requires that campus police meet the state police certification requirements.

⁸ Md. Code Ann. Educ. § 24-1203(a)(1), (3)(xii).

⁹Md. Code Ann. Educ. § 24-1203(a)(3)(xi).

¹⁰ Md. Code Ann. Educ. § 24-1203(a)(3)(ii)-(iv).



D. Civil Liability Limits

JHPD officers are <u>not</u> entitled to sovereign immunity or immunity under either the Local Government Tort Claims Act or the Maryland Tort Claims Act. ¹¹ The JHPD enabling statute is unique from other enabling legislation in its lack of immunity for campus police officers. Most enabling statutes do not address civil liability limitations at all. As a result, generally university police officers are provided robust protection against civil suits, much like that offered to state police. ¹² For example, The University of Chicago and Cornell University's legislation prescribes insurance held by the department that indemnifies campus police against civil judgments or settlements for acts within their official duties. ¹³ Brown University police officers enjoy exactly the same immunities as state police. ¹⁴ Thus, the JHPD statute is not only unique, but also contrary to, most other campus police legislation.

E. Physical Jurisdiction

The JHPD jurisdictional limitations, derived from statute, are defined more narrowly than the typical jurisdictional limits for campus police departments. ¹⁵ Pursuant to an MOU with BPD, the JHPD will have primary law enforcement responsibility for its campus area, defined as property that is:

- 1. Owned, leased, operated by or under the control of the University;
- 2. Located within specific boundaries (described in the Act and reflected in maps entered into the legislative record) on the Homewood, East Baltimore and Peabody campuses; and
- 3. Used for educational or institutional purposes.

Before executing the MOU with BPD, JHU is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore City Council must have at least 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums – one near the Homewood and Peabody campuses and the other near the East Baltimore Campus – to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed to, the University must publicly post a copy online.

¹¹ Md. Code Ann. Educ. § 24-1211(a).

¹² State and local police officers are entitled to qualified immunity. The doctrine of qualified immunity provides substantial protection to law enforcement officers, with an exception only for an unreasonable or unjustifiable violation of an individual's "clearly established" constitutional rights.

¹³ Private College Campus Police Act, 110 Ill. Comp. Stat. 1020/0.01 (2022); N.Y. Crim. Pro. Law S 2.20(3) (2019).

¹⁴ RI Gen. L. § 12-2.1-2.

¹⁵ Md. Code Ann. Educ. § 24-1201(c).



Unlike several other urban campus police departments whose jurisdiction expands to cover almost the entire city, ¹⁶ JHPD's primary jurisdiction does not cover all of the University's Baltimore property and is limited to property in specifically delineated boundaries. ¹⁷ Moreover, in order for the JHPD to operate in any campus-adjacent area, JHU is required to obtain "a majority support from the members of the relevant campus-adjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the JHPD's concurrent jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. When a final MOU is agreed to, the University must publicly post a copy online. Finally, the JHPD may only exercise jurisdiction off campus in limited circumstances, such as when engaged in hot pursuit. ¹⁸

Most other campus police departments' jurisdiction includes the campus itself, as well as the grounds and buildings owned, controlled, or maintained by the university, and the areas immediately adjacent to campus property. The meaning of "immediately adjacent" to campus varies at different institutions, but often includes public roads or highways passing through the campus. In some cases, the nature of the university's campus map itself creates broader jurisdiction for campus police officers. For example, in many large cities, such as Chicago, where the university may have multiple campuses or campus-owned buildings throughout the city, a campus police officer's jurisdiction may be extraordinarily broad in practice, even if it is narrowly defined to the "areas surrounding" campus property. Most of these urban campuses do not have additional, statutory jurisdictional limitations on their campus police department's jurisdiction, unlike the JHPD. Notably, however, both the University of Pennsylvania and Stanford do prescribe more limited physical jurisdiction for campus police officers in the urban setting. The University of Pennsylvania's campus police officers may only exercise their powers on campus or within 500 yards of campus. Stanford's Police Department may only exercise its police powers on Stanford's

¹⁶ See University of Chicago, Northwestern.

¹⁷ The Homewood campus boundary is "the area bounded by West University Parkway and East University Parkway on the north, East 28th Street and West 28th Street on the south, Remington Avenue and Stony Run stream on the west, and North Calvert Street on the east;" the East Baltimore campus boundary is "the area bounded by East Eager Street on the north, East Baltimore Street on the south, North Caroline Street on the west, and North Castle Street on the east"; and the Peabody campus boundary is "the area bounded by West Madison Street and East Madison Street on the north, East Hamilton Street and West Hamilton Street on the south, Cathedral Street on the west, and Saint Paul Street on the east." Md. Code Ann. Educ. § 24-1201(c)(1)(ii).

¹⁸ Md. Code Ann. Educ. § 24-1202(c)(2)(iii).

¹⁹ For example, Brown's enabling statute provides for physical jurisdiction of university police in "the lands and buildings of the institution . . . and upon streets and highways immediately adjacent to those lands." RI Gen. L. § 12-2.1-2. Carnegie Mellon University's enabling statute states, "Officers may exercise police powers in and upon, and in the immediate and adjacent vicinity of, the property of the University." 22 Pa. C.S.A. § 501(c).

²⁰ See Brown, Cornell, Duke.

²¹ See University of Chicago, Northwestern.

²² Pa. Stat. 71 P.S. § 646.1(a)(6).



main campus, pursuant to an MOU with Santa Clara County.²³ On the opposite end of the spectrum, Princeton's enabling legislation fails to set any jurisdictional limits at all, instead providing for jurisdiction anywhere in the state of New Jersey, subject only to limitations imposed by the institution itself.²⁴ Finally, like Johns Hopkins, many universities' enabling statutes permit officers in hot pursuit of a person for an offense committed on campus property to exercise jurisdiction off campus.²⁵

F. Workforce/Hiring

The JHPD must adopt standards, qualifications, and prerequisites for hiring University Police Officers that comply with the regulations of the Maryland Police Training and Standards Commission. Officers must be certified by the Commission to be eligible for employment with the JHPD. Uniquely, the University's legislation encourages recruiting and hiring of diverse candidates using local hiring and residency initiatives. For example, at least 25% of the JHPD workforce must be residents of Baltimore City.

This latter requirement sets the JHPD enabling statute apart from others: in setting standards for hiring officers, most campus police enabling statutes simply describe the appointment or hiring process and basic requirements such as age, employment history, certification, and completion of training requirements; no other enabling legislation provides for residency initiatives like that of the JHPD.

G. Community Engagement

The Johns Hopkins University Police Accountability Board for JHPD allows community members to share their concerns regarding the police department directly with the department's leadership. This is a highly unique policy, as no other campus police enabling legislation explicitly requires or provides for such public engagement and feedback. Furthermore, before executing the MOU with BPD, JHU is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore City Council must have at least 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums — one near the Homewood and Peabody campuses and the other near the East Baltimore Campus — to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed to, the University must publicly post a copy online.

²³ See MOU with Santa Clara County.

²⁴ N.J. Stat. Ann § 18A:6-4.5.

²⁵ These universities include Duke, Tulane, American, Catholic University, Coppin State University, Morgan State University, Towson University, UMBC, University of Baltimore, UMD-Baltimore, and UMD-College Park.

²⁶ Md. Code Ann. Educ. § 24-1205.



In addition, in order for the JHPD to operate in any campus-adjacent area, JHU is required to obtain "a majority support from the members of the relevant campus-adjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the JHPD's concurrent jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. When a final MOU is agreed to, the University must publicly post a copy online. This requirement of "majority of support from the members of the relevant campus-adjacent communities for the police department to operate in their communities" for expanding jurisdiction is entirely unique compared to peer legislation. ²⁷

H. Authority/Use of Force

Most standard enabling legislation governing campus police departments grants campus police officers the same power to make arrests for criminal offenses as state or local police officers, subject to the training on use of force and/or weapons as outlined in the statute. ²⁸ Unlike peer enabling legislation, which does not place specific limits on the authority of the campus police, the JHPD's enabling legislation specifically provides that the JHPD has primary responsibility for all investigations and arrests except theft, burglary, and motor vehicle taking. ²⁹

Specific guidelines governing officers' use of force are typically outlined in the campus's policy rather than its enabling legislation. The JHPD's enabling legislation is similar to most other campuses in this manner, as the JHPD officers have broad authority to exercise force when necessary but are required to receive training to ensure the appropriate use of force as well as alternatives to force and de-escalation tactics.

²⁷ *Id*.

²⁸ See e.g., University of Chicago, Harvard, MIT, and Morgan State University.

²⁹ Md. Code Ann. Educ. §§ 24-1202(b)(1)(i)-(iii).



Campus Policy Survey

I. Introduction

This memorandum is intended to provide a comparative survey of the policies implemented by thirty-one campus law enforcement agencies³⁰ and provide an analysis of the "best practices" gleaned from this research.

II. Executive Summary

As Johns Hopkins begins the process of establishing a university police department, the institution will need to execute a Memorandum of Understanding ("MOU") with the Baltimore Police Department and develop police department policies. In some areas, the JHPD enabling statute already addresses some of these key best practices. But, in other areas, peer campus police departments maintain policies that can serve as guideposts for the Johns Hopkins Police Department. Most notably: Duke University maintains a robust use-of-force policy; Yale University has an extensive policy manual, available on its website, that covers the categories of interest in depth; and Georgetown University's police force has made a concerted effort in its commitment to training on bias and cultural competency, implementing a website where students and the public can view which officers have completed their bias training, with a link to photos of those officers. Several campuses have also implemented programs to get students and community members more engaged by offering ride-along events and officer liaison programs to advance relations between the community and the police department.

JHPD can also learn from what is missing from these policies. For instance, campus policies are often limited on matters related to transparency and reporting requirements. Additionally, not all of the campuses have publicly provided the MOU they maintain with the local police departments. While some departments maintain records of use of force incidents or race-based traffic stops, many of the departments reviewed do not provide for public dissemination of these reports. Finally, the JHPD's enabling legislation (the Community Safety and Strengthening Act, or "CSSA") already implements robust reporting requirements on recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data, in addition to creating the JHU Police Accountability Board to provide for public accountability and oversight.

III. Public Accountability and Oversight

Unlike the scarcity of public accountability provisions in the campus police enabling statutes, many campus policies provide for public oversight through advisory committees. Brown, Cornell, George Washington University, Northwestern, University of Maryland, Baltimore, University of Pennsylvania, and Yale all have some form of public safety advisory committee whose purpose is to review the police departments' policies, provide recommendations for

³⁰This analysis of campus police department policies focuses on the thirty-one campus law enforcement agencies in Appendix G to the 2018 Interim Report, https://publicsafety.jhu.edu/assets/uploads/sites/9/2020/05/Appx-G-Safety-Secuirty-Models-at-Peer-Institutions.pdf.



improvement, and prepare a report of findings. These committees vary in their makeup of members, but most are comprised of faculty, staff, and students, with some including community members. Notably, the CSSA establishes the Johns Hopkins University Police Accountability Board, which is intended to function like the advisory committees at other institutions and stipulates diverse stakeholder representation amongst its members: five seats on the Board are set aside for community members from the neighborhoods around Johns Hopkins' Homewood, East Baltimore and Peabody campuses, including one member appointed by the Mayor and another appointed by the City Council president, and one Board member must be a member of Johns Hopkins' Black Faculty and Staff Association. ³²

IV. Accreditation

Of the campus police departments analyzed, many are either accredited by the Commission on Accreditation for Law Enforcement Agencies, Inc. ("CALEA"), the International Association of Campus Law Enforcement Administrators ("IACLEA"), or both. CALEA's accreditation standards include: "comprehensive and uniform written directives that clearly define authority, performance, and responsibilities; reports and analyses to make fact-based and informed management decisions; preparedness to address natural or man-made critical incidents; community relationship-building and maintenance; independent review by subject matter experts; [and] continuous pursuit of excellence through annual reviews and other assessment measures." Brown, University of Chicago, Duke, University of Pennsylvania, Princeton, Tulane, Washington University St. Louis, George Washington University, Georgetown University, Towson University, UMBC, University of Maryland, Baltimore, and University of Maryland, College Park are all CALEA-accredited.

IACLEA touts itself as the "leading authority for campus public safety," and maintains standards on organization and administration; role and authority; personnel services; conduct and professional standards; recruitment and selection; training and professional development; use of force; arrestee processing and transportation; patrol services; traffic and parking services; communications and dispatch services; crime prevention, community outreach, and public information; investigative services; collection and preservation of evidence; property and evidence control; records and information management; and critical incident and emergency management. ³⁴ Cornell, Towson University, and University of Maryland, Baltimore are IACLEA-accredited. Towson University and University of Maryland, Baltimore are the only two campuses with dual

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³¹ For example, George Washington University comprises representation from faculty, staff, and students, and Northwestern comprises representation from community members.

³² With the exception of the two members appointed by the Mayor and City Council President, all JHU Police Accountability Board members must be confirmed by the Senate of Maryland.

³³CALEA, What is Accreditation, https://www.calea.org/what-accreditation.

³⁴IACLEA, IACLEA Accreditation Standards Manual, 2d ed., https://www.iaclea.org/assets/uploads/pdfs/IACLEA%20Standards Second%20Edition 01012022.pdf.



accreditation (CALEA and IACLEA). The JHPD enabling legislation requires the JHPD to seek accreditation by CALEA, IACLEA, or a similar organization.³⁵

In addition, only one campus police department, Carnegie Mellon University, is exclusively state-accredited. The Pennsylvania Carnegie Mellon is accredited through 2022 with the Pennsylvania Law Enforcement Accreditation Commission, but it is not accredited with CALEA or IACLEA. The Pennsylvania Law Enforcement Accreditation Commission maintains 139 standards for accreditation, including, but not limited to, standards for limits of authority; use of force; fiscal management; compensation, benefits and conditions of work; disciplinary procedures; training and career development; traffic; prisoner transportation; legal process; university/college procedures; investigative procedures; property and evidence control; and compliance with Pennsylvania's legal mandates.

V. Transparency and Reporting

Many campus police department policies establish reporting requirements for pedestrian and traffic stops (Carnegie Mellon, Northwestern, GWU, Georgetown, and University of Maryland, College Park) and use of force (Carnegie Mellon, Duke, MIT, Morgan State, Yale, and University of Maryland, College Park). Carnegie Mellon, Duke, MIT, Morgan State, and University of Maryland, College Park require officers to report to their supervisors, who in turn may be required to compile an annual report to the Chief of the respective police department or a professional standards unit within the department for review. Yale's Chief of Police releases a

³⁵ Md. Code Ann. Educ. § 24-1203.

³⁶ George Mason University Police Department represents on its website that it is state-accredited with the Virginia Law Enforcement Professional Standards Commission, but a review of the VLEPSC's accredited agencies contains no record of such accreditation. *See* VLEPSC, Accredited Agencies, https://www.dcjs.virginia.gov/law-enforcement/programs/vlepsc/accredited-agencies.

³⁷ Other campus police forces in Pennsylvania that are PLEAC-accredited are Lehigh University Police Department, Duquesne University Department of Public Safety, Franklin & Marshall College Public Safety, Point Park University Police, The University of Scranton Police Department, Clarion University Police Department, Villanova University Department of Public Safety, and Bloomsburg University Police Department. *See* PLEAC, Accredited Agencies, https://www.pachiefs.org/accredited-agencies#AccreditedAgencies.

³⁸ See PLEAC, Standards Manual, https://pcpa.memberclicks.net/assets/docs/AccreditationDocuments/Standards%20Manual%20APRIL%202022%20 FINAL.doc.

³⁹Carnegie Mellon University Police, Department Policies, https://www.cmu.edu/police/reporting-policy-training/policies.html; Duke Police Use of Force Policy, https://police.html; Police, Department FAQ, https://police.mit.edu/department-faq; Morgan State University Police Force General Orders Manual, 1.500 Use of Force,

https://www.morgan.edu/Documents/ADMINISTRATION/OFFICES/police/MSUPolice_GeneralOrdersManual.pdf; Yale Police, Use of Force, https://your.yale.edu/community/public-safety/police/use-force; University of Maryland Police Department, UMPD Manual, 2.0800 Use of Fore & Weapons, https://www.umpd.umd.edu/about/manual.cfm.



use of force report annually. ⁴⁰ Georgetown's police department works with the University's Office of Assessment and Decision Support to develop a regular report. ⁴¹ Northwestern collects this data to publish it online, but it has not been updated since 2020. ⁴² George Washington University's police department similarly posts a demographic report each year. ⁴³

Even with these reporting requirements in place, not all of these departments make these reports public. Only University of Chicago, Northwestern, Yale, GWU, and Georgetown have some type of public reporting requirement in place.

Surprisingly, MIT Police expressly prohibits publication of its regulations and use of force policies because it is "not a common practice among our peer institutions to do so." ⁴⁴ Indeed, many campus police departments' policies were not easy to find in one place. Nor were all of the Memorandum of Understandings ("MOUs") with local police departments available publicly. Of the police departments that had an MOU, ⁴⁵ only those for the University of Pennsylvania, Stanford, University of Maryland, College Park, and Northwestern were publicly available. Northwestern's MOU with the Evanston Police Department was not publicly available on the department's website but was available through a news article.

JHPD's enabling statute already implements significant reporting and transparency requirements by requiring public reporting of use of force incidents, officer-involved deaths and race-based traffic stops pursuant to the Maryland state requirements, and annual reporting of recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data on the JHPD security workforce to the Mayor of Baltimore City, the Baltimore City Council, the Maryland General Assembly, and the JHU Police Accountability Board. This information must also be posted publicly for the purpose of its annual reports. If the JHU Police Accountability Board has any recommendations, the department must acknowledge and respond to those recommendations within 120 days after receipt.

⁴⁰ Yale University Police Department, Use of Force Annual Report (2021), https://your.yale.edu/sites/default/files/files/PublicSafety/use-of-force-annual-report-2021.pdf.

⁴¹ Georgetown University Police Department, Field Stop Demographics, https://police.georgetown.edu/programs-datacollection/.

⁴²Northwestern University Police, Field and Traffic Stops, https://www.northwestern.edu/up/facts-and-figures/field-and-traffic-stops.html.

⁴³George Washington Police Department Demographics Report (2021), https://safety.gwu.edu/gwpd-demographics-report.

⁴⁴ MIT Police, Department FAQ, https://police.mit.edu/department-faq.

⁴⁵ Note that Harvard, MIT, and American University do not have formal MOUs with local police departments.

⁴⁶ See Md. Code Ann. Pub. Safety §§ 3-514, 515, 518, 528; Md. Code Ann. Transp. § 25-113.

⁴⁷ See Md. Code Ann. Educ. § 24-1208.

⁴⁸ Md. Code Ann. Educ. § 24-1203(E).



In addition, the CSSA requires that any jurisdictional expansion by the MOU into campus-adjacent areas be fully transparent and receive community consent. Finally, the JHU Police Accountability Board has voluntarily opted to comply with the Maryland Open Meetings Act ("OMA"). In March 2022, sitting Board members underwent formal training for the Open Meetings Act with two OMA professionals and Board members are currently considering the inclusion in the Bylaws of policies related to OMA as well as the creation of a leadership position for an OMA Compliance Officer. ⁵¹

Given these strong reporting and transparency requirements established by JHPD's statute, there is little to be addressed additionally by way of policy. However, some of the policies implemented by other campus police departments can help inform JHPD's policies. For example, Carnegie Mellon's Police Department requires that supervisors review all incident reports for compliance with CMUPD policies and to observe and evaluate the field practices of patrol personnel to ensure bias-based profiling tactics are not used. ⁵² Duke Campus Police maintains frequent contact with the University's newspaper to report significant events that occur. ⁵³ Finally, the Yale Police Department allows the Chief of Police to appoint two or more officers to act as Public Information Officers who serve as the central point of contact for release of information and respond to media and public requests for information. ⁵⁴

VI. Training

All campus police departments reviewed require officer training. Some also require additional training in specific areas, including: (1) implicit bias/racial profiling; (2) diversity/cultural sensitivity; (3) community policing; (4) de-escalation/communication skills; (5) policy/procedural justice; (6) use of force; (7) behavioral issues; (8) body worn camera policy; (9) protection of sexual violence victims; (10) crisis intervention training; (11) active shooter training; and (12) fair/impartial policing. Of note, University of Maryland, College Park offers remedial training for officers when necessary to improve performance in particular areas in which they may be deficient. Deficiencies are noted during officer inspections/performance evaluations or may

⁴⁹ Md. Code Ann. Educ. § 24-1202. The requirements to obtain such agreement include (1) posting the MOU online for 30 days, (2) allowing the city council to review and comment for a period of 30 days, and (3) hosting two town halls

⁵⁰ Md. Code General Provisions § 3–101-501.

⁵¹ Johns Hopkins University Police Accountability Board, Open Meetings Act Training, Meeting Minutes Draft (Mar. 10, 2022) https://publicsafety.jhu.edu/assets/uploads/sites/9/2022/04/2022-03-10-DRAFT-JHUPAB-Open-Meetings-Act-Training-Minutes-FINAL.pdf.

⁵²Carnegie Mellon University Police, Department Policies, https://www.cmu.edu/police/reporting-policy-training/policies.html.

⁵³ Duke Campus Police, News, https://police.duke.edu/news.

⁵⁴ Yale University Police Department, General Orders, 206 Public Information, https://your.yale.edu/sites/default/files/206-public-information.pdf.

⁵⁵ University of Maryland Police Department, UMPD Manual, 1.0510.40 Remedial Training, https://www.umpd.umd.edu/about/manual/1.0500%20Training.pdf.



be based on sustained complaints against an officer, poor performance in a training program, or by recommendation of the Training Committee.

The JHPD enabling legislation requires training on searches, impartial and non-discriminatory policing, interaction with individuals who are minors, have disabilities or are in crisis, the appropriate use of force, and de-escalation techniques. ⁵⁶ The legislation does not provide guidance on the hours of training required. It also does not address remedial training for officers who may need additional training.

VII. Physical Jurisdiction

The physical jurisdiction of most departments derives either from the enabling statue or from the Memorandum of Understanding executed with the respective local police department and it is typically based on university-owned, - controlled, or - leased properties. Only Washington University St. Louis, Harvard University, George Mason, Georgetown, and University of D.C. address physical jurisdiction in policy. Washington University St. Louis maintains three "patrol zones," which cover campus and the immediate surrounding areas. ⁵⁷ Harvard has developed campus geography maps to aid the campus community in distinguishing the patrol jurisdiction of its officers. ⁵⁸ University of D.C.'s policy provides that D.C. Metro police have primary jurisdiction on all areas off campus but UDC officers can respond to staff/student incidents adjacent to campus. ⁵⁹

The JHPD jurisdictional limitations, derived from statute, are defined more narrowly than the typical jurisdictional limits for campus police departments. ⁶⁰ Pursuant to an MOU with BPD, the JHPD will have primary law enforcement responsibility for its campus area, defined as property that is:

- 1. Owned, leased, operated by or under the control of the University;
- 2. Located within specific boundaries (described in the Act and reflected in maps entered into the legislative record) on the Homewood, East Baltimore and Peabody campuses; and
- 3. Used for educational or institutional purposes.

⁵⁶ Md. Code Ann. Educ. § 24-1203(a).

⁵⁷ Wash. U Police Off-Campus Patrol Zones, https://police.wustl.edu/wp-content/uploads/2019/09/Off-Campus-Patrol-Zones.pdf.

⁵⁸ Harvard University Police Department, Clery Geography Maps, https://www.hupd.harvard.edu/clery-geography-maps.

⁵⁹ University of D.C. Office of Public Safety and Emergency Management, General Order 101.1, https://docs.udc.edu/police/GO-101-1-Law-Enforcement-Authority-and-Jurisdiction.pdf.

⁶⁰ Md. Code Ann. Educ. § 24-1201(c).



Note JHPD's primary jurisdiction does not cover all of the University's Baltimore property and is limited to property in specifically delineated boundaries. ⁶¹

Before executing the MOU with BPD, JHU is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore City Council must have 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums — one near the Homewood and Peabody campuses and the other near the East Baltimore Campus — to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed to, the University must publicly post a copy online.

In order for the JHPD to operate in any campus-adjacent area, JHU is required to obtain "a majority support from the members of the relevant campus-adjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the JHPD's concurrent jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. When a final MOU is agreed to, the University must publicly post a copy online.

VIII. Workforce/Hiring

All campus police departments require their officers to meet certain standards, qualifications, and prerequisites for employment, whether through their enabling legislation or department policy. These include background investigations, minimum age requirements, and mental and physical health examinations. Of note, Carnegie Mellon's "officer in charge initiative" provides opportunities for experienced officers to lead programs or patrol shifts to gain supervisory and leadership experience. ⁶² At Georgetown, a group of officers specially trained in responding to sexual assault incidents comprise the Sexual Assault Response Team (SART). ⁶³

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⁶¹ The Homewood campus boundary is "the area bounded by West University Parkway and East University Parkway on the north, East 28th Street and West 28th Street on the south, Remington Avenue and Stony Run stream on the west, and North Calvert Street on the east"; the East Baltimore campus boundary is "the area bounded by East Eager Street on the north, East Baltimore Street on the south, North Caroline Street on the west, and North Castle Street on the east"; and the Peabody campus boundary is "the area bounded by West Madison Street and East Madison Street on the north, East Hamilton Street and West Hamilton Street on the south, Cathedral Street on the west, and Saint Paul Street on the east." Md. Code Ann. Educ. § 24-1201(c)(1)(ii).

⁶² Carnegie Mellon University Police Department, 2020 Clery Report at 6, https://www.cmu.edu/police/annualreports/carnegie-mellon-university-police-department-2020-annual-report.pdf.

⁶³ Georgetown University Police Department, GUPD Sexual Assault Response Team, https://police.georgetown.edu/sart/.



The CSSA provides similar prerequisites for employment but is unique in that it encourages recruiting and hiring of diverse candidates using local hiring and residency initiatives. ⁶⁴ For example, the CSSA requires that at least 25% of the JHPD workforce must be residents of Baltimore City.

IX. Community Engagement

There are a handful of community programs that campus police departments have implemented that may guide JHPD in enhancing its community engagement. Of particular note is Duke's annual 8-week course, the Citizens' Police Academy, designed for employees and students to help create community understanding of the Duke Police Department.

Several departments allow the community to provide feedback on their websites. At University of Maryland, College Park, the Crime Prevention Unit Commander conducts a survey every three years to gauge citizen attitudes and opinions on overall agency performance, competence of employees, officers' attitudes and behavior toward community, community concerns over safety and security, and the community's recommendations for improvement. This is a practice that could be even more helpful if completed every year.

The Johns Hopkins University Police Accountability Board similarly allows community members to share their concerns regarding the police department directly with the department's leadership. In addition, at the intersection of physical jurisdiction and community engagement, in order for the JHPD to operate in any campus-adjacent area, JHU is required to obtain "a majority support from the members of the relevant campus-adjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the JHPD's concurrent jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. When a final MOU is agreed to, the University must publicly post a copy online.

X. Officer Discipline

Beyond standard discipline procedure, some campus police departments have unique procedures for handling incidents where officers have exhibited bias-based profiling or use of force. For example, Carnegie Mellon requires supervisors to take corrective measures when bias-based profiling is found, including requiring additional training or disciplinary action and reporting such profiling to the Chief of Police. The University of Maryland, Baltimore has a "Use of Force Review Board" which reviews any application of force by a UMBPD officer.

JHPD's enabling legislation provides that, "if authorized by local law, a hearing board [be] formed" which "shall include two voting members of the public who have received training administered by the Maryland Police Training and Standards Commission on the Law Enforcement Officers' Bill of Rights and matters relating to police procedures." However, this

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⁶⁴ Md. Code Ann. Educ. § 24-1203.

⁶⁵ Md. Code Ann. Pub. Safety § 3-107(c)(3)(iii).



provision has been mooted by Maryland's statewide police reform legislation. Specifically, the Maryland Police Accountability Act of 2021, c. 59, § 2, eff. July 1, 2022, repeals the Law Enforcement Officers' Bill of Rights ("LEOBR") and establishes a new discipline process (Administrative Charging Committee and Trial Board) for police officers. Under the new legislation, law enforcement agencies must establish a process to investigate citizen complaints; a county-level administrative charging committee and trial board process; a process for suspensions and terminations; designate a victims' rights advocate; and a database to track complaints. Complaints will no longer be heard by the administrative hearing board, but rather by a county-level Administrative Charging Committee and the law enforcement agency's Trial Board.

XI. Authority/Use of Force

About half of the campus police departments have detailed policies on officers' use of force. ⁶⁶ The policies at Duke and Carnegie Mellon are arguably the most robust, with procedures in place for reporting and investigating officers' use of force and providing detailed instruction on the level of force appropriate in any given situation. ⁶⁷ Duke, MIT, and UMBC's policies impose a duty to intervene on any officer who witnesses excessive force used by another officer. ⁶⁸ In addition, Duke, Towson University, UMBC, UMB, and UMD College Park have implemented automatic administrative leave for officers whose use of force results in serious injury or death. ⁶⁹

Towson's policy provides: "Any employee whose actions or use of force in an official capacity causes death or serious physical injuries to others, will be removed from line-duty assignments pending administrative reviews to determine if they are to be placed on suspension, on paid administrative leave, in administrative assignments, or returned to full-duty status." https://public.powerdms.com/TOWSON/documents/368780

UMBC's policy provides: If officer uses deadly force or causes serious physical harm, that officer "will be placed on administrative leave with pay pending investigations to determine 1. If violations of law were committed; 2. Compliance or non-compliance with agency directives; 3. Compliance with regulations regarding both equipment type and its proper use." https://police.umbc.edu/files/2021/08/Administrative-Policies.pdf

⁶⁶ The following campus police departments either do not have a policy on use of force or have provided very limited information on any such policy: Brown, Northwestern, UPenn, Princeton, Washington University St. Louis, American, BCCC, Catholic, CCBC, Coppin State, George Mason, George Washington, Georgetown, Howard, University of D.C.

⁶⁷ Duke Campus Police, Duke Police Use of Force Policy, https://police.duke.edu/faq/duke-police-use-force-policy; Carnegie Mellon University Police, Department Policies, https://www.cmu.edu/police/reporting-policy-training/policies.html.

⁶⁸ Duke University Police Department, Response to Aggression, Resistance, and Use of Force, General Order 401, https://public.powerdms.com/DUKEPD/documents/9178; MIT Police, Department FAQ, https://police.mit.edu/department-faq; UMBC Operational Manual, 2.2.0.4, https://police.umbc.edu/files/2021/08/Operational-Policies.pdf.

⁶⁹ Duke's policy provides: "When a use of force incident results in death or serious injury, the involved officer(s) will be placed on administrative leave with pay until cleared for return to duty. The Supervisor will ensure they receive the appropriate guidance to follow departmental procedures including the Critical Incident Stress procedures." https://public.powerdms.com/DUKEPD/documents/9178



The enabling legislation for the police departments at University of Chicago, Harvard, MIT, Tulane, and Morgan State grant campus police officers the same power to make arrests for criminal offenses as state or local police officers. The circumstances in which the use of force is permitted are typically outlined in the campus's policy rather than its enabling legislation. JHPD's enabling legislation grants officers broad authority but requires officers receive training to ensure the appropriate use of force as well as alternatives to force and de-escalation tactics. Developing a strong and detailed use-of-force policy will be vital to JHPD's success.

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UMB's policy provides: "Whenever a member's actions or use of force in an official capacity, or while using department equipment, results in death or very serious injury to another, that member will be placed in a temporary administrative assignment by the Chief of Police. The Chief of Police may exercise discretion and choose not to place a member in an administrative assignment." https://www.umaryland.edu/media/umb/public-safety/policies/policies-2021/Use_of_Force_Review_Boards.pdf

UMD College Park's policy provides: Officers who use deadly force or cause serious physical injuries must be removed from "line-duty assignments pending administrative reviews to determine if the officers are to be placed on suspension, paid administrative leave, in non-contact assignments, or returned to full-duty status." https://www.umpd.umd.edu/about/manual/2.0800%20Use%20of%20Force%20&%20Weapons.pdf

⁷⁰ University of Chicago (Private College Campus Police Act, 110 Ill. Comp. Stat. 1020/0.01 (2022)); Harvard (Mass. Gen. Laws Ann. Ch. 22C, § 63 (West 2022); Mass. Gen. Laws Ann. Ch. 6, § 168C); MIT (Mass. Gen. Laws Ch. 22C, § 63 (West 2022); Mass. Gen. Laws Ann. Ch. 6, § 168C); Tulane (La. Stat. Ann. § 17:1805 (2022)); Morgan State University (Md. Code Ann. Educ. § 14-106 (West 2022)).

⁷¹ Only the Cornell University Police Department has a detailed use-of-force policy established by statute. *See* N.Y. Crim. Pro. Law § 2.2-3 (2019); N.Y. Educ. Law § 5708-09.

⁷² See Md. Code Ann. Educ. § 24-120(a)(3)(iv).



50 State Survey

I. Executive Summary

This survey of state legislation governing law enforcement officers reveals important trends developing nationwide in police reform. Notably, there has been a shift towards progressive legislation – legislation aimed at combating systemic racism in policing, increasing accountability of police officers, and preventing the use of excessive force leading to officer-involved deaths. Examples of progressive legislation include: laws that require police training on topics such as implicit bias, mental health, and alternatives to the use of force; legislative efforts to encourage police engagement with the community; laws that require oversight of police departments through independent boards or commissions; laws creating a robust and transparent disciplinary system for officers; detailed legislation on officers' use of force; and legislation requiring data collection and analysis to evaluate patterns of bias in policing.

States with progressive legislation include Arkansas, Colorado, Connecticut, Illinois, Louisiana, and Maryland. Generally, these states maintain detailed reporting statutes, implement laws requiring police training on a variety of topics, require comprehensive oversight of police departments, and maintain robust use of force legislation. Illinois's Uniform Crime Reporting Act is a prime example of a detailed state reporting statue. Connecticut maintains detailed training requirements that cover a broad range of topics from domestic violence to juvenile justice to suicide intervention. California also stands out with detailed training requirements. Every state has some statute regulating law enforcement officers' use of force, with Connecticut, Illinois, Maryland, and Texas requiring officers to intervene when they witness another officer using excessive force.

Recent developments in police reform include state efforts to codify community engagement requirements and social justice policies. Colorado, Florida, Illinois, Iowa, Kansas, Maryland, Minnesota, Nebraska, Oregon, Wisconsin, and Washington, D.C. have implemented some form of community engagement statutes. Colorado and Wisconsin's statutes aim to address juvenile justice issues and ways to empower students and divert them from criminal behavior. Arizona, Arkansas, California, Colorado, Connecticut, Florida, Idaho, Iowa, Kansas, Maine, Maryland, Massachusetts, Montana, Nevada, New Jersey, New Mexico, Oklahoma, Oregon, Texas, Vermont, Virginia, and Washington have legislation related to social justice policies, training, or initiatives. Connecticut provides one such example of a social justice policy, whereby the legislation expressly prohibits the "stopping, detention, or search of a person when such action is solely motivated by" reliance solely on race, ethnicity, gender, national origin, language, religion, sexual orientation, gender identity, gender expression, age, or disability. Legislation in Maine serves as another such example, providing that such factors may not be the sole basis for determining the existence of probable cause. Most of the above-mentioned states explicitly prohibit "racial profiling" or "bias-based profiling."

Maryland's legislation, particularly with its recent reforms, brings it into the upper tier of states with strong statutory guidance for law enforcement officers. Like most states, Maryland provides for law enforcement oversight through the establishment of the Maryland Police Training and Standards Commission, an independent commission that includes two members of the public



without ties to law enforcement. Maryland also has particularly comprehensive transparency and reporting requirements for law enforcement, especially with regards to use of force and officer misconduct and discipline. Maryland's community engagement requirements are likewise strong, mandating county police departments and police departments of municipal corporations to adopt a community policing program and to post a detailed description of the program on the internet.

Maryland's use of force statute is representative of the majority of states' excessive force statutes, prohibiting the use of force against a person unless "under the totality of the circumstances" the force is "necessary and proportional to" prevent injury or accomplish a law enforcement objective. Maryland has also adopted a policy against race-based traffic stops, which prohibits the use of an individual's race or ethnicity as the sole justification to initiate a traffic stop, requires implicit bias training and testing for all law enforcement officers, and collects and reports data related to officer misconduct and racial profiling in traffic stops. Finally, Maryland stands out in its disciplinary standards with the recent establishment of county Police Accountability Boards.

Maryland's requirements around police officer training are not as detailed as some other states. Maryland explicitly requires training only on the following topics: rape/sexual offenses; sexual abuse/ exploitation of children; human trafficking; hate crimes; treatment of victims of crimes; identity fraud; implicit bias; and use of force, de-escalation tactics and techniques, and reasonable alternatives to the use of force. Indiana and Virginia, on the other hand, require training related to missing persons and individuals with Alzheimer's or dementia. Connecticut requires training in mental health issues, missing persons, autism spectrum disorder, and juvenile justice.

Compared to numerous state legislative frameworks, the enabling legislation for the JHPD, the Community Safety and Strengthening Act ("CSSA"), coupled with Maryland's progressive policing reform, renders the JHPD among the most progressive statutory models of policing. The CSSA provides additional layers to Maryland's already progressive police reform by: establishing the Johns Hopkins University Police Accountability Board; requiring an annual report to the Mayor, City Council, Maryland General Assembly, and the JHU Police Accountability Board on recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data; implementing training requirements to advance impartial and non-discriminatory policing and to ensure the appropriate use of force; providing that JHPD officers may <u>not</u> raise the defense of sovereign immunity; requiring community input around off-campus jurisdiction; and encouraging recruiting and hiring diverse candidates, including requiring that at least 25% of the JHPD workforce be residents of Baltimore City.

A. Public Accountability and Oversight

State legislation providing for public accountability and oversight varies widely by state. Several states have enacted legislation mandating that officers activate body-worn cameras when interacting with the public for purposes of investigation or arrest, in order to ensure law



enforcement officers are held accountable for their actions. Another way states often provide for oversight and accountability of law enforcement agencies is through the use of independent law enforcement councils, commissions, or boards. Most of these independent review or advisory boards fall under the jurisdiction of the state's executive branch, and many provide that the board's membership must include at least one member of the public not affiliated with law enforcement. These boards can perform numerous oversight functions, such as: (1) creating the recruitment and training standards that govern law enforcement officers, (2) conducting independent reviews of incidents of officer-involved deaths, (3) reporting to the executive branch data regarding recruitment and discipline of officers, and (4) advising on the implementation of state-mandated policies, such as the use of force or prohibition on racial profiling.

Like the majority of states, Maryland provides for law enforcement oversight through the establishment of the Maryland Police Training and Standards Commission, an independent commission that includes three members of the public without ties to law enforcement. ⁷⁵ Uniquely, Maryland requires each county to establish its own police accountability board, which holds quarterly meetings with the heads of law enforcement agencies in order to collaborate in improving policing in the state. ⁷⁶ The boards provide oversight on officer discipline, as they are responsible for receiving complaints of police officer misconduct filed by members of the public and reviewing outcomes of officer disciplinary matters. 77 Based on this, the boards must identify trends in the disciplinary process of police officers and provide recommendations to the county's governing body on changes to the process that could improve police accountability. 78 Maryland law enforcement agencies are required to notify the Independent Investigative Unit within the Office of the Attorney General of any alleged or potential police-involved death of a civilian.⁷⁹ Additionally, Md. Code Ann. Pub. Safety § 3-511, effective July 1, 2022, requires the Maryland Police Standards and Training Commission to develop and publish its policy regarding body-worn cameras in efforts to increase public accountability. S.B. 71, 441st Gen. Assemb., Reg. Sess. (Md. 2021), known as the Maryland Police Accountability Act of 2021, requires the use of body-worn

⁷³ See e.g., Colorado and Illinois. Colorado requires officers to activate their body-worn camera when responding to a call for service, entering into a premise for the purpose of enforcing the law or in response to a call for service, during a welfare check except for a motorist assist, or during any interaction with the public initiated by the peace officer, whether consensual or non-consensual, for the purpose of enforcing the law or investigating possible violations of the law. Colo. Rev. Stat. Ann. § 24-31-902. Illinois merely requests that officers wear body-worn cameras but does not prescribe under what circumstances activation of the camera is required. 50 Ill. Comp. Stat. Ann. § 706/10-5-10/20.

⁷⁴ At least 26 states provide for some type of law enforcement independent review board.

⁷⁵ Md. Code Ann. Pub. Safety §§ 3-202, 203.

⁷⁶ Md. Code Ann. Pub. Safety § 3-102.

⁷⁷ *Id*.

⁷⁸ *Id*.

⁷⁹ Md. Code Ann. Pub. Safety § 3-527.



cameras by all law enforcement officers employed by the law enforcement agency who regularly interact with members of the public as a part of their officer's official duties. ⁸⁰

Similarly, the CSSA provides for oversight of the JHPD by an independent review board, the JHU Police Accountability Board. ⁸¹ This board consists of 15 members, including members of the Baltimore community, and is charged with sharing community feedback directly with JHPD leadership; reviewing JHPD metrics involving crime; and assessing current and prospective department policies, procedures, and training in order to provide recommendations for improvement. ⁸²

Until recently, the JHPD enabling legislation provided for two civilians to serve and vote on the JHPD hearing boards, the maximum permitted under state law at the time. However, the Maryland Police Accountability Act of 2021, c. 59 § 2, effective July 1, 2022, repeals the Law Enforcement Officers' Bill of Rights ("LEOBR"), and establishes a new disciplinary process that replaces the JHPD hearing boards with an Administrative Charging Committee and Trial Board for police officers. Under the new legislation, law enforcement agencies must establish a process to investigate citizen complaints; a county-level administrative charging committee and trial board process; a process for suspensions and terminations; designate a victims' rights advocate; and a database to track complaints. Complaints will no longer be heard by the administrative hearing board, but rather by a county-level Administrative Charging Committee and the law enforcement agency's Trial Board. Additionally, the statute provides that two civilians may serve and vote on the JHPD hearing boards. The JHPD is also subject to the jurisdiction of the Civilian Review Board of Baltimore City (CRB), as well as the soon to be established Baltimore City Accountability Board.

B. Transparency and Reporting

Law enforcement agencies' transparency and reporting requirements also vary widely from state to state. Many states ⁸³ require the law enforcement agency or independent law enforcement standards commission or board to make an annual report to the executive branch on topics such as: (1) recruitment, selection, and training of officers, (2) complaints of officer misconduct and records of officer discipline, (3) incidents involving use of force and officer-related deaths, (4) the use of body-worn cameras, (5) discharge or use of firearms by officers, and (6) traffic stop, arrest, and forcible entry data. ⁸⁴ Rarely, however, are those data shared with the public or published on a publicly available database. ⁸⁵

82 Md. Code Ann. Educ. § 24-1205(b); see also id. § 24-1205(d).

⁸⁰ S.B. 71, 441st Gen. Assemb., Reg. Sess. (Md. 2021) (the "Maryland Police Accountability Act of 2021").

⁸¹ Md. Code Ann. Educ. § 24-1205(b).

⁸³ At least 35 states require law enforcement agencies to submit an annual report of some kind.

⁸⁴ The Illinois Uniform Crime Reporting Act and the Louisiana Police Data Accountability, Transparency, and Analysis Act (Police DATA Act) are two prime examples of detailed state reporting statutes.

⁸⁵ See e.g., Arizona, Massachusetts, North Carolina, South Carolina, Tennessee, and Utah's reporting requirements.



When compared with other states, it is clear that Maryland has particularly comprehensive transparency and reporting requirements for law enforcement agencies, especially with regards to use of force and officer misconduct and discipline. Effective July 1, 2022, police officers involved in a use of force incident in the line of duty will be required to file an incident report regarding their use of force.⁸⁶ Law enforcement agencies in Maryland must make an annual report to the Maryland Police Training and Standards Commission of the number of use-of-force complaints made against police officers, the number of serious officer-involved incidents, the number of officers disciplined, and the type of discipline administered in each case.⁸⁷ The Maryland Police Training and Standards Commission is required to annually post on their website and submit to the General Assembly a report containing information on the number of use-of-force complaints received. 88 Starting March 1, 2022, Maryland law enforcement agencies must also report to the Governor's Office of Crime Prevention, Youth, and Victim Services information on each use-offorce incident that resulted in either a monetary settlement or judgment against the law enforcement agency. ⁸⁹ The Governor's Office compiles this information and submits an annual report to the General Assembly, which is posted online. Additionally, every six months, law enforcement agencies maintaining a SWAT team must make a report to the Governor's Office on the use of SWAT teams. 90 Finally, law enforcement officers in Maryland also must provide a complete report to their law enforcement agency each time they make a traffic stop, including information such as the date, time, location, and duration of the stop, whether a search was conducted, whether an arrest was made, and the race and ethnicity of the driver. 91 The law enforcement agencies then compile this data and make a report to the Maryland Statistical Analysis Center. 92

The JHPD is required to comply with the Jeanne Clery Disclosure of Campus Security Police and Campus Crime Statistics Act (the "Clery Act") of 1990, which is a federal statute requiring universities to report campus crime data. The JHPD is also subject to several reporting requirements above and beyond those required under the Clery Act. First, the JHPD is required to comply with all state reporting requirements, including the reporting of use of force incidents, officer-involved deaths and race-based traffic stops. ⁹³ In addition to the minimum state requirements, through the CSSA, the JHPD must also annually report its recruitment efforts, department size, department funding, arrests, complaints, use of surveillance technologies, officer-involved shootings, officer discipline and demographic data on the JHPD security workforce to the Mayor of Baltimore City, the Baltimore City Council, the Maryland General Assembly, and

⁸⁶ Md. Code Ann. Pub. Safety §§ 3-514, 15 (effective July 1, 2022).

⁸⁷ Md. Code Ann. Pub. Safety §§ 3-514, 15 (effective July 1, 2022), 518.

⁸⁸ Md. Code Ann. Pub. Safety §§ 3-514, 15 (effective July 1, 2022).

⁸⁹ Md. Code Ann. Pub. Safety § 3-528 (effective July 1, 2022).

⁹⁰ Md. Code Ann. Pub. Safety § 3-508 (effective July 1, 2022).

⁹¹ Md. Code Ann. Transp. § 25-113.

⁹² *Id*.

⁹³ See Md. Code Ann. Transp. § 25-113; Md. Code Ann. Pub. Safety §§ 3-514, 515 (effective July 1, 2022); Md. Code Ann. Pub. Safety §§ 3-508, 518, 528.



the JHU Police Accountability Board. ⁹⁴ The JHPD is also required to publicly post the data collected for the purpose of its annual reports. ⁹⁵

C. Training/Workforce

All fifty states and the District of Columbia have minimum training requirements for law enforcement officers. Most states have established their own officers' and training commissions, which create, implement, and administer the training standards and programs. Completion of these training programs is required for continued employment as a law enforcement officer in every state and D.C.

Most states have implemented training requirements in specific areas, as follows:

- 24 states require training in domestic violence and/or child abuse. 96
- 21 states and D.C. require training in mental health issues. 97
- 20 states and D.C. require training in anti-bias/de-escalation techniques. 98
- 18 states and D.C. require training in issues and crimes related to race, color, religion, national origin, sexual orientation, gender, or disability (intellectual or physical). 99
- 17 states and D.C. require training in officer use of force. 100
- 12 states require training in sexual assault. ¹⁰¹

⁹⁴ Md. Code Ann. Educ. § 24-1208.

⁹⁵ Md. Code Ann. Educ. § 24-1205.

⁹⁶ Arkansas, California, Connecticut, Florida, Illinois, Iowa, Kentucky, Louisiana, Maryland, Massachusetts, North Carolina, Ohio, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, and Wyoming.

⁹⁷ Arkansas, California, Colorado, Connecticut, Delaware, Florida, Illinois, Indiana, Iowa, Maine, Massachusetts, Minnesota, Mississippi, Nebraska, Nevada, North Carolina, Pennsylvania, Rhode Island, South Carolina, Tennessee, Washington, and Washington, D.C.

⁹⁸ Colorado, Connecticut, Florida, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Massachusetts, Minnesota, Nebraska, Nevada, Oklahoma, Pennsylvania, Tennessee, Texas, Vermont, Virginia, Washington, and Washington, D.C.

⁹⁹ Arizona, California, Illinois, Iowa, Kansas, Kentucky, Maryland, Massachusetts, Minnesota, Nevada, North Carolina, Oklahoma, Pennsylvania, Rhode Island, Tennessee, Texas, Vermont, Virginia, and Washington, D.C.

¹⁰⁰ California, Colorado, Florida, Illinois, Indiana, Maryland, Massachusetts, Minnesota, Missouri, North Carolina, Oklahoma, Pennsylvania, South Carolina, South Dakota, Texas, Utah, Washington, and Washington, D.C.

¹⁰¹ Alaska, California, Connecticut, Florida, Idaho, Illinois, Kentucky, Louisiana, Maryland, Massachusetts, Texas, and Washington.



- 10 states require training in handling drugs/substance abuse disorders. 102
- 11 states require training in human trafficking. ¹⁰³
- 7 states require training in elder abuse/interacting with vulnerable adults. 104
- 7 states require training related to missing persons. ¹⁰⁵
- 5 states require training related to autism spectrum disorder. 106
- 4 states require training in racial profiling. ¹⁰⁷
- 3 states require training in juvenile justice. ¹⁰⁸
- 3 states require training related to individuals with Alzheimer's or dementia. 109
- 2 states require training in suicide intervention. 110
- 2 states require training in traffic stops. 111
- 2 states require training in the use of stun guns/tasers. 112
- 1 state requires training related to deaf individuals. 113
- 1 state requires training related to homeless persons. 114

¹⁰² Arizona, Arkansas, Florida, Indiana, Massachusetts, Nebraska, Rhode Island, South Carolina, Utah, and West Virginia.

 $^{^{103}}$ Connecticut, Florida, Indiana, Kentucky, Louisiana, Maryland, Nevada, Tennessee, Texas, Virginia, and Washington.

¹⁰⁴ California, Colorado, Florida, Illinois, Indiana, Kentucky, and Minnesota.

¹⁰⁵ Arkansas, Connecticut, Indiana, Ohio, Oklahoma, South Dakota, and Virginia.

¹⁰⁶ Connecticut, Florida, Indiana, Massachusetts, and Minnesota.

¹⁰⁷ Arkansas, Missouri, Nevada, and New Mexico.

¹⁰⁸ Connecticut, Illinois, and North Carolina.

¹⁰⁹ Indiana, Louisiana, and Virginia.

¹¹⁰ Connecticut and Massachusetts.

¹¹¹ Illinois and Missouri.

¹¹² Louisiana and Vermont.

¹¹³ Louisiana.

¹¹⁴ Maine.



• 1 state requires specialized training related to HIV/AIDS and in dealing with victims of female genital mutilation. 115

Maryland's training requirements are in the middle or bottom tier in regard to details required as compared to other states. The Maryland Police Training and Standards Commission requires training in the following categories: criminal laws concerning rape and sexual offenses, including sexual abuse and exploitation of children; criminal laws concerning human trafficking; criminal laws concerning hate crimes; contact with and treatment of victims of crimes; notification of victims of identity fraud and related crimes; and use of force, de-escalation tactics and techniques, and reasonable alternatives to the use of force.

In addition to Maryland's state training requirements, pursuant to the CSSA, the JHPD must undergo training to advance impartial and non-discriminatory policing to promote disability and diversity awareness and prevent policing and implicit bias against racial, ethnic, sexual, religious, and other minorities; promote appropriate interactions with individuals who are minors, have disabilities, or are in crisis; and ensure the appropriate use of force, including alternatives to force, de-escalation techniques, and the use of nonlethal or less-lethal weapons. These requirements place the JHPD in the upper tier of law enforcement agency requirements vis-à-vis training/workforce.

D. Civil Liability Limits

21 states have statutes in place that either provide immunity for or limit the indemnification amount of damages allowed against an officer acting within the scope of employment. ¹¹⁶ Note that most of these states have some requirement that the officer's conduct was not wanton, reckless, willful, grossly negligent, or in bad faith.

Maryland is in line with these states, providing qualified immunity for officers acting within the scope of employment and if the conduct was objectively reasonable and/or was without malice or gross negligence. A recent effort to abolish this qualified immunity was defeated in Maryland's General Assembly.

The JHPD enabling legislation provides that the JHPD may <u>not</u> raise the defense of sovereign immunity nor immunity under the Local Government Tort Claims Act or the Maryland Tort Claims Act. This is one of the very few law enforcement agencies in the country that we have reviewed that does not have this defense available to it. 118

116 Alabama

¹¹⁵ Kentucky.

¹¹⁶ Alabama, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Iowa, Kansas, Louisiana, Maryland, Massachusetts, Michigan, Mississippi, Montana, Oregon, Pennsylvania, West Virginia, and Wisconsin.

¹¹⁷ Md. Code Ann. Educ. § 24-1211.

¹¹⁸ Colorado passed a law in 2020 that eliminates qualified immunity for police officers who violate an individual's civil rights. *See* Colo. Rev. Stat. § 13-21-131.



E. Community Engagement

Very few states have statutory authority regarding law enforcement officers' engagement with the community. Only 10 states and Washington, D.C. have codified an effort to engage the community. Of these states, Colorado and Wisconsin aim to address through legislation juvenile justice issues and ways to empower students and divert them from criminal behavior. Washington, D.C. has implemented the most comprehensive effort we found to date, establishing a "Community Crime Prevention Team Program" to reduce crime and increase access to social services by enhancing the coordination between law enforcement and health and human services agencies. Under the statute, the Chief of Police of the Metropolitan Police Department is required to convene a working group comprised of community representatives to examine national best practices in community policing and make recommendations. Beginning in 2017, this group is required to issue a report to the Mayor and Council every two years.

Maryland requires county police departments and police departments of municipal corporations to adopt a community policing program and to post a detailed description of the program online. The program must be developed in accordance with best practices developed by the Maryland Police Training and Standards Commission. Maryland also requires agencies to adopt a uniform citizen complaint process developed by the Maryland Police Training and Standards Commission.

The CSSA goes beyond Maryland's requirement and provides for community member feedback on the police department to the JHU Police Accountability Board. Additionally, before executing the MOU with BPD, JHU is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore City Council must have at least 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums — one near the Homewood and Peabody campuses and the other near the East Baltimore Campus — to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed to, the University must publicly post a copy online.

Furthermore, in order for the JHPD to operate in any campus-adjacent area, JHU is required to obtain "a majority support from the members of the relevant campus-adjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the JHPD's concurrent jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. When a final MOU is agreed to, the University must publicly post a copy online.

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¹¹⁹ Colorado, Florida, Illinois, Iowa, Kansas, Maryland, Minnesota, Nebraska, Oregon, Wisconsin, and Washington, D.C.



F. Officer Discipline

36 states have standard disciplinary policies in place for officer misconduct or for officers who have committed a crime. 120 Of those states, nine states 121 have specific disciplinary policies for officers who have been accused of excessive use of force and three states 122 have disciplinary policies for officers who have been accused of bias-based policing. For example, in California, a law enforcement officer may have their certification revoked or suspended if the officer demonstrates bias on the basis of race, national origin, religion, gender identity or expression, housing status, sexual orientation, mental or physical disability, or other protected status in violation of law or department policy or inconsistent with the officer's obligation to carry out their duties in a fair and unbiased manner. Nevada requires its law enforcement agencies to employ early warning systems for the purpose of identifying officers who display bias indicators, including being part of a large number of incidents involving the use of force. 123 After such an officer is identified by the system, the employing agency must increase its supervision of the officer, provide additional training and counseling, and decide whether consequences should be imposed. Finally, five states impose discipline on officers who fail to intervene when witnessing another officer's use of excessive force. 124

Many states also provide a Law Enforcement Officers' Bill of Rights ("LEOBR"), which guarantees certain procedural safeguards to officers during disciplinary investigations. ¹²⁵ Maryland was the first to enact its LEOBR in 1974, and recently became the first state to repeal its Law Enforcement Bill of Rights, when the General Assembly passed S.B. 71, 441st Gen. Assemb., Reg. Sess. (Md. 2021), The Maryland Police Accountability Act of 2021. ¹²⁶

Maryland's disciplinary process also stands out with its recent establishment of county-level Police Accountability Boards, which receive complaints of misconduct filed by members of the public. In addition, effective July 1, 2022, Maryland law enforcement agencies are required to adopt the uniform State disciplinary matrix developed by the Maryland Police Training and Standards Commission. ¹²⁷

¹²⁰ Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, North Dakota, Oregon, Rhode Island, South Carolina, South Dakota, Texas, Vermont, Virginia, and Wisconsin.

¹²¹ Arkansas, California, Colorado, Illinois, Nevada, New Hampshire, North Dakota, Oregon, and South Carolina.

¹²² California, Kansas, and Nevada.

¹²³ Nev. Rev. Stat. Ann. § 289.823.

¹²⁴ California, Colorado, Illinois, Oregon, and Vermont.

¹²⁵ Arizona, Arkansas, California, Delaware, Florida, Illinois, Indiana, Iowa, Kentucky, Louisiana, Minnesota, Missouri, Nevada, New Mexico, Oregon, Rhode Island, Tennessee, Texas, Virginia, West Virginia, and Wisconsin. *See https://everytownresearch.org/rankings/law/no-law-enforcement-officers-bill-of-rights/*.

¹²⁶ S.B. 71, 441st Gen. Assemb., Reg. Sess. (Md. 2021) (the "Maryland Police Accountability Act of 2021").

¹²⁷ Md. Code Ann. Pub. Safety § 3-105.



In Maryland, law enforcement agencies must forward complaints of misconduct to the appropriate administrative charging committee who determines whether to issue an administrative charge against an officer. ¹²⁸ Within 15 days after issuing a charge against a police officer, the chief of the law enforcement agency must offer discipline to the officer in accordance with the disciplinary matrix. ¹²⁹ The chief may offer the same discipline recommended by the charging committee or a higher degree of discipline within the applicable range of the disciplinary matrix. If the officer accepts the offer of discipline, then it will be imposed. If the officer does not accept the offer of discipline, then the matter is referred to a trial board. ¹³⁰

Trial boards are generally composed of: an actively serving administrative law judge or a retired judge of the District Court or a circuit court, appointed by the chief executive officer of the county; a civilian who is not a member of an administrative charging committee, appointed by the county's police accountability board; and a police officer of equal rank to the police officer accused of misconduct, appointed by the head of the law enforcement agency. At least 30 days before a trial board hearing begins, the officer must be provided a copy of the investigatory record, the charges against the officer, and the recommended disciplinary action. Within 45 days after the final hearing by a trial board, the trial board must issue a written decision reflecting the findings, conclusions, and recommendations of a majority of the trial board. The officer may appeal the trial board's decision within 30 days to the appropriate circuit court.

On a quarterly basis, the accountability boards review the outcomes of disciplinary matters by charging committees and submit an annual report regarding any disciplinary process trends in each county and making recommendations on changes to policy that would improve police accountability

JHPD's enabling legislation provides that, "if authorized by local law, a hearing board [be] formed" which "shall include two voting members of the public who have received training administered by the Maryland Police Training and Standards Commission on the Law Enforcement Officers' Bill of Rights and matters relating to police procedures." However, this provision has been mooted by Maryland's statewide police reform legislation, S.B. 71, 441st Gen. Assemb., Reg. Sess. (Md. 2021), (the "Maryland Police Accountability Act of 2021"). ¹³⁶ Per the

131 Md. Code Ann. Pub. Safety § 3-106.

 $^{^{128}}$ Md. Code Ann. Pub. Safety §§ 3-104, 105.

¹²⁹ Md. Code Ann. Pub. Safety § 3-105.

¹³⁰ *Id*.

¹³² Md. Code Ann. Pub. Safety § 3-105.

¹³³ Md. Code Ann. Pub. Safety § 3-106.

¹³⁴ *Id*.

¹³⁵ Md. Code Ann. Pub. Safety § 3-107(c)(3)(iii); Two voting members is the maximum allowable under Maryland Law.

¹³⁶ Maryland Police Accountability Act of 2021, c. 59, § 2 (effective July 1, 2022),



new legislation, effective July 1, 2022, the JHPD must abide by the procedures described above: law enforcement agencies must establish a process to investigate citizen complaints; a county-level administrative charging committee and trial board process; a process for suspensions and terminations; designate a victims' rights advocate; and a database to track complaints. Complaints will no longer be heard by the administrative hearing board, but rather by a county-level Administrative Charging Committee and the law enforcement agency's Trial Board.¹³⁷

G. Authority/Use of Force

Every state regulates law enforcement officers' use of force. Most states require that, in order for a law enforcement officer to be justified in the use of deadly force against another person, a violent felony must have been committed or a threat to human life must exist. For example, Arizona law permits officers' use of deadly physical force if the officer reasonably believes the force was necessary to "(1) effect an arrest or to prevent the escape from custody of an arrested person whom the law enforcement officer reasonably believes has committed or attempted to commit a felony and is presently armed or dangerous; or (2) defend himself or herself or a third person from what the law enforcement officer reasonably believes to be the use or imminent use of deadly physical force." Other states additionally require that officers may only use deadly force after having exhausted all other reasonable alternatives.

Most states also have statutory guidance and/or requirements for the use of non-deadly force. These requirements vary widely from state to state, but often include specific situations in which officers may employ non-deadly force, requirements for using a degree of force consistent with minimizing injury, or a general requirement that the force be both "reasonable" and "necessary." Some states also have specific restrictions or prohibitions on the use of neck restraints or chokeholds.

Finally, an emerging best practice among several states is to require officers to intervene and report the use of excessive force by another law enforcement officer and to offer protection of the reporting officer against any retaliation for doing so.¹³⁹

The Maryland Use of Force statute is somewhat similar to the majority of states' excessive force statutes. Maryland prohibits the use of force against a person unless "under the totality of the circumstances" the force is "necessary and proportional to" (1) prevent an imminent threat of physical injury or (2) effectuate a legitimate law enforcement objective. However, unlike many other states, Maryland's Use of Force statute does not distinguish between the use of non-deadly and deadly force. Maryland's statute also defines when an officer must cease the use of force, including when the individual no longer presents an imminent threat or is under the officer's

¹³⁸ Ariz. Rev. Stat. Ann. § 13-410.

¹³⁷ *Id*.

¹³⁹ Colorado, Connecticut, Maryland, Minnesota, Tennessee, Texas, Vermont, Virginia, and Wisconsin.

¹⁴⁰ Md. Code Ann. Pub. Safety § 3-524.



control. ¹⁴¹ Whenever practicable, officers are required to attempt de-escalation without the use of force. ¹⁴² Officers have a duty to intervene to prevent or terminate the use of excessive force by another officer, which is an emerging best practice among other states. ¹⁴³ Officers also have a duty to fully document all use of force incidents that the officer either observed or was involved in. ¹⁴⁴

The JHPD enabling legislation grants officers the authority to use force when necessary but requires that officers undergo training to ensure the appropriate use of force as well as alternatives to force and de-escalation tactics. JHPD officers are also required to report use of force incidents and officer-involved deaths in accordance with state law. ¹⁴⁵

H. Social Justice

Twenty-two states ¹⁴⁶ have enacted legislation related to social justice-informed policies, training, or initiatives. For instance, the majority of these states explicitly prohibit "racial profiling," or "bias-based profiling," which is defined as "the practice of relying solely on race, ethnicity, gender, national origin, language, religion, sexual orientation, gender identity, gender expression, age, or disability in policing." These policies prohibit the "stopping, detention, or search of a person when such action is solely motivated by" the aforementioned factors, ¹⁴⁸ and provide that such factors may not be the sole basis for determining the existence of probable cause. ¹⁴⁹

Many of these states also require law enforcement officers to participate in training courses that address the state's prohibition on bias-based policing. Some states' training focuses on providing officers with a general understanding of and sensitivity to ethnic and cultural diversity, otherwise known as "implicit bias training." These trainings are "designed to promote positive interaction with, and community outreach to, all residents within a community, including residents of all racial, ethnic, and religious backgrounds, and lesbian, gay, bisexual, and transgender individuals residing within the community." California's training guidelines specifically

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<sup>141</sup> Id.
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¹⁴² *Id*.

¹⁴³ *Id*.

¹⁴⁴ Id.

¹⁴⁵ See Md. Code Ann. Transp. § 25-113; Md. Code Ann. Pub. Safety §§ 3-514, 515 (effective July 1, 2022); Md. Code Ann. Pub. Safety §§ 3-508, 518, 528.

¹⁴⁶ Arizona, Arkansas, California, Colorado, Connecticut, Florida, Idaho, Iowa, Kansas, Maine, Maryland, Massachusetts, Montana, Nevada, New Jersey, New Mexico, Oklahoma, Oregon, Texas, Vermont, Virginia, and Washington.

¹⁴⁷ Colorado.

¹⁴⁸ Connecticut.

¹⁴⁹ Montana.

¹⁵⁰ New Jersey.



include training on sexual orientation and gender identity minority groups, with the goal of educating law enforcement officers on the difference between sexual orientation and gender identity, proper terminology, and how to create an inclusive workplace. Other trainings focus more specifically on bias as it relates to policing, including training officers on how to identify, report, and respond to incidents of hate crimes, ¹⁵¹ and training on bias as it relates to stops, use of force, domination, and discriminatory profiling in policing. 152 Iowa's annual training on the prevention of bias is perhaps the most in-depth, as it includes: (1) An emphasis on law enforcement officer understanding and respect for diverse communities and the importance of effective, noncombative methods of carrying out law enforcement activities in a diverse community; (2) Instruction on diverse communities in order to foster mutual respect and cooperation between law enforcement and members of all diverse communities; (3) An examination of the patterns, practices, and protocols that cause biased law enforcement actions, and the tools to prevent such actions; (4) An examination and identification of key indices and perspectives that make up differences among residents in a local community; (5) Instruction on implicit bias and consideration of the negative impact of bias, whether intentional or implicit, on effective law enforcement, including examination of how historical perceptions of profiling have harmed community relations; (6) Instruction on the perspectives of diverse local constituency groups from experts on particular cultural and law enforcement-community relations issues in a local area; (7) A presentation of the history and the role of the civil rights movement and the impact on law enforcement; and (8) Instruction on de-escalation techniques, including verbal and physical tactics to minimize the need for the use of force and nonlethal methods of applying force.

Other best practices relating to social justice initiatives include the collection of data to determine whether any particular law enforcement officer has a pattern of racial profiling, ¹⁵³ efforts to recruit, retain, and promote minority police officers, ¹⁵⁴ and systems for receiving complaints by victims of racial profiling in policing. ¹⁵⁵

Like many states, Maryland has adopted a policy against race-based traffic stops, which prohibits the use of an individual's race or ethnicity as the sole justification to initiate a traffic stop, requires implicit bias training and testing for all law enforcement officers, and collects and reports data related to officer misconduct and racial profiling in traffic stops. However, Maryland's social justice legislation is in some ways less detailed or explicit than other states. For instance, its policy against racial profiling does not include other minority groups such as gender, national origin, language, religion, sexual orientation, gender identity, gender expression, age, and disability. Additionally, Maryland's training on bias and diversity is significantly lacking, especially when compared to the more robust training requirements in states such as Iowa.

¹⁵¹ Massachusetts and California.

¹⁵² Florida.

¹⁵³ Montana, Oregon, Virginia, and Washington.

¹⁵⁴ Connecticut.

¹⁵⁵ Kansas, Oklahoma, Oregon, Texas, and Washington.

¹⁵⁶ Md. Code Ann. Transp. § 25-113.



The JHPD enabling legislation is more progressive than Maryland's, and more akin to the emerging best practices among most states, as campus police officers are required to undergo training on impartial and non-discriminatory policing to prevent implicit bias against racial, ethnic, sexual, religious, and other minorities; and promote appropriate interactions with minors and individuals who have disabilities. ¹⁵⁷

¹⁵⁷ Md. Code Ann. Educ. § 24-1203.



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Appendix I: Campus Police Department Legislation – Comparison Chart

Appendix II: Campus Police Department Policies – Comparison Chart

Appendix III: 50 State Legislative Survey – Comparison Chart



APPENDIX I

Campus Police Department Legislation - Comparison Chart

	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC											
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
Johns Hopkins University (CSSA) Md. Code Ann. Educ. §§ 24-1202-1213	Yes	The Maryland Police Accountability Act of 2021, c. 59, § 2, eff. July 1, 2022, repeals the Law Enforcement Officers' Bill of Rights ("LEOBR") and establishes a new discipline process (Administrative Charging Committee and Trial Board) for police officers. Under the new legislation, law enforcement agencies must establish a process to investigate citizen complaints; a county- level administrative charging committee	The JHPD is required to comply with all applicable state reporting requirements, including reporting on use of force incidents, officer-involved deaths and race-based traffic stops. The data gathered pursuant to the reporting requirements must be posted publicly. Subject to reporting requirements beyond those required of other state-authorized law enforcement agencies (recruitment efforts, department funding, arrests, complaints, use of	The University must adopt standards, qualifications, and prerequisites for training University police officers that comply with the regulations of the Maryland Police Training and Standards Commission. JHPD officers must be certified by the Commission. Officers are required to undergo training regarding searches, including consensual searches. In addition, the JHPD's policies, practices, and training are required to advance impartial and non-discriminatory policing to	JHPD officers may not raise the defense of sovereign immunity nor immunity under the Local Government Tort Claims Act or the Maryland Tort Claims Act.	Pursuant to an MOU with BPD, the JHPD will have primary law enforcement responsibility for its campus area, defined as property that is: (1) owned, leased, operated by or under the control of the University; (2) Located within specific boundaries (described in the Act and reflected in maps entered into the legislative record) on the Homewood, East Baltimore and Peabody campuses; and (3) Used for educational and institutional purposes.	The University must adopt standards, qualifications, and prerequisites for hiring University police officers that comply with the regulations of the Maryland Police Training and Standards Commission. The University is not permitted to hire an officer who does not meet the police certification requirements of the Maryland	The University Police Accountability Board enables community members to share community concerns regarding the JHPD directly with the JHPD's leadership. In order for the JHPD to operate in any campus- adjacent area, JHU is	Officers are trained to ensure the appropriate use of force, including the use of alternatives to force, the use of de-escalation techniques, and the use of nonlethal or less-lethal weapons.			
		and trial board process; a process for suspensions and terminations; designate a victims' rights advocate; and a	surveillance technologies, officer-involved shootings, officer discipline & demographic data on the JHPD security workforce). This information must be	promote disability and diversity awareness and prevent policing and implicit bias against racial, ethnic, sexual, religious, and other minorities; promote		JHPD's primary jurisdiction does not cover all of the University's Baltimore property and is limited to property in	Police Training and Standards Commission. The University must promote	required to obtain "a majority support from the members of the relevant				
		database to track	reported annually to the	appropriate interactions		specifically delineated	recruiting and	campus-				



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC											
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
		complaints.	Mayor of Baltimore City,	with individuals who are		boundaries. The	hiring diverse	adjacent				
		Complaints will no	the Baltimore City Council,	minors, have disabilities, or		Homewood campus	candidates using	communities				
		longer be heard by the	the Maryland General	are in crisis; and ensure the		boundary is "the area	local hiring and	for the police				
		administrative hearing	Assembly, and the Johns	appropriate use of force,		bounded by West	residency	department to				
		board, but rather by a	Hopkins University Police	including alternatives to		University Parkway and	initiatives.	operate in				
		county-level	Accountability Board.	force, de-escalation		East University Parkway		their				
		Administrative		techniques, and the use of		on the north, East 28th	At least 25% of the	communities."				
		Charging Committee		nonlethal or less-lethal		Street and West 28th	JHPD's workforce	The final				
		and the law		weapons.		Street on the south,	must be residents	executed MOU				
		enforcement agency's				Remington Avenue and	of Baltimore City.	must specify				
		Trial Board.				Stony Run stream on the		those areas				
						west, and North Calvert		that are				
		Requires the				Street on the east"; the		included in the				
		establishment of a 15				East Baltimore campus		JHPD's				
		member JHU Police				boundary is "the area		concurrent				
		Accountability Board,				bounded by East Eager		jurisdiction,				
		which includes 5				Street on the north, East		and the				
		members of the				Baltimore Street on the		Baltimore City				
		Baltimore community.				south, North Caroline		Council must				
		The Board is required				Street on the west, and		pass a				
		to post minutes from				North Castle Street on		resolution				
		each meeting in a				the east"; and the		confirming				
		prominent manner on				Peabody campus		that Johns				
		a public website.				boundary is "the area		Hopkins				
						bounded by West		sought				
		In addition, the JHPD				Madison Street and East		community				
		is subject to the				Madison Street on the		input and				
		jurisdiction of the				north, East Hamilton		received				
		Civilian Review Board				Street and West		agreement				
		of Baltimore City				Hamilton Street on the		from a				
		(CRB). The Civilian				south, Cathedral Street		majority of				



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
		Review Board has the authority to process, investigate and evaluate complaints lodged by members of the public regarding abusive language, false arrest, false imprisonment, harassment or excessive force by police officers.				on the west, and Saint Paul Street on the east." Before executing the MOU with BPD, JHU is required to post the draft MOU on a publicly available website for 30 days. After the MOU has been posted online for 30 days, the Baltimore City Council must have at least 30 days to review the proposed MOU and submit written comments. The University must also provide "affected individuals, neighborhoods, community groups, and local officials" an opportunity to review and comment on the proposed MOU and hold at least two public forums – one near the Homewood and Peabody campuses and the other near the East		community members. When a final MOU is agreed to, the University must publicly post a copy online.			



Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC											
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
						Baltimore Campus – to present the proposed MOU. Notice of public forums must be provided by both email and mail to university affiliates and community associations (that are in close proximity to the campuses) at least 10 days in advance. When a final MOU is agreed to, the University must publicly post a copy online. In order for the JHPD to operate in any campusadjacent area, JHU is required to obtain "a majority support from the members of the relevant campusadjacent communities for the police department to operate in their communities." The final executed MOU must specify those areas that are included in the					



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC									
University/College MEnabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force	
						jurisdiction, and the Baltimore City Council must pass a resolution confirming that Johns Hopkins sought community input and received agreement from a majority of community members. This requirement of majority of support for expanding jurisdiction is highly unique compared to peer legislation. A University police officer may not exercise these powers on any other property unless: 1. Engaged in fresh pursuit of a suspected offender; 2. Necessary to facilitate the orderly flow of traffic to and from a campus area; 3. Specially requested or authorized to exercise the powers in Baltimore City by the Mayor of Baltimore City if: A. There is a sudden and				



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
						unforeseen emergency of such public gravity and urgency that it requires an immediate response to protect the public welfare, and B. The Mayor issues an order declaring an emergency that specifies the manner in which the police officer's powers will be exercised; or 4. Ordered to exercise the powers by the Governor under a declared state of emergency.					
Brown University RI Gen. L. §§ 12-2.1-3	No	See Memo Re: Campus Policies	Records of the state police's appointment of special police officers are open for public inspection.	Special police officers must have satisfactorily completed the established course of training in the police training school as established in the state to be appointed as special police officers.	The special police have the same immunities of a police officer as are conferred by the laws of Rhode Island upon members of the division of state police.	The University's special police may exercise their power in and upon the lands and buildings of the institution by which he or she is employed, and upon streets and highways immediately adjacent to those lands.	The superintendent of state police, upon the petition of a private college, university, junior college, or other private educational institution of higher learning located in this state, may from time to time appoint qualified	See Memo Re: Campus Policies	N/A		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
							employees of those institutions as special police officers. The petition shall contain the name, address, qualifications, and personal history of the person for whom appointment is requested.				
Carnegie Mellon University 22 Pa. C.S.A. § 501	No	N/A	See Memo Re: Campus Policies	See Memo Re: Campus Policies	N/A	Officers may exercise police powers in and upon, and in the immediate and adjacent vicinity of, the property of the university.	Any nonprofit corporation, maintaining a cemetery or any buildings or grounds open to the public, or organized for the prevention of cruelty to children or aged persons, or one or more of such purposes, may apply to the court of common pleas of the county of the registered	See Memo Re: Campus Policies	See Memo Re: Campus Policies		



		Campus Po	olice Departments at Ivy F	Plus Peers and Other Priva	ite Urban Univ	ersity Peers Outside M	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
							office of the corporation for the appointment of such persons as the corporation may designate to act as policemen for the corporation. The court, upon such application, may by order appoint such persons, or as many of them as it may deem proper and necessary, to be such policemen.		
University of Chicago Private College Campus Police Act, 110 III. Comp. Stat. 1020/0.01 (2022)	No	N/A	See Memo Re: Campus Policies	Officers must complete the Minimum Standards Basic Law Enforcement Training Course offered at a police training school established under the Illinois Police Training Act. All members of the campus police department must also successfully complete the Firearms Training	The Board of Trustees shall provide liability insurance coverage for each member of the campus police department without cost to the member,	The UCPD patrols the campus, university property, and the area that extends north to 37th Street, south to 64th Street, east to Lake Shore Drive, and west to Cottage Grove Avenue. The UCPD has extended patrol boundaries off campus and outside of university property pursuant to a Chicago	With respect to any such campus police department established for police protection, the members of such campus police department shall be persons who have successfully completed the Minimum	See Memo Re: Campus Policies	Members of the campus police department shall have the powers of municipal peace officers and county sheriffs, including the power to make arrests



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
				for Peace Officers established under the Peace Officer and Probation Officer Firearm Training Act.	which insures the member against any liability which arises out of or in the course of the member's employment for no less than \$250,000 of coverage unless such indemnificatio n is provided by a program of self-insurance.	City Ordinance (Ordinance 02011-7316).	Standards Basic Law Enforcement Training and Firearms Training courses.		under the circumstances prescribed in Section 107-2 of the Code of Criminal Procedure of 1963, as amended, for violations of state statutes or municipal or county ordinances, including the ability to regulate and control traffic on the public way contiguous to the college or university property, for the protection of students, employees, visitors and their property and the property branches, and interests of the		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
	N-	Gardina Day				The state of the st	Gar Marian Day	21/2	college or university, in the county where the college or university is located.		
N.Y. Crim. Pro. Law § 2.2-3 (2019); N.Y. Educ. Law § 5708-09	No	See Memo Re: Campus Policies	Employers of peace officers shall report the names of all peace officers who complete the required training to the division of criminal justice services.	Every peace officer in the state of New York must successfully complete a training program, part of which is prescribed by the municipal police training council and part of which is prescribed by their employer. The portion prescribed by the municipal police training council shall be comprised of subjects, and the hours each is to be taught, that shall be required of all types or classes of peace officers. The hours of instruction required by the municipal police training council shall not exceed one hundred eighty unless a greater amount is either required by law or regulation or is requested by the employer.	A peace officer, whether or not acting pursuant to his special duties, who lawfully exercises any of the powers conferred upon him pursuant to this section, shall be deemed to be acting within the scope of his public employment for purposes of defense and indemnification rights and benefits that he may be	The streets, roads, and highways owned, controlled, or maintained by Cornell University within the grounds of the university and constituting a part of the educational and research plant or plants owned or under the supervision, administration, and control of the university; The grounds, buildings and property of Cornell University and other lands and property under the supervision, administration and control of the university.	See Memo Re: Campus Policies	N/A	Officers have the power to use physical force and deadly physical force in making an arrest or preventing an escape. However, no employer shall allow any peace officer it employs to carry or use a weapon during any phase of the officer's official duties, which constitutes onduty employment, unless the officer has satisfactorily completed a		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
				The segment prescribed by the employer for its employees shall be comprised of subjects, and the hours each is to be taught, relating to the special nature of the duties of the peace officers employed by it provided, however, that when the subjects prescribed by the employer are identical to the subjects in the training program required by the municipal police training council, the employer shall not be required to provide duplicate training for those subjects.	otherwise entitled to.				course of training approved by the municipal police training council in the use of deadly physical force and firearms and other weapons, and annually receives instruction in deadly physical force and the use of firearms and other weapons as approved by the municipal police training council.		
Duke University N.C. Gen. Stat. Ann. §§ 74G-2, 4, 5, 5.1, 6, 8, 11	No	The Attorney general has the power to (1) establish the minimum education, experience and training standards, establish and require written or oral examinations for an	The Attorney general has the power (2) To require a campus police agency or a campus police officer to submit reports or other information. The attorney general is the legal custodian of all	Applicants for commission as a campus police officer and a commissioned campus police officer must meet and maintain the same minimum preemployment and inservice standards as are required for State law	N/A	(1) Real property owned by or in the possession and control of the institution employing the officer. (2) Any portion of any public road or highway passing through the real property described in	N/A	See Memo Re: Campus Policies	See Memo Re: Campus Policies		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC									
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force	
		application for certification as a campus police agency, a certified campus police agency, an applicant for commission as a campus police officer, or a commissioned campus police officer (3) To inspect records maintained by a campus police agency. (4) To conduct investigations regarding alleged violations of this Chapter or a rule adopted under this Chapter and to make evaluations as may be necessary to determine if a campus police agency or a campus police officer is complying with this Chapter or a rule adopted under this Chapter or a rule adopted under this Chapter. (5) To deny, suspend, or revoke a certification as a	campus police program records. The attorney general may disclose the contents of such records to the Criminal Justice Education and Training Standards Commission, the Sheriff's Education and Training Standards Commission, or any other criminal justice agency for certification or employment purposes. Each campus police agency is the legal custodian of all books, papers, documents, records of criminal investigations or of criminal intelligence information, or other records and property maintained by the campus police agency. Books, papers, documents, records of criminal investigations or of criminal intelligence information, or other records maintained by a campus police agency that is affiliated with a private, nonprofit institution of	enforcement officers by the North Carolina Criminal Justice Education and Training Standards Commission and must meet and maintain any other preemployment and in- service requirements set by the Attorney General.		subdivision (1) of this subsection or immediately adjoining it, wherever located. (3) Any other real property while in continuous and immediate pursuit of a person for an offense committed upon property described in subdivision (1) or (2) of this subsection.				



		Campus Po	olice Departments at Ivy P	Plus Peers and Other Priva	te Urban Univ	ersity Peers Outside M	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
		campus police agency or a commission as a campus police officer for failure to meet the requirements of or comply with this Chapter or a rule adopted under this Chapter, in accordance with Article 3 of Chapter 150B of the General Statutes.	higher education shall not be public records.						
Mass. Gen. Laws Ann. Ch. 22C, § 63 (West 2022); Mass. Gen. Laws Ann. Ch. 6, § 168C	No	N/A	Required to submit Uniform Crime Report Statistics to the Massachusetts State Police who forwards them to the FBI.	Certification requirements of the Massachusetts Peace officer standards and training commission established in chapter 6E.	N/A	Officers have jurisdiction over any criminal offense committed in or upon lands or structures owned, used or occupied by such college, university, or other institution or hospital.	The colonel may appoint employees of a college or university as special state police officers.	See Memo Re: Campus Policies	Officers shall have the same power to make arrests as regular police officers for any criminal offense committed in or upon lands or structures owned, used or occupied by such college, university, or other institution or hospital.



		Campus Po	olice Departments at Ivy F	Plus Peers and Other Priva	te Urban Univ	versity Peers Outside M	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
MIT Mass. Gen. Laws Ch. 22C, § 63 (West 2022); Mass. Gen. Laws Ann. Ch. 6, § 168C	No	See Memo Re: Campus Policies	Required to submit Uniform Crime Report Statistics to the Massachusetts State Police who forwards them to the FBI.	Certification requirements of the Massachusetts Peace officer standards and training commission established in chapter 6E.	N/A	Officers have jurisdiction over any criminal offense committed in or upon lands or structures owned, used or occupied by such college, university, or other institution or hospital.	The colonel may appoint employees of a college or university as special state police officers.	See Memo Re: Campus Policies	Officers shall have the same power to make arrests as regular police officers for any criminal offense committed in or upon lands or structures owned, used or occupied by such college, university, or other institution or hospital.
Northwestern University 110 III. Comp. Stat. Ch. 110 § 1020/1	No	See Memo Re: Campus Policies	See Memo Re: Campus Policies	Officers must successfully complete the Minimum Standards Basic Law Enforcement Training Course offered at a police training school established under the Illinois Police Training Act. All members of such campus police departments must also successfully complete the Firearms Training for Peace Officers	N/A	Officers have the power to make arrests for violations of law on the public ways contiguous to the college or university property, for the protection of students, employees, visitors and their property, and the property branches, and interests of the college or university, in the county where the	The Board of Trustees of a private college or private university, may appoint persons to be members of a campus police department.	See Memo Re: Campus Policies	N/A



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC											
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
				established under the Peace Officer and Probation Officer Firearm Training Act.		college or university is located.						
University of Pennsylvania 71 Pa. Stat. and Cons. Stat. Ann. § 646 (West 2022) Commonwealth of Pennsylvania municipal police officers act	Yes	See Memo Re: Campus Policies	N/A	A course of training including crisis intervention training and riot control as approved by the Department of Education.	N/A	Campus Police shall exercise their powers and perform their duties only on the premises of the State colleges and universities, State aided or related colleges and universities and community colleges by or for which they are employed. On campus and in a specifically defined neighborhood area nearby campus; Officers may only exercise power on campus or within 500 yards of campus.	N/A	N/A	N/A			
Princeton University	No	See Memo Re: Campus Policies	N/A	Every person so appointed and commissioned shall,	N/A	Anywhere in the State of New Jersey, pursuant to	The governing body of any	See Memo Re: Campus	See Memo Re: Campus Policies			
N.J. Stat. Ann. §§ 18A:6-4.1, 4.4, 4.5				within 1 year of the date of his commission, successfully complete a police training course at a school approved and authorized by the		any limitations as may be imposed by the governing body of the institution which appointed and	institution of higher education, academy, school or other institution of learning may	Policies				



		Campus Po	olice Departments at Ivy F	Plus Peers and Other Priva	te Urban Univ	ersity Peers Outside M	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
				Police Training Commission; provided, however, that the Police Training Commission may, in its discretion, except from the requirements of this section any person who demonstrates to the commission's satisfaction that he has successfully completed a police training course conducted by any Federal, State or other public or private agency, the requirements of which are substantially equivalent to the requirements of that at a school approved by the commission.		commissioned the person.	appoint such persons as the governing body may designate to act as policemen for the institution.		
Stanford University Cal. Penal Code § 13650, 830.6	Yes	N/A	The Commission on Peace Officer Standards and Training and each local law enforcement agency shall conspicuously post on their Internet Web sites all current standards, policies, practices, operating procedures, and education and training materials that would otherwise be	The Stanford Department of Public Safety adheres to California Peace Officer Standards and Training (POST) practices for required ongoing training and professional development of sworn personnel.	N/A	Stanford University Property. Stanford's Police Department may only exercise its police powers on Stanford's main campus, pursuant to the MOU with Santa Clara County.	Officers are recommended for Deputization by the Chief and approved by the Sherriff or his/her designee.	N/A	See Memo Re: Campus Policies



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside Maryland/DC										
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
			available to the public if a request was made pursuant to the California Public Records Act.								
Tulane University La. Stat. Ann. § 17:1805 (2022)	No	N/A	Notwithstanding any provision of this Section to the contrary, on July 1, 1991, and thereafter, no person shall be commissioned as a university or college police officer by the Department of Public Safety and Corrections or as otherwise provided in Subsection E of this Section until there has been a determination made by the commissioning authority that the particular public or private college or university naming the police officer is in compliance with the provisions of R.S. 17:3351(C), or, in the case of a private college or university, is in compliance with substantially similar requirements adopted by the particular institution,	No person shall be commissioned as a college or university police officer, unless prior to such commissioning the person has, as a minimum requirement, completed and graduated from the sixweeks program of the Basic Law Enforcement Training Academy of Louisiana State University and Agricultural and Mechanical College or possesses equivalent training or experience. Each person who is employed as a full-time college or university police officer shall complete a sexual assault awareness training program as provided by the Council on Peace Officer Standards and Training.	N/A	While in or out of uniform, these police officers shall have the right to carry concealed weapons and to exercise the power of arrest when discharging their duties on their respective campuses and on all streets, roads, and rights-of-way to the extent they are within or contiguous to the perimeter of such campuses. In the discharge of their duties on campus and while in hot pursuit on or off the campus, each university or college police officer may exercise the power of arrest. Upon authorization by the chief administrative officer of the	No person shall be commissioned as a college or university police officer, unless prior to such commissioning the person has, as a minimum requirement, completed and graduated from the six-weeks program of the Basic Law Enforcement Training Academy of Louisiana State University and Agricultural and Mechanical College or possesses equivalent training or experience.	See Memo Re: Campus Policies	Each person who is employed as a full-time college or university police officer may carry a concealed handgun, whether in uniform or not and whether on or off duty, provided the person meets the requirements for college and university police officers set forth in this Section and is certified by the Council on Peace Officer Standards and Training.		



		Campus Po	olice Departments at Ivy P	lus Peers and Other I	Private Urban Univ	versity Peers Outside Ma	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
			relative to reporting certain statistics on reported criminal offenses, adopting certain written security policies and procedures, and publishing certain such policies and procedures.			educational institution, a college or university police officer shall have authority to discharge his duties off campus as follows: (1) If engaging in intelligence gathering activity. (2) When investigating a crime committed on campus or when investigating the crime of criminal hazing committed off campus by members of an organization that is organized and operating at the college or university for which the police officer is commissioned. (3) When transporting prisoners in furtherance of duties as set forth in this Section. (4) When transporting money, securities, or other valuables on behalf of the college or university.			



		Campus Po	olice Departments at Ivy F	Plus Peers and Other Pri	vate Urban Univ	versity Peers Outside M	aryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
						(5) While providing security or protective services for visiting dignitaries to the college or university both on and off the campus. (6) If specifically requested by the chief law enforcement officer of the parish or city.			
Washington University St. Louis Missouri Ann. Stat. 7 §§ 84.020, 84.040, 84.250	No	N/A	The board of police shall cause a full journal of their proceedings to be kept and shall also cause all their receipts and disbursements of money to be faithfully entered in books to be procured and kept for that purpose, and said journal, and all said books, and all other documents in possession of said board, shall always be open to the inspection of the general assembly of the state of Missouri or any committee appointed by it for that purpose. It shall be the duty of the board to report to the common council or	Must meet state requirements for police certification.	N/A	See Memo Re: Campus Policies	Commissioned by the St. Louis County Police Department.	N/A	See Memo Re: Campus Policies



		Campus Po	olice Departments at Ivy P	Plus Peers and Other Priva	ite Urban Univ	versity Peers Outside N	laryland/DC		
University/College Enabling Legislation	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
			municipal assembly of the said city at each annual session thereof, the number and expenses of the police force employed by it under sections 84.010 to 84.340, and all such other matters as may be of public interest, in connection with the duties assigned it by sections 84.010 to 84.340.						
Yale University Conn. Public Acts General Statutes 1983, No. 83-466, § 3	No	See Memo Re: Campus Policies	See Memo Re: Campus Policies	Officers appointed must be certified by the Police Officer Standards and Training Council. Officers must be qualified under Section 7-294 of the general statutes.	N/A	See Memo Re: Campus Policies	The City of New Haven, acting through its Board of Police Commissioners appoints individuals to be Yale Police Officers.	See Memo Re: Campus Policies	See Memo Re: Campus Policies



			Campus Police Dep	artments at Baltimore-Are	a and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
American University D.C. Code § 23-582; D.C. Mun. Regs. Subt. 6-A, § 1200; D.C. Code § 5- 129.02, D.C. Law § 11-63; Metropolitan Police Dept. Gen. Order HSC-804-01 (2011)	No	N/A	N/A	Required to complete minimum levels of preassignment, on-the-job, and in-service training. Required training includes one (1) week (40 hours) of indoctrination training prior to performing any patrol duties. In addition, armed campus and university special police officers must successfully complete a fifty-six (56) hour basic firearms course. The firearms training course shall include, but not limited to, lethal and non-lethal force, "shoot, don't shoot," and police liability. Armed campus and university special police officers are required to qualify with their firearms on a semi-annual basis. Also required is the Campus Law Enforcement Academy (250 hours) or an equivalent law enforcement academy within two (2) years of receiving a campus and	N/A	"Within premises to which his jurisdiction extends" and outside the premises on fresh pursuit for offenses committed on the premises.	Campus and university special police officers may be appointed by the Chief of Police for duty in connection with the property of, or under the charge of, an academic institution of higher education requesting the appointment.	N/A	See Memo Re: Campus Policies



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force		
Baltimore City Community College Md. Code Educ. § 16- 513.; Md. Code Crim. Pro. § 2-101	No	The Board of Trustees shall adopt regulations governing the operation and conduct of the Baltimore City Community College police force and of Baltimore City Community College police officers. Under the jurisdiction of the Civilian Review Board of Baltimore City.	N/A	university special police officer commission or has previously completed an equivalent law enforcement academy. Previous law enforcement or security training of two hundred and fifty (250) hours may be substituted to meet the requirements of this subsection. In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Trustees shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for Baltimore City Community College police officers, including standards for the performance of their duties.	N/A	Only on property that is owned, leased, operated by, or under the control of Baltimore City Community College.	N/A	See Memo Re: Campus Policies	N/A		



			Campus Police Dep	artments at Baltimore-Arc	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
Catholic University of America D.C. Code § 23-582; D.C. Mun. Regs. Subt. 6-A, § 1200; D.C. Code § 5-129.02	No	N/A	N/A	Required to complete minimum levels of preassignment, on-the-job, and in-service training.	N/A	Property owned or controlled by CUA and outside the premises on fresh pursuit for offenses committed on the premises.	Campus and university special police officers may be appointed by the Chief of Police for duty in connection with the property of, or under the charge of, an academic institution of higher education requesting the appointment.	N/A	N/A
Community College of Baltimore County Md. Code Pub. Safety § 3-303	No	N/A	N/A	An applicant for an initial commission shall complete a training course approved by the Secretary in consultation with the Maryland Police Training and Standards Commission consisting of at least 80 hours of instruction, including instruction on: (i) criminal law; (ii) constitutional procedural requirements relating to search, seizure, and arrest;	N/A	On CCBC owned, leased, or rented property.	N/A	N/A	N/A



			Campus Police Dep	artments at Baltimore-Arc	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
				and (iii) the appropriate use of force.					
Coppin State University Md. Code Crim. Pro. § 2-101; Md. Code Educ. § 13-601; Md. Code Pub. Safety § 3- 101	Yes	N/A	N/A	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties. To the extent practicable, the Board shall adopt standards that are similar to the standards adopted for the Department of State Police.	N/A	A University of Maryland police officer may exercise these powers only on property that is owned, leased, operated by, or under the control of the University of Maryland. The police officer may not exercise these powers on any other property unless: (i) Engaged in fresh pursuit of a suspected offender; (ii) Requested or authorized to do so by the chief executive officer or chief police officer of any county; (iii) Necessary in order to facilitate the orderly flow of traffic to and from property owned, leased, operated by, or under the control of the University of Maryland; or (iv) Ordered to do so by the Governor.	N/A	N/A	N/A



			Campus Police Dep	artments at Baltimore-	rea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
George Mason University Va. Code Ann. § 23.1-809 (West 2022)	No	N/A	N/A	See Memo Re: Campus Policies	N/A	See Memo Re: Campus Policies	The governing board of each public institution of higher education may establish a campus police department and employ campus police officers and auxiliary police forces upon appointment as provided in §§ 23.1-811 and 23.1-812. Such employment is governed by the Virginia Personnel Act (§ 2.2-2900 et seq.), except that the governing board of a public institution of higher education may direct that the employment of the chief of the campus police department is not	See Memo Re: Campus Policies	N/A



			Campus Police Dep	artments at Baltimore-Are	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
							governed by the Virginia Personnel Act.		
George Washington University D.C. Code Ann. § 5-129.02 (West 2022); see also D.C. Mun. Regs. tit. 6-A, § 1200 (2022); DC code 23-582, DCMR 6-A12	No	See Memo Re: Campus Policies	See Memo Re: Campus Policies	DC regulations require campus police officers to complete 1 week/40 hours of training, and a 56-hour basic firearms training course including training on use of force, "shoot, don't shoot" and police liability. Must complete the Campus Law Enforcement Academy (250 hours) or an equivalent law enforcement academy within two (2) years of receiving a campus and university special police officer commission or has previously completed an equivalent law enforcement or security training of two hundred and fifty (250) hours may be substituted to meet the requirements of this subsection.	N/A	N/A	Campus and university special police officers appointed under the provisions of § 1202.4 shall be subject to the rules promulgated for the Metropolitan Police Department insofar as those rules are applicable.	N/A	N/A



			Campus Police Dep	artments at Baltimore-Are	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
Georgetown University D.C. Code Ann. § 5- 129.02 (West 2022) (mayor-appointed special police); D.C. Code Ann. § 23-582 (West 2022) (special police powers of arrest without warrant); D.C. Mun. Regs. tit. 6-A, § 1200 (2022)	No	See Memo Re: Campus Policies	See Memo Re: Campus Policies	DC regulations require campus police officers to complete 1 week/40 hours training, and a 56-hour basic firearms training course including training on use of force, "shoot, don't shoot" and police liability. Must complete the Campus Law Enforcement Academy (250 hours) or an equivalent law enforcement academy within two (2) years of receiving a campus and university special police officer commission or has previously completed an equivalent law enforcement or security training of two hundred and fifty (250) hours may be substituted to meet the requirements of this subsection.	N/A	See Memo Re: Campus Policies	Campus and university special police officers appointed under the provisions of § 1202.4 shall be subject to the rules promulgated for the Metropolitan Police Department insofar as those rules are applicable.	See Memo Re: Campus Policies	See Memo Re: Campus Policies
D.C. Code Ann. § 5- 129.02 (West 2022));	Yes	N/A	N/A	DC regulations require campus police officers to complete 1 week/40 hours training, and a 56-hour	N/A	Via an MOU, concurrent jurisdiction and authority with Metropolitan PD on HU	Campus and university special police officers appointed under	N/A	N/A



			Campus Police Dep	artments at Baltimore-Are	ea and DC-Area	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
look at special regs, (see also DC code 23- 582, DCMR 6-A12; D.C. Mun. Regs. tit. 6-A, § 1200 (2022)				basic firearms training course including training on use of force, "shoot, don't shoot" and police liability. Must complete the Campus Law Enforcement Academy (250 hours) or an equivalent law enforcement academy within two (2) years of receiving a campus and university special police officer commission or has previously completed an equivalent law enforcement academy. Previous law enforcement or security training of two hundred and fifty (250) hours may be substituted to meet the requirements of this subsection.		campuses, except North Campus.	the provisions of § 1202.4 shall be subject to the rules promulgated for the Metropolitan Police Department insofar as those rules are applicable.		
Morgan State University Md. Code Ann. Educ. § 14-106 (West 2022)	Yes	The Board of Regents shall adopt rules and regulations governing the operation and conduct of the Morgan State University	See Memo Re: Campus Policies	See Memo Re: Campus Policies	N/A	A University police officer may exercise their powers only on property that is owned, leased, operated by, or under the control of the University. The police officer may not exercise these	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards,	N/A	A University police officer has the powers granted to a peace and police officer.



			Campus Police Dep	artments at Baltimore-A	rea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
		Police Force and of University police officers. Under the jurisdiction of the Civilian Review Board of Baltimore City.				powers on any other property unless: (i) Engaged in fresh pursuit of a suspected offender. (ii) Necessary to facilitate the orderly flow of traffic to and from property owned, leased, operated by, or under the control of the University; or (iii) Ordered to do so by the Governor.	qualifications, and prerequisites of character, training, education, human and public relations, and experience for the University police officers, including standards for the performance of their duties. To the extent practicable, the Board of Regents shall adopt standards that are similar to the standards adopted for the Department of State Police. Standards adopted on or after July 1, 1976, on minimum hiring qualifications of the University police officers may not		



			Campus Police Dep	artments at Baltimore-Are	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
							affect the status of any individual who was a qualified University police officer on that date.		
Towson University Md. Code Ann. Educ. § 13-601 (West 2022) (Part of University System of Maryland, under umbrella of stateauthorized University System of Maryland Police Force) (powers also derived from Md Code Ann. Crim Proc. § 2-101, Md. Code Ann. Pub. Safety § 3-101)	Yes	The Board of Regents shall adopt rules and regulations governing the operation and conduct of the University of Maryland Police Force and of University of Maryland police officers.	See Memo Re: Campus Policies	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.	N/A	Only on property owned, leased, operated, or under control of University of Maryland unless in pursuit of offender; requested/authorized by officer of another county; necessary for traffic flow; or ordered by Governor.	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.	See Memo Re: Campus Policies	See Memo Re: Campus Policies



			Campus Police Dep	artments at Baltimore-Are	ea and DC-Area	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
							To the extent practicable, the Board shall adopt standards that are similar to the standards adopted for the Department of State Police.		
University of D.C. D.C. Code Ann. § 5- 129.02 (West 2022) (mayor-appointed special police), D.C. Mun. Regs. tit. 6-A, § 1200 (2022)	No	N/A	N/A	DC regulations require campus police officers to complete 1 week/40 hours training, and a 56-hour basic firearms training course including training on use of force, "shoot, don't shoot" and police liability. Must complete the Campus Law Enforcement Academy (250 hours) or an equivalent law enforcement academy within two (2) years of receiving a campus and university special police officer commission or has previously completed an equivalent law enforcement academy. Previous law enforcement	N/A	See Memo Re: Campus Policies	Campus and university special police officers appointed under the provisions of § 1202.4 shall be subject to the rules promulgated for the Metropolitan Police Department insofar as those rules are applicable.	N/A	N/A



			Campus Police Dep	artments at Baltimore-Arc	ea and DC-Are	a University Peers			
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force
				or security training of two hundred and fifty (250) hours may be substituted to meet the requirements of this subsection.					
Md. Code Ann. Educ. § 13-601 (West 2022) (Part of University System of Maryland, under umbrella of stateauthorized University System of Maryland Police Force) (powers also derived from Md Code Ann. Crim Proc. § 2-101, Md. Code Ann. Pub. Safety § 3-101)	Yes	The Board of Regents shall adopt rules and regulations governing the operation and conduct of the University of Maryland Police Force and of University of Maryland police officers.	N/A	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.	N/A	Only on property owned, leased, operated, or under control of University of Maryland unless in pursuit of offender; requested/authorized by officer of another county; necessary for traffic flow; or ordered by Governor	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.	N/A	See Memo Re: Campus Policies



Campus Police Departments at Baltimore-Area and DC-Area University Peers												
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
							To the extent practicable, the Board shall adopt standards that are similar to the standards adopted for the Department of State Police.					
University of Baltimore Md. Code Ann. Educ. § 13-601 (West 2022) (Part of University System of Maryland, under umbrella of state-authorized University System of Maryland Police Force) (powers also derived from Md Code Ann. Crim Proc. § 2-101, Md. Code Ann. Pub. Safety § 3-101)	Yes	The Board of Regents shall adopt rules and regulations governing the operation and conduct of the University of Maryland Police Force and of University of Maryland police officers.	N/A	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.	N/A	Only on property owned, leased, operated, or under control of University of Maryland unless in pursuit of offender; requested/authorized by officer of another county; necessary for traffic flow; or ordered by Governor.	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the	N/A	N/A			



	Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
University of Maryland, Baltimore	Yes	The Board of Regents shall adopt rules and regulations governing	N/A	In consultation with the Secretary of State Police and the Maryland Police	N/A	Only on property owned, leased, operated, or under	performance of their duties. To the extent practicable, the Board shall adopt standards that are similar to the standards adopted for the Department of State Police. In consultation with the Secretary of State Police and	See Memo Re: Campus Policies	See Memo Re: Campus Policies			
Md. Code Ann. Educ. § 13-601 (West 2022) (Part of University System of Maryland, under umbrella of stateauthorized University System of Maryland Police Force) (powers also derived from Md Code Ann. Crim Proc. § 2-101, Md. Code		the operation and conduct of the University of Maryland Police Force and of University of Maryland police officers.		Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties.		control of University of Maryland unless in pursuit of offender; requested/authorized by officer of another county; necessary for traffic flow; or ordered by Governor.	the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of					



	Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force			
Ann. Pub. Safety § 3-101)							Maryland police officers, including standards for the performance of their duties. To the extent practicable, the Board shall adopt standards that are similar to the standards adopted for the Department of State Police.					
University of Maryland – College Park Md. Code Ann., Educ. § 13-601 (West 2022)); (see also crim. Proc. 2-101; pub safety 3-101	Yes	The Board of Regents shall adopt rules and regulations governing the operation and conduct of the University of Maryland Police Force and of University of Maryland police officers.	See Memo Re: Campus Policies	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human and public relations, and experience for University of Maryland police officers, including	N/A	Only on property owned, leased, operated, or under control of University of Maryland unless in pursuit of offender; requested/authorized by officer of another county; necessary for traffic flow; or ordered by Governor.	In consultation with the Secretary of State Police and the Maryland Police Training and Standards Commission, the Board of Regents shall adopt standards, qualifications, and prerequisites of character, training, education, human	See Memo Re: Campus Policies	See Memo Re: Campus Policies			



	Campus Police Departments at Baltimore-Area and DC-Area University Peers												
University/College (Enabling legislation)	MOU?	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Physical Jurisdiction	Workforce/Hiring	Community Engagement	Authority/Use of Force				
				standards for the performance of their duties.			and public relations, and experience for University of Maryland police officers, including standards for the performance of their duties. To the extent practicable, the Board shall adopt standards that are similar to the standards adopted						
							for the Department of State Police.						



APPENDIX II

Campus Police Department Policies – Comparison Chart

Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC												
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
Johns Hopkins University Police Department https://publicsafety.jhu .edu/jhpd-information/	Statute provides for hearing boards, JHPD Accountability Board; subject to Citizen Review Board of Baltimore City. See Memo re campus legislation.	Statute requires JHPD to seek accreditation by CALEA, IACLEA, or a similar organization. Md. Code Ann. Educ. § 24- 1203.	Statute requires public reporting and annual report to Mayor of Baltimore City, Baltimore City, Baltimore City, Maryland General Assembly, and JHPD Police Accountability Board. See Memo re campus legislation.	Statute requires training in searches, use of force, deescalation, impartial and non-discriminatory policing, appropriate interactions with individuals who are minors, have disabilities, or are in crisis. See Memo re campus legislation.	Pursuant to an MOU with BPD, the JHPD will have primary law enforcement responsibility for its campus area, defined as property that is: (1) owned, leased, operated by or under the control of the University; (2) Located within specific boundaries (described in the Act and reflected in maps entered into the legislative record) on the Homewood, East Baltimore and Peabody campuses; and (3) Used for educational and institutional purposes. JHPD's primary jurisdiction does not	Statute requires University to promote hiring diverse candidates using local hiring and residency initiatives, including that at least 25% of workforce be residents of Baltimore City. See Memo re campus legislation.	Statute requires Accountability Board to include community members to share community concerns regarding JHPD; expansion of jurisdiction in MOU requires community approval. See Memo re campus legislation.	The Maryland Police Accountability Act of 2021 repealed the Law Enforcement Officers' Bill of Rights ("LEOBR") and established a new discipline process for police officers. See Memo re campus legislation, n.27.	Statute requires that officers be trained in appropriate use of force, including alternatives to force, de-escalation techniques, and use of nonlethal or less-lethal weapons. See Memo re campus legislation.			



Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
					cover all of the University's Baltimore property and is limited to property in specifically delineated boundaries. See Memo re campus legislation.						
Brown University Dept. of Public Safety https://dps.brown.edu/	The Public Safety Oversight Committee (PSOC) serves in an advisory capacity to the Executive VP for Planning & Policy and the Chief of Police to review the practices, policies, and procedures of DPS and make policy recommendations when appropriate.	CALEA	See memo re campus legislation	Officers are required to attend state-certified police academy and are licensed as RI Special Police Officers. The Brown University Department of Public Safety has categorized training subject matter into six main areas. These areas are Implicit Bias/Racial Profiling, Diversity, Community Policing, De-Escalation/Communications Skills, Policy/Procedural	From statute, RI Gen. L. § 12-2.1-3; See memo re campus legislation	From statute, RI Gen. L. § 12- 2.1-3; See memo re campus legislation	In 2016, DPS launched a Department Diversity and Inclusion Action Plan (DDIAP) to strengthen the department's diversity and inclusion and engage with diverse students, staff, and faculty by forming community partnerships. Community Relations and Outreach Bureau coordinates safety	N/A	N/A		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
				Justice, and Use of Force.			programs for community members and provides crime victim support and advocacy.					
Carnegie Mellon University https://www.cmu.edu/ police/index.html	N/A	Accredited through 2022 with the PA Law Enforcement Accreditation Program (state-accredited).	Requires reporting of all incidents of persons detained, stopped, investigated, arrested, searched, and report must include subject's race or ethnicity, the basis for any enforcement action, and documentation of reasonable suspicion and probable cause. Supervisors must review all incident reports for compliance with CMUPD policies and observe/monitor/eva luate field practices of patrol personnel to ensure bias-based	16-hours of state-mandated training. CMUPD policy requires additional training in implicit bias; dealing with "excited delirium" behavioral issues; impartial policing; dealing with mental illness; department body camera policy; protection of sexual violence victims; police ID of suspects; use of force; defensive tactics; deescalation training (40 hour crisis intervention training); communication/nego tiation; cultural sensitivity; CPR; first	From statute, 22 Pa. C.S.A. § 501; See memo re campus legislation	To assist officer developmen t/leadership, "officer in charge initiative" provides opportunitie s for experienced officers to lead programs or patrol shifts to experience supervisory/leadership opportunitie s.	"Coffee with a Cop" Community service programs: Toys for Tots, Special Olympics.	Supervisors must take documented corrective measures when bias- based profiling is found, including additional training and/or disciplinary action, and must report such activity to Chief of Police.	The use of force is a last resort to protect human life, and officers may only employ the amount of force that is reasonable and necessary under the circumstances. Prohibits the use of unreasonable and unnecessary force, and requires officers witnessing a violation of the policy to intervene to end the force and to report such conduct to their immediate supervisor and the Chief of Police. Officers must maintain safe distance, call for backup, and use de-escalation techniques to gain			



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
	& Oversight		profiling tactics are not used. Requires annual report of all stops and arrests to be compiled and submitted to Chief of Police, who then reviews report with any citizen complaints for compliance with CMUPD impartial policing policy, and as a management tool to promote impartial policing, training, and counseling of CMUPD personnel—results of Chief of Police's annual review must be forwarded to outside entity selected by the President's Office for	aid/use of NARCAN; Green Dot; outreach and support for LGTBQIA community; Title IX training; the Clery Act; COVID-19 for law enforcement; active shooter incidents. New officers must undergo CMUPD Field Training Program (560 hours each).		Hiring	Engagement	Discipline	voluntary compliance of subjects. When force is necessary, use escalating scale of options, "force continuum," and not employ more force unless lower level not adequate. Restricts use of deadly force to when officer reasonably believes necessary for self-defense or defense of another in "immediate danger of serious physical injury." Restricts use of choke holds to only limited circumstance when use of deadly force is warranted. Officer must warn subject that deadly force will be used.		
			additional review. Use of force must be reported to commanding						Prohibits officers from firing from a moving vehicle.		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
			officer/Chief of						Restricts firing at moving		
			Police.						vehicle to when occupants of vehicle present		
			Supervisor must						immediate threat of death		
			conduct review of						or serious bodily injury; if		
			incident involving use						officer has another means		
			of deadly force or						of escape, firing at vehicle		
			serious bodily injury,						prohibited.		
			and submit report to								
			Chief of Police.						Prohibits use of force once		
									subject is restrained and		
			Pittsburgh Bureau of						under control.		
			Police must								
			investigate use of						Immediate medical aid		
			deadly force that						must be provided when		
			results in death or						use of force results in		
			serious bodily injury.						injury or when requested		
									by subject.		
			Provides for								
			preparation of an						Use of force must be		
			annual analysis of all						reported to commanding		
			subject resistance						officer/Chief of Police.		
			reports and use of								
			force incidents for						Supervisor must conduct		
			review by Chief of						review of incident		
			Police.						involving use of deadly		
									force or serious bodily		
									injury, submit report to		
									Chief of Police.		
									Pittsburgh Bureau of Police		
									must investigate use of		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
									deadly force that results in death or serious bodily injury. Provides for preparation of an annual analysis of all subject resistance reports and use of force incidents for review by Chief of Police.		
University of Chicago Police Department (UCPD) https://safety-security.uchicago.edu/	N/A	CALEA accredited	The UCPD provides access to a range of data and information regarding its day-to-day operations beyond what is required under Illinois law as a way to enhance transparency. The UCPD makes available a daily crime/fire log, the Illinois Traffic Stop Study, and summaries of complaints made against UCPS officers. UCPD also provides online access to its	All new police officers undergo a 16-week training program at the Chicago PD's education and training academy. Incoming officers are given instruction on ethics, diversity, and fair and impartial policing. Officers also undergo a 12-week field training program provided by UCPD officers and supervisors. All officers receive yearly ongoing inservice and video training. In 2015,	From local ordinance: The UCPD patrols the campus, university property, and the area that extends north to 37th Street, south to 64th Street, east to Lake Shore Drive, and west to Cottage Grove Avenue. The UCPD has extended patrol boundaries off campus and outside of university property pursuant to a Chicago City Ordinance	The UCPD hires officers in accordance with University hiring policies. The hiring process involves an extensive set of requirement s, including successful completion of a background investigatio n, an	Officers participate in meeting with neighborhood and community organizations, in addition to groups affiliated with the University. Members of the Community Relations Unit of UCPD are available to provide safety presentations to interested organizations. In 2014, UCPD started the Hyde Park Business Operators group to help business owners	N/A	See memo re campus legislation		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
			policies and procedures for public review.	training was expanded to include new areas such as procedural justice training, fair and impartial policing training, and Crisis Intervention Team (CIT) training.	(Ordinance 02011-7316).	undergradu ate degree, written and medical exams, oral interview, psychologica I test, drug screen, and physical fitness test.	stay up-to-date on safety-related information and news in the community. The UCPD communicates with these local businesses frequently via email and in person. Officers engage in community outreach and philanthropic projects such as an annual holiday toy drive for patients at the Comer Children's Hospital, mentoring and tutoring University of Chicago Charter School students, and participating in university sporting events.					
Cornell University Police Department	Public Safety Advisory Committee is an advisory committee on campus safety that	IACLEA accredited	See memo re campus legislation	Completion of New York State Basic Police Academy is not required, but	From statute, N.Y. Educ. Law § 5708-	Associate degree or equivalent combination	N/A	Cornell Police policy is to accept all complaints of	See memo re campus legislation			



Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	
https://www.cupolice.c ornell.edu/	makes recommendations to improve campus security policies and make recommendations for their improvement; annual report must be submitted to college president or chief administrative officer.			preferred. Officers must satisfactorily complete all training requirements as designated by the Associate Vice President and Chief of Police and laws of New York State.	09; See memo re campus legislation	of education/e xperience in law enforcemen t or related field required.		alleged employee misconduct, conduct an impartial investigation of the complaint, and take appropriate action where necessary.		
Duke University https://police.duke.edu /	N/A	CALEA accredited	Officers must immediately report use of force incidents to supervisor and complete an Incident Report; supervisor must conduct preliminary investigation within 72 hours of incident. Duke Police Professional Standards Unit will review all use of force incidents and conduct annual written statistical analysis to identify	Officers must wear body cameras. De-escalation training using Police Executive Research Forum's training guide for defusing critical incidents known as ICAT. Diversity, inclusion, anti-bias training in partnership with Duke's Office of Institutional Equity. Crisis intervention training including	From statute, N.C. Gen. Stat. Ann. § 74G-2, 4, 5, 5.1, 6, 8, 11; See memo re campus legislation	N/A	Hosts a yearly Citizens' Police Academy, an 8- week course for employees and students designed to help create community understanding of Duke Police. Two officers serve as "Diversity Liaisons" with specific responsibility for focusing on	Use of force that is objectively unreasonable, unnecessary, or disproportiona te to circumstances may result in corrective action, dismissal, civil or criminal liability.	Emphasis on de-escalation during resistance. Use of force policy more restrictive than state policy; officers not authorized to use deadly force to prevent escape of person from custody. Only use amount of force objectively reasonable, under circumstances and proportional to threat/resistance. Actions which are required to turn, guide, handcuff, or escort a non-resisting	



	Cam	pus Police Dep	artments at Ivy Plus	Peers and Other Priv	ate Urban Universi	ty Peers Out	side of Maryland/D	C	
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force
			trends/patterns that may indicate department changes; analysis includes review of date/time of incidents; types of encounters resulting in use of force; trends/patterns relating to race, age, gender; trends/patterns resulting in injury to any party; impact of analysis on policies, practices, equipment, and training; the annual analysis is forwarded to Chief of Police for review and dissemination. Maintains frequent contact with University newspaper to report significant events that occur.	education on mental health conditions and how to support people in crisis with resources instead of criminal justice system processes.			marginalized communities. Certified Threat Manager in Duke Police Department works with three behavioral assessment teams (made up of administrators from Human Resources, Student Affairs and Duke Health) to identify potential concerns and prevent violence.		subject are not considered use of force. Use of force requires continual assessment of suspect's behavior. Officer has a duty to intervene to prevent or stop use of excessive force by another officer when safe and reasonable. Unreasonable use of force must be reported through chain of command or anonymously via department website. Vascular restraints/techniques that put pressure on neck or spine are prohibited except in a lethal force situation. Tasers may only be used when officers encounter assaultive behavior.
									Use of lethal force allowed when objectively



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
									reasonable under totality of circumstances and when all lesser forms of force have failed or could not be reasonably used; prohibited against persons who pose a danger only to themselves. Firing at moving vehicle prohibited unless subject threatens person with deadly force by means other than the vehicle; vehicle being used as a weapon. Firing from a moving vehicle is prohibited. After any use of force, officers must provide medical aid commensurate with their training; may not allow restrained subjects to lie face down; must be transported in upright, seated position.			



Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
Harvard University Police Department https://www.hupd.har vard.edu/	N/A	No	See memo re campus legislation	Officers receive the same academy training as officers from Cambridge.	Officers have authority to make arrests for criminal offense on campus and on city streets in Cambridge, Somerville and Boston. HUPD assigns individual officers to geographically-based community-policing teams. There are 6 teams. Campus geography maps aid the campus community in distinguishing the patrol jurisdiction of its officers.	See memo re campus legislation	Partners with student groups, faculty and staff on campus to rethink and reassess policies, including how to better support mental health crises. The Community Engagement and Inclusion Chair builds and maintains active relationships between HUPD and students, faculty, and staff. HUPD officers are assigned small geographic areas of responsibility and are tasked with building relationships with the community. HUPD officers perform formalized community outreaches such as	N/A	See memo re campus legislation		



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
							safety talks, bike and laptop registrations, brown-bag lunches, and other events.					
https://police.mit.edu/	Department reviews all officers' stops and analyzes frequency with regard to race, gender, and MIT-affiliation. Department is "having productive conversations with Black student leaders about being more transparent about our policies, and sharing aggregate data on responses to incidents, complaints, and any discipline of our officers."	No	MIT police regulations and use of force policy is not published (beyond what is in FAQ section of website) because "not a common practice among our peer institutions to do so" but due to recent events, the department is in early stages of reviewing policies and preparing a public presentation to summarize key elements. Any use of force or threatened use of force must be documented in a report, reviewed by a	Annual training of requirements of Massachusetts Police Training Committee (MPTC) in collab with Cambridge and Harvard University Police Departments. Training on use of force/de-escalation "exceeds what is required by the MPTC." Recently participated in training on "Historical Injustice and Present Policing."	Any properties owned, operated, leased, or rented by MIT.	See memo re campus legislation	Provides Active Shooter Awareness training for the community. Crime Prevention Unit helps educate MIT community on preventing crime, conducting safety courses throughout the year.	Anonymous reporting hotline for whistleblower or complaints about officer wrongdoing/vi olations of policy. Depending on complaint, appropriate office at MIT reviews it and when appropriate, conducts investigation; Office of Executive Vice President and Treasurer oversees MIT police and is	Use of chokeholds/strangleholds not permitted. Emphasis on de-escalation; arrest and use of force are last resorts. Officers must warn before shooting (department records show no incident of firearm discharge by MIT police officer other than for training purpose). Officers must use least amount of force required and only use firearms in immediate danger of death or serious physical injury to officer or another. Officers have duty to intervene if they witness			



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
			department investigates any incident involving					complaints and outcome.	excessive force by another officer.		
			officers' use of force.					Every	Prohibits officer from firing		
								complaint and any resulting	at a moving vehicle unless motorist is endangering		
								discipline	human life/using vehicle as		
								(including verbal	a weapon.		
								reprimand) is	Follows policy from IACLEA		
								documented with MIT	and MPTC on use of force continuum.		
								Police and MIT	continuum.		
								Human	Comprehensive reporting		
								Resources.	required whenever force is		
								All	used.		
								complaints/dis	No use of military		
								ciplinary	tactics/weapons.		
								records are			
								private.			
Northwestern	Community Safety	No	An external review of	Officers must wear	On campus and	Officers	Community may	N/A	N/A		
University	Advisory Board		the department was	body cameras.	certain off-campus	must	provide feedback on				
	consisting of students,		conducted and		areas based on	graduate	police service online				
https://www.northwes	faculty, and staff,		publicly released in	Training on	partnerships with	from a	(https://www.north				
tern.edu/up/index.html	including		March 2021.	unconscious bias, individuals in crisis,	Evanston and	state-	western.edu/up/ho				
	representatives of Black, marginalized,		Collect/analyze field	de-escalation,	Chicago PDs.	approved police	w-to- report/feedback-on-				
	and vulnerable		and traffic stop data	CPR/AED, trauma		academy	police-service.html).				
	communities to help		and publish it online	care, strengthening		and pass a	ponse servicemum).				
	implement 2020/2021		(https://www.north			comprehens					



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
	external review's findings, seek input from and share findings with community.		western.edu/up/fact s-and-figures/field- and-traffic- stops.html) but has not been updated since 2020.	community trust and relationships.		ive field and firearm-training program. Hybrid staffing model of both police and civilian security officers.	Community educational programs include safety presentations, self- defense classes, and "shadow an officer" for a ride-walk along during an officer's shift (https://www.north western.edu/up/co mmunity- services/shadow- an-officer.html). Behavioral Consultation Team made up of representatives across university responsible for conducting threat assessment for referrals made to it about concerning acts or credible threats of violence.				



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
University of Pennsylvania Police Department https://www.publicsafe ty.upenn.edu/about/up pd/	Division of Public Safety Advisory Board offers advice to Vice President for Public Safety and assists in educating Penn and West Philadelphia communities about programs, services and initiatives offered by the Division of Public Safety; reports to community about police complaints and traffic stops broken down by race, gender, ethnicity, and officer ID.	CALEA accredited	N/A	All UPPD officers are certified by the Commonwealth of Pennsylvania Municipal Police Officers Training and Education Commission.	The Penn Patrol Zone extends from 30 th Street to 43 rd Street (east to west) and Market Street to Baltimore Avenue (north to south).	N/A	N/A	It is the policy of the department to accept, document, review, and investigate all instances of alleged misconduct. The focus of these investigations is to equitably determine whether the allegations are valid or invalid and to take appropriate action. All allegations of misconduct will be investigated, regardless of whether initiated by citizen complaint, other external agencies,	N/A		



Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	
								internally generated, or discovered through the internal review and administrative processes of the department.		
https://publicsafety.princeton.edu/	Department follows the NJ State Attorney General Law Enforcement Directives. (https://www.njoag.g ov/resources/ag- directives/)	CALEA accredited	N/A	Officers must wear body cameras.	From statute, N.J. Stat. Ann. § 18A:6- 4.1, 4.4, 4.5	Officers must complete same police academies and annual training as municipal counterpart s. Reasonable suspicion and random drug testing of employees.	Public Safety Community Advisory Committee comprised of students, faculty, and staff formed in 2020 to give community a voice regarding their safety. Officers are not responsible for enforcing civil immigration violations except in narrowly defined circumstances. Community education	Personnel Early Intervention (PEI) system to identify agency employees who may need corrective action or intervention; focus on recognizing actions of employees that may lead to discipline.	Officers are unarmed on a daily basis but have access to a rifle in 2 limited situations: active shooter incident or someone brandishing a firearm on campus.	



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
							opportunities including self-defense classes.					
Stanford University Department of Public Safety https://police.stanford. edu/	N/A	No	See memo re campus legislation	SUDPS adheres to the CA Peace Officer Standards and Training (POST) practices for required ongoing training and professional development, including a 26-week police academy and supervised in-field training program. In addition to POST standards, SUDPS deputies receive other, monthly topic-specific trainings that can be viewed on their website, such as legal updates on use of force and domestic violence, crisis intervention and de-escalation, active shooter training, etc.	From statute, Cal. Penal Code §§ 13650, 830.6	See memo re campus legislation	N/A	Their Disciplinary Policy is currently under revision and not available on their website.	Deputies shall only use force which is necessary, given the facts and circumstances known to the deputy at the time of the event, to bring an incident under control. Every reasonable effort to de-escalate an uncooperative or actively resisting subject shall be made when feasible prior to use of force.			



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
Tulane University https://publicsafety.tul ane.edu/	N/A	CALEA accredited	See memo re campus legislation	See memo re campus legislation	Patrol perimeter up to 1 mile off campus.	See memo re campus legislation	Community Policing Unit facilitates safety programs and events to provide safety education to Tulane community; also meets with incoming students and faculty. Community Liaison Program assigns officers to specific residence halls; promotes safety education. Active shooter training for students, faculty, and staff. Community may provide feedback on police service online (https://publicsafet y.tulane.edu/submit -a-comment).	N/A	See memo re campus legislation			



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
Washington University St. Louis Police Department https://police.wustl.ed u/	N/A	CALEA accredited	See memo re campus legislation	Officers receive ongoing progressive training.	Three patrol zones: the Delmar Zone, Greenway Zone, and Rosedale Zone covering campus and the immediate surrounding areas.	See memo re campus legislation	N/A	N/A	Officers are armed and possess authority to make arrests.			
Yale University https://your.yale.edu/c ommunity/public- safety/yale-police- department	Advisory Committee on Community Policing plans, problem solves, and engages in strategies to promote public safety and understanding between police and campus community; meet 4 times/year. Serious use of force offenses are brought to Yale's Police Review Board, comprised of Yale community members outside of police department.	No	Department will accept and process requests for police reports generated by the New Haven Department of Police Services (the custodian of records for all police reports generated by Yale Police). Chief of Police may appoint 2 or more officers to act as Public Information Officers ("PIO") and serve as central point of contact for release of information and respond to media and public requests for information.	Basic Recruit Training in excess of 818 hours (CT POST training) followed by 12 weeks of supervised field training. Bi-annual in-service training to refresh skills and train on new techniques. Mandatory implicitbias, de-escalation, and mental health training. Training exceeds the state and national requirements. Officers must wear	On campus and within extended patrol area as agreed upon by New Haven Police Department (via MOU with NHPD).	Officers must be certified as required by the Connecticut Police Officer Standards and Training Council. Professional Standards Office appointed by Chief of Police conducts staff inspections and audits.	Community Engagement Team engages student groups, residential colleges, athletics department, New Haven communities, and others to be aware of campus needs and concerns. New Haven Community Police Partnership includes selected members of Yale Police Department with New Haven police department to participate in regularly scheduled (1/month) community	Employees must report any misconduct; reports of misconduct will be documented and reported by supervisor to the Office of Professional Standards. Failure to report misconduct will result in disciplinary action. All complaints against	Emphasis on de-escalation. Officers have duty to report excessive force used by another officer. Use only the amount of force necessary and reasonable to control a situation, make an arrest, overcome resistance to arrest, or defend self or others from harm. Officers prohibited from shooting at or from a moving vehicle unless reasonable belief deadly force is necessary. Force should not be used against persons in handcuffs except to			



	Campus Police Departments at Ivy Plus Peers and Other Private Urban University Peers Outside of Maryland/DC										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce/ Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
			Chief of Police releases use of force report annually.	cameras must be activated at all times when interacting with public; officers subject to discipline if fail to adhere to body camera policy. Officers should be trained in proper treatment procedures for persons exposed to chemical sprays and effects from use of non-deadly force.		Officers must be at least 21 years old, with high school diploma or GED; pass a written, oral, and physical agility test; background, polygraph, and psychologica I test; mature and good character; approved by New Haven Board of Police Commission ers.	meetings in neighborhoods bordering Yale-a forum for city reps., businesses, and residents to share information and address neighborhood issues.	must be thoroughly investigated; Chief of Police will classify complaint as requiring either an Administrative Inquiry or an Internal Affairs Investigation. Illegal arrests may lead to legal action and liability against the officer; University will indemnify officers to extent required under CT law.	harm or as objectively reasonable. Any officer engaged in use of force is reviewed on five levels: shift supervisor, shift commander, division head, assistant chiefs, and Chief of Police.		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
American University https://www.american. edu/police/	N/A	No	N/A	Required to attend either 250 hours of basic training or training provided by the DC Consortium of Universities Campus Public Safety Institute. Officers receive bi-annual legal and defensive tactics updates in addition to crisis intervention, self-defense, and field training officer specialty training.	AU owned and leased properties in the city.	Officers are commissio ned by DC Metropolit an Police Departmen t's Security Officer Manageme nt Branch (SOMB) who conducts a backgroun d check and issues the University Special Police Officer Commissio n.	N/A	N/A	May make arrests, enforce the law, and investigate criminal acts on campus or on property owned or leased by AU.		
Baltimore City Community College https://www.bccc.edu/ domain/23	See memo re campus legislation	No	N/A	Must be trained according to guidelines established by MD Police Training Commission.	Property owned, leased, operated by, or under control of BCCC; works closely with BPD NW to share info and	N/A	Officers "shall meet the Community with respect and courtesy at all times. At no time shall we engage in hostile attitudes or use vulgar language when meeting the	N/A	N/A		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
					receive first responder support.		Public. Our demeanor shall always be friendly and never hostile. Customer Service Skills are the rule and not the exception." Violation of this order shall be deemed "Conduct Unbecoming of an Officer" and subject to discipline in accordance with Article 31, MOU and/or the LEOBR.				
Catholic University of America Department of Public Safety https://public-safety.catholic.edu/services/index.html	N/A	No	N/A	10 Week Campus Public Safety Institute Program; 56-hour basic firearms course; Semi-annual firearms qualification.	From statute, D.C. Code § 5-129.02	See memo re campus legislation	N/A	N/A	N/A		
Community College of Baltimore County https://www.ccbcmd.e du/Campus-Life-and-	N/A	No	N/A	Training pursuant to Md. Code Ann., Pub. Safety § 3-303.	CCBC-owned, leased, or rented property as described in the MOU with	N/A	N/A	N/A	N/A		



Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
Activities/Public- Safety.aspx					Baltimore County PD.						
Coppin State University Campus Police https://www.coppin.ed u/campus-police	N/A	No	N/A	See memo re campus legislation	From statute, Md. Code Educ. § 13- 601; See memo re campus legislation	N/A	N/A	N/A	N/A		
George Mason University https://police.gmu.edu /	N/A	While the GMU police department website represents that it is State-accredited with Virginia Law Enforcement Professional Standards Commission (https://police.gmu.edu/about-us/divisions/), there is no record of its accreditation on the VLEPSC website	N/A	Must complete state training.	"Streets, parking lots, building, and grounds" of its campuses; working relationship with state and county police.	New employees serve a 20- week probationa ry period during which they must complete an instruction course at the Northern Virginia Criminal Justice	Community may provide feedback on police service online (https://police.gmu.e du/about-us/commendation-and-complaint-form/). An LGBTQ liaison officer was established to enhance relationship between department and community's LGBTQ community.	N/A	N/A		



Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	
	& Oversight	(https://www.d cjs.virginia.gov/ law- enforcement/pr ograms/vlepsc/ accredited- agencies).	Reporting			Training Academy. Officers must be at least 21 years old, with high schools diploma or GED; pass a written, oral, and physical agility test; backgroun d, polygraph, and psychologic al test; complete course at Virginia Departmen t of	Lingagement			
						Criminal Justice Services; complete a mandated Field				



Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
						Training Program administer ed by GMU Police Departmen t.					
George Washington University Police Department https://safety.gwu.edu /police	The Division of Safety & Facilities Student Advisory Board (SAB) aims to create greater transparency and partnership between GW's student body and university admins regarding campus safety. In collaboration with the greater student body, the advisory board identifies campus safety concerns, generates initiatives, and provides feedback to leadership.	CALEA accredited	GW Posts an Annual Statistical Review of Complaints Against Police Employees on their website. GW also posts a GWPD Demographic Report each year to increase transparency regarding gender, race, and ethnicity of suspects stopped by GWPD officers.	10-week Campus Public Safety Institute program.	Foggy Bottom and Mount Vernon campuses; Property owned, leased or controlled by GWU.	See memo re campus legislation	N/A	N/A	N/A		
Georgetown University https://police.georgeto wn.edu/	Department website provides spreadsheet to show which officers have completed the bias/cultural	CALEA accredited (2019)	Student Safety Advisory Board established to create greater transparency and partnership	Required training on implicit bias/cultural competency several times per year; in person and online	Property owned, leased, or controlled by GU; working relationship with DC Metropolitan PD	Sexual Assault Response Team (SART):	Community Relations/Crime Prevention Unit plans, administers, and promotes	N/A	Officers are unarmed, special police officers with full arrest powers in buildings and on grounds controlled/owned by GU;		



Campus Police Departments at Baltimore-Area and DC-Area University Peers											
	ublic Accountability Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
inc ph (<u>ht</u> tov pa	ompetency training cluding a link to notos of the officers. ttps://police.george own.edu/general-age/biastrainingscheule/)		between student body and Police department; board meets bi-weekly, consists of mixture of students and open to all; provides students opportunity to identify campus safety concerns and provide feedback to police. (https://police.georg etown.edu/georgeto wn-university- student-safety- advisory-board/#) GU Office of Assessment and Decision Support works with Police department to develop regular, standardized report to show trends and variation in officer- initiated stops; produced twice/year and show statistics by 1) reason for stop;	sessions; website provides spreadsheet to show which officers have completed the training. (https://police.georg etown.edu/general- page/biastrainingsch edule/)	(info sharing); No MOU.	team of specially trained officers who provide coordinate d response to reports of sexual assault.	programs to improve department relations with community. Community Liaison Officer Program created in 2008 to advance relations between department and community; each officer assigned to residence hall or area of campus; CLOs participate in meetings, crime prevention programs, and serve as point of contact and representative for Police department. Community programs include self-defense classes.		officers carry batons and pepper spray.		



University/Callege	Public Accountability	Accreditation	Transparence	Training	Dhysical Issuindiation	Workforce	Community	Officer	Authority/Use of Force
University/College	& Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	/Hiring	Community Engagement	Discipline	Authority/Use of Force
			2) GU affiliation; 3) race; and 4) gender.						
Howard University Department of Public Safety https://publicsafety.ho ward.edu/	N/A	No	N/A	10 Week Campus Public Safety Institute program. Each year, members of HUDPS receive a series of in-service and specialized trainings to support the department's training initiatives, introduce new segments into the core training program, and align their efforts with the 21st century policing training model. For example, in February 2022, officials from local and federal law enforcement agencies joined Howard University leaders to train and discuss best practices for managing active threats on campus.	Properties and facilities owned and operated by Howard University.	See memo re campus legislation	N/A	N/A	N/A



	Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force			
Morgan State University https://www2.morgan. edu/police	See memo re campus legislation	No	Officers must report to their immediate supervisor any use of force incident (including reporting other officers). Police management will review and evaluate traffic stop data on a regular or periodic basis for patterns of prohibited activity (i.e., stops based on race, ethnicity, age, or gender).	Officers must complete MD Police Training Commission approved course and receive 240 hours of field training. Periodic training on as needed basis to develop new skills to enhance policecitizen contacts (traffic/police stops).	On campus and in close proximity to campus for student-related incidents; MOU with BPD – BPD provides mutual aid and assistance with investigation and enforcement of crimes on and off campus.	See memo re campus legislation	N/A	All complaints of officer misconduct must be investigated; serious allegations will be investigated by designated supervisor or investigator assigned by Chief of Police. Officers have a duty to report misconduct by other officers.	Only use force as is reasonable in all circumstances; used only with greatest restraint and after discussion, negotiation, and persuasion have failed. Officers shall refrain from unnecessary infliction of pain or suffering and will never engage in cruel, degrading, or inhuman treatment of anyone. Degree of force used should be progressive along a continuum spanning from verbal commands to deadly force. Deadly force is authorized only in defense of self or another or to prevent escape of a suspect of a violent felony whom officer has probable cause to believe will pose a significant threat to others.			



Campus Police Departments at Baltimore-Area and DC-Area University Peers											
	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
									Warning shots are not permitted. When transporting a prisoner, officers must take necessary precautions to protect safety of prisoner, the transporting officer, and the community.		
	See memo re campus legislation	CALEA and IACLEA accreditation	Community Safety Dashboard shares crime alerts and data online via an interactive crime map updated daily. TUPD publishes an annual report of information on all internal affairs complaints and investigations.	All officers must have completed recruit academy or comparative compliance training and received certification. All newly sworn in officers are assigned to a field training program that lasts at least 20 days. Officers receive inservice training including annual training on the agency's use of force directives,	Primary jurisdiction over property owned, leased, operated by, or under control of the University System of Maryland.	The agency, with the assistance of the Office of Human Resources develops a recruitmen t program to fill police vacancies.	TUPD holds community events to promote crime prevention and safety including Prescription Drug Take-Back, Coffee with a Cop, Safety Day, Mascot Days and more. In addition, TUPD's Community Outreach Unit works closely with campus leaders to provide security and safety programs, presentations, and workshops throughout the year.	Confidential Feedback Form to report officer misconduct. All complaints are investigated. Officers may choose to forego formal investigation and use the Alternative Punitive Disciplinary Process to accept	Officers may elect to use deadly force only when they reasonably believe that the actions are in defense of human life or in defense of any person in imminent danger of serious physical injury. Officers may use necessary and proportional force to repel force with force, using only the amount of force necessary to overcome attackers or resistance; when necessary to preserve the peace, prevent commission of offenses or		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
				authorized firearms and legal updates and biennial training with less-lethal weapons and weaponless control techniques.				discipline in minor cases. An employee may be suspended on an emergency basis in limited circumstances.	necessary to overcome resistance to lawful arrests, searches and seizures, and prevent escapes from custody, or when in self-defense or in defense of another against unlawful violations to their person or their property.		
University of D.C. https://www.udc.edu/ public-safety/campus- police/	N/A	No	N/A	Mandatory yearly training, 40 hours for sworn officers and 16 hours for civilian personnel.	Buildings/properties owned or controlled by UDC; DC Metro PD has primary jurisdiction in all areas off campus, but UDC PD can respond to staff/student incidents adjacent to campus.	See memo re campus legislation	N/A	N/A	N/A		
UMBC Police Department https://police.umbc.ed u/	See memo re campus legislation	CALEA accredited	N/A	All newly hired officers must complete an MPCTC certified entry-level training program to which they are assigned by the UMBCPD prior to any routine assignment. The training program	From statute, Md. Code Educ. § 13- 601; See memo re campus legislation	The UMBCPD maintains primary responsibili ty for conducting the hiring process, but	N/A	UMBCPD investigates all complaints and allegations of misconduct. Anyone may make a complaint either via	Officers may only use force objectively reasonable, necessary, and proportional to resolve an incident while protecting the lives of the members or others effectively and safely. UMBCPD members have a duty to intervene to prevent or stop the use		



Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	
				includes a curriculum designed to teach the knowledge, skills, and abilities necessary to perform police officer functions required for patrol, use the evaluation techniques designed to measure competency in the required knowledge, skill and abilities expected of the officers, etc. A field officer training program is also administered. All personnel below the rank of Lieutenant are required to undergo and successfully complete daylight and reduced-light firearms requalification on a yearly basis. All personnel undergo annual retraining		authority for selection is shared with University HR Departmen t. Notably, Truth Verification Examinatio ns may be used as investigativ e aids during selection.		email, by phone, or in person. Complainants must receive an initial response within 72 hours and shall receive monthly updates until the complaint is resolved. Personnel who receive the complaint must notify the Deputy Chief of Police. The Chief will assign either a sergeant, lieutenant or deputy to conduct a follow-up investigation, based on the seriousness of the alleged offense. If an	of excessive force by another member toward any person. Members are responsible for explaining and articulating the specific facts and reasonable inferences from those facts which justify the member's use of force.	



Campus Police Departments at Baltimore-Area and DC-Area University Peers											
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
				programs, including legal updates.				officer uses deadly force or causes serious physical injuries, he will be removed from assignments pending review.			
University of Baltimore* (See University of Maryland, Baltimore below) *UB now contracts with UMB for police services https://www.ubalt.edu/about-ub/offices-and-services/university-police/	N/A	CALEA	N/A	N/A	Via MOU, concurrent jurisdiction and authority with BPD within defined boundaries (approx. 40 square blocks from above Penn Station down to Madison Street).	In fall of 2021, UB entered into MOU with University of Maryland, Baltimore for UMB to provide police services while UB would continue to provide campus security by unarmed,	N/A	N/A	N/A		



		Ca	ampus Police Depar	tments at Baltimore	-Area and DC-Area I	Jniversity Po	eers		
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force
						civilian security staff; intended to go into effect in early 2022.			
University of Maryland, Baltimore Police Department https://www.umarylan d.edu/police/ https://www.umarylan d.edu/police/policies/p olicies-and-procedures/	Safety Awareness Committee provides feedback to police department on new policies and procedures that have an impact on the university community; meet with representatives from the police department every other month to share safety information.	CALEA and IACLEA accreditation	N/A	Trained in accordance with guidelines established by the MD Police Training and Standards Commission.	From statute, Md. Code Educ. § 13- 601; See memo re campus legislation	The Support Services Bureau Commande r or designee should employ a comprehen sive recruitmen t and selection strategy to recruit and select employees from a qualified and diverse pool of candidates. Minimally,	The UMBPD will establish and maintain positive relationships with the campus community through meetings, presentations, social events, and frequent non-enforcement interactions. The Community Outreach unit, COAST, was formed in 2018 to provide opportunities for the UMB community and its West Baltimore neighbors to connect. COAST will utilize social media, networking, and community-oriented policing with the	The Use of Force Review Board is established to review any application of force by a UMBPD officer.	Officers shall use only that amount of force that reasonably appears necessary given the facts and circumstances perceived by the officer at the time of the event to accomplish a legitimate law enforcement purpose. The reasonableness of force will be judged from the perspective of a reasonable officer on the scene at the time of the incident. Any evaluation of reasonableness must allow for the fact that officers are often forced to make split-second decisions about the amount of force that reasonably appears necessary in a particular situation, with limited information and in



_	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
						the Departmen t should employ a comprehen sive screening, backgroun d investigatio n, and selection process that assesses cognitive and physical abilities.	campus community and local neighborhoods. The UMBPD will promote and expand the Drug Abuse Resistance and Education (DARE) and Police Athletic/Activities League (PAL) programs by positively engaging the youth and partnering with the surrounding Baltimore City Public Schools. The UMBPD will receive additional training, including positive engagement with the community, deescalation techniques, understanding youth brain development, the impact of trauma and/or mental health issues, cultural differences among populations, brain injuries,		circumstances that are tense, uncertain and rapidly evolving. Given that no policy can realistically predict every possible situation an officer might encounter, officers are entrusted to use well-reasoned discretion in determining the appropriate use of force in each incident.		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
							developmental disabilities, and more.				
University of Maryland – College Park https://www.umpd.um d.edu/	Chief of Police will conduct yearly administrative reviews to examine agency's commitment to impartial policing; analysis should include agency directives, practices, and citizen concerns including any corrective measures taken.	CALEA accredited	Officers will collect and submit information of all traffic stops (including race, gender, age, etc.); Chief of Police will periodically review the data and annual reports from Maryland Justice Analysis Center as a management tool to promote impartial policing and in training and counseling officers. Officers must report use of force in response to resistance to supervisory personnel and complete written report.	Officers must complete MD Police Training Commission approved course. Officers must wear body cameras; must notify persons that contact is being audibly and visually recorded; all officers in service of a search warrant must use a BWC during the course of the search; officers must download the video prior to the end of each shift. Remedial training provided when necessary to improve officers' performance in particular areas; remedial training may be indicated by: deficiencies noted	Via MOU, concurrent jurisdiction with Prince George's County PD on campus property and "areas adjacent to the campus" in College Park and Adelphi.	See memo re campus legislation	Crime Prevention Unit Commander is in charge of maintaining relations with community and identifying concerns; responsible for conducting a survey every 3 years of citizen attitudes and opinions including: overall agency performance; overall competence of employees; officers' attitudes and behavior toward citizens; community concerns over safety and security; and citizen's recommendations for improvement. Ride/Walk Along Program for university students, faculty, staff,	All complaints, including those of impartial policing will be investigated. Investigators shall consult the Disciplinary Action Recommendat ion Guide when complaints are sustained to make penalty recommendati on to the Chief. If bias-based profiling occurs, corrective measures include	Emphasis on de-escalation techniques in all situations as necessary and practical to lessen the probability of use of force situation developing; techniques include communication, empathy, instinct, sound officer safety tactics. Reasonable force permitted when necessary to accomplish lawful objectives, effect an arrest, or defend officer or another from bodily harm. Deadly force permitted only when officer reasonably believes to be in defense of human life or in defense of a person in imminent danger of serious physical injury. Officers shall use techniques and strategies		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
			Annual analysis of all use of force reports must identify date/time, types of encounters, trends/patterns related to race, age, and gender of subjects involved, trends/patterns resulting in injury to any person including employees; and impact of findings on policies, practices, equipment, and training.	during inspections/performa nce evals; sustained complaints against employee; poor performance in training program; and recommendation of the Training Committee. Initial and annual training in subjects that promote and encourage impartial policing in traffic stops, field contacts, and community interactions; training topics include officer safety, courtesy, cultural diversity, search and seizure, asset seizure, interview techniques, communication skills, discrimination, and constitutional and case law. Officers who shoot or critically injure			prospective students, officer applicants, and family members of officers.	informal counseling/mo nitoring; formal counseling/cor rective actions; formal monitoring for 12 weeks or more with monthly formal reviews and reports; mandatory remedial or additional training; voluntary or mandatory referral to counseling; or reassignment.	to advance the reality of impartial policing. Officers using force must ensure appropriate medical aid is rendered as quickly as reasonably possible; EMS should be notified immediately.		



	Campus Police Departments at Baltimore-Area and DC-Area University Peers										
University/College	Public Accountability & Oversight	Accreditation	Transparency & Reporting	Training	Physical Jurisdiction	Workforce /Hiring	Community Engagement	Officer Discipline	Authority/Use of Force		
				persons in the line of duty will receive post-trauma debriefs within 8 hours and other post-trauma mental health services as necessary.							



APPENDIX III

50 State Legislative Survey – Comparison Chart

Accountability & Reporting Oversight Engagemen	nent	Force	Social Justice
Ala. Code § 36- 21-45 (1975) Ala. Code § 36-21-45 (1975) Ala. Code § 36-21-46 (1975) Ala. Code § 36-21-46 (1975) Ala. Code § 6-5-338 (1975) Ala. Code § 36-21- 46 (1975) N/A	Ala. Code § 36-21-52 (1975)	Ala. Code § 13A-3- 27 (1975)	N/A
The Alabama Peace Officers' Standards and Training Commission must make reports concerning the reduiting to the physical, mental and moral fitness of any applicant for or appointee as a law enforcement officer. The Alabama Peace Officers' Standards and Training Commission must make reports concerning the recruitment, selection, and training of law enforcement officers in the state. The Commission must make reports from time to time concerning the work and the curriculum and courses of fifteers. The Alabama Peace Officers' Standards and Training Commission must make reports the commission. The Alabama Peace Officers' Standards and Training Commission must make required course of training established by the commission. The Alabama Peace Officers' Standards and Training Commission must make required course of training established by the commission. The Alabama Peace Officer' Standards and Training Commission must make required course of training established by the commission. The Alabama Peace Officer employed or appointed in the state shall at all times be deemed to be officers of the state and as such shall have immunity from tort liability arising out of their conduct in performance of any discretionary function within the line and scope of their law enforcement duties. The Commission must make reports from time to time concerning the work and the line and scope of their law enforcement duties. The Commission must make reports mit me to time concerning the employment verified by affidavit of the applicant and showing compliance with the following qualifications: (1) The applicant shall be not less than 19 years of age at the time of appointment. (2) The applicant shall be a graduate of a high school accredited with or approved by the State Department of Education or shall be the holder of a	The certification or authority of any law enforcement officer certified by the Alabama Peace Officers' Standards and Training shall be revoked by the commission when a law enforcement officer is convicted of a felony. Any law enforcement officer whose certification or authority is revoked pursuant to this section may request a hearing before the commission concerning the revocation. The only issue at the hearing shall be whether the revocation was based on a felony conviction of the officer.	A peace officer is justified in using that degree of physical force which he reasonably believes to be necessary, upon a person in order to: (1) make an arrest for a misdemeanor, violation or violation of a criminal ordinance, or to prevent the escape from custody of a person arrested for a misdemeanor, violation or violation or violation or a criminal ordinance, unless the peace officer knows that the arrest is	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
						school equivalency			(2) To defend	
						issued by general			himself or a third	
						educational			person from what	
						development. (3)			he reasonably	
						Prior to			believes to be the	
						certification, the			use or imminent	
						applicant shall			use of physical	
						complete the			force while making	
						required course of			or attempting to	
						training established			make an arrest for	
						by the commission.			a misdemeanor,	
						An applicant may be			violation or	
						provisionally			violation of a	
						appointed for a			criminal ordinance,	
						period of six			or while	
						months. No			preventing or	
						individual may be			attempting to	
						employed for an			prevent an escape	
						additional period			from custody of a	
						until that individual			person who has	
						is certified by the			been legally	
						commission. (4) The			arrested for a	
						applicant shall be			misdemeanor,	
						certified by a			violation or	
						licensed physician			violation of a	
						designated as			criminal ordinance.	
						satisfactory by the				
						appointing authority			A peace officer is	
						as in good health			justified in using	
						and physically fit for			deadly physical	
						the performance of			force upon another	
						the duties of a law			person when and	
						enforcement			to the extent that	
						officer. (5) The			he reasonably	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
						applicant shall be a person of good moral character and reputation. In making this determination, the commission shall consider convictions for misdemeanors and other factors set forth in its duly adopted and promulgated rules. No person who has been convicted of a felony shall be certified, employed, appointed, or approved by the commission as a law enforcement officer.			believes it necessary in order: (1) To make an arrest for a felony or to prevent the escape from custody of a person arrested for a felony, unless the officer knows that the arrest is unauthorized; or (2) To defend himself or a third person from what he reasonably believes to be the use or imminent use of deadly physical force.	
2	Alaska	N/A	N/A	Alaska Stat. § 18.65.220; Alaska Stat. § 18.65.240 The Alaska Police Standards Council has the power to establish minimum standards for employment as a police officer and certify persons to be qualified as police officers. The	N/A	Alaska Stat. § 18.65.240; Alaska Stat. § 18.65.242 A person may not be appointed as a police officer unless the person (1) has satisfactorily completed a basic program of police	N/A	Alaska Stat. § 18.65.245 The Council may revoke a certificate of an officer who fails to meet the standards adopted by the Council under AS 18.65.242(a).	Alaska Stat. § 11.81.370 A peace officer may use nondeadly force and may threaten to use deadly force when and to the extent the officer reasonably	N/A



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
				Council establishes the		training approved			believes it	
						training approved				
				minimum criminal justice		by the council and			necessary to make	
				curriculum requirements		(2) possesses other			an arrest, to	
				for basic, specialized, and		qualifications the			terminate an	
				in-service courses and		council has			escape or	
				programs for schools		established for the			attempted escape	
				operated by or for the		employment of			from custody, or to	
				state or a political		police officers,			make a lawful stop.	
				subdivision of the state		including minimum			The officer may	
				for the specific purpose		age, education,			use deadly force	
				of training police recruits,		physical and mental			only when and to	
				which includes at least 12		standards,			the extent the	
				hours of instruction		citizenship, moral			officer reasonably	
				regarding domestic		character, and			believes the use of	
				violence and at least 12		experience. The			deadly force is	
				hours of instruction		council shall			necessary to make	
				regarding sexual assault.		prescribe the means			the arrest or	
						of presenting			terminate the	
						evidence of			escape or	
						fulfillment of these			attempted escape	
						requirements. The			from custody of a	
						council shall issue a			person the officer	
						certificate to			reasonably	
						applicants who			believes (1) has	
						meet the above			committed or	
						standards.			attempted to	
									commit a felony	
									which involved the	
									use of force	
									against a person;	
									(2) has escaped or	
									is attempting to	
									escape from	
									custody while in	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									possession of a firearm on or about the person; or (3) may otherwise endanger life or inflict serious physical injury unless arrested without delay.	
3	Arizona	N/A	Ariz. Rev. Stat. Ann. § 38-1118 A law enforcement agency shall collect and report use-of-force incidents involving law enforcement officers to the Arizona criminal justice commission beginning January 1, 2022. A law enforcement agency shall submit reports on use-of-force incidents to the Arizona criminal justice commission at least annually thereafter. The reported data may not include any identifying information on a law enforcement officer	Ariz. Rev. Stat. Ann. § 36-2228 Law enforcement officers shall receive training regarding the identification of a person suffering from an opioid-related drug overdose and the use of naloxone hydrochloride or other opioid antagonists. Ariz. Rev. Stat. Ann. § 41-1822 The Arizona Peace Officer Standards and Training Commission shall prescribe minimum courses of training for law enforcement officers. Training shall include,	Ariz. Rev. Stat. Ann. § 12-820.02 Unless a public employee acting within the scope of the public employee's employment intended to cause injury or was grossly negligent, neither a public entity nor a public employee may be held civilly liable.	Ariz. Rev. Stat. Ann. § 38-201 Arizona establishes minimum age, citizenship, residency, literacy requirements for law enforcement officers. Specifically, Arizona requires that the officer be a citizen of the United States, be a resident of Arizona, be eighteen years old, and be able to speak, write, and read the English language.	N/A	Ariz. Rev. Stat. Ann. § 41-1822 The Arizona Peace Officer Standards and Training Commission may receive complaints of peace officer misconduct from any person, request law enforcement agencies to conduct investigations, and conduct independent investigations of officers. Ariz. Rev. Stat. Ann. § 38-1103 A law enforcement officer is not subject	Ariz. Rev. Stat. Ann. § 13-410 The use of deadly force by a peace officer against another is justified pursuant to section 13-409 only when the peace officer reasonably believes that it is necessary: 1. To defend himself or a third person from what the peace officer reasonably believes to be the use or imminent use of deadly physical force. 2. To effect an arrest or prevent the	Ariz. Rev. Stat. Ann. § 41-1822 Training shall include: (a) Courses in responding to and reporting all criminal offenses that are motivated by race, color, religion, national origin, sexual orientation, gender or disability.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			and the data collected	among other subjects,				to disciplinary action	escape from	
			and reported shall be	courses in responding to				except for just cause.	custody of a	
			consistent with the	and reporting all criminal					person whom the	
			federal bureau of	offenses that are				Ariz. Rev. Stat. §§ 38-	peace officer	
			investigation's national	motivated by race, color,				1101—38-1120	reasonably	
			use-of-force data	religion, national origin,					believes: (a) Has	
			collection.	sexual orientation,				Law Enforcement	committed,	
				gender or disability.				Officers' Bill of Rights	attempted to	
			The Arizona criminal					("LEOBR").	commit, is	
			justice commission						committing or is	
			shall publish the data						attempting to	
			reported during the						commit a felony	
			immediate past year						involving the use	
			under subsection A of						or a threatened	
			this section beginning						use of a deadly	
			March 1, 2023 and on						weapon. (b) Is	
			or before March 1 of						attempting to	
			each year thereafter,						escape by use of a	
			including statewide						deadly weapon. (c)	
			aggregate data and						Through past or	
			agency-specific data, in a publicly available						present conduct of the person which is	
			database.						known by the	
			uatavase.						peace officer that	
			On or before January 1,						the person is likely	
			2025, the Arizona						to endanger	
			criminal justice						human life or	
			commission shall						inflict serious	
			conduct an analysis of						bodily injury to	
			law enforcement						another unless	
			agency use-of-force						apprehended	
			rates reported						without delay. (d)	
			pursuant to this section						Is necessary to	
			and shall release the						lawfully suppress a	



#	÷	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				analysis of trends or disparities in the use-of-force incident data, if any, to the public. The Arizona criminal justice commission shall update this report at least once every five years.						riot if the person or another person participating in the riot is armed with a deadly weapon. A peace officer is justified in threatening to use deadly physical force when and to the extent a reasonable officer believes it necessary to protect himself against another's potential use of physical force or deadly physical force.	
4	•	Arkansas	Ark. Code Ann. § 12-12-1404 The Arkansas Commission on Law Enforcement Standards and Training may review and recommend changes to the racial profiling	Ark. Code Ann. § 12-12-211 The Arkansas Crime Information Center shall make criminal history records on persons available. Release of other noncriminal history records shall be in accordance with policies and rules	Ark. Code Ann. § 12-9- 106 All law enforcement officers must complete a program of police training at a school approved by the Law Enforcement Standards and Training Commission.	Ark. Code Ann. § 16-66-119 Any sheriff or other law enforcement officer acting reasonably, in good faith, and not in violation of clearly established law, and exercising due care while serving and executing writs of	Ark. Code Ann. § 12- 9-106 The Arkansas Commission on Law Enforcement Standards and Training shall provide by rule that a person shall not be appointed as a law enforcement officer, except on a	N/A	Ark. Code Ann. § 12-9-602 Separation from employment or appointment includes any firing, termination, resignation, retirement, or voluntary or involuntary extended leave of absence of	Ark. Code Ann. § 5-2-610 A law enforcement officer is justified in using nondeadly physical force or threatening to use deadly physical force upon another person if the law enforcement officer reasonably	Ark. Code Ann. § 12-12-1404 Task Force on Racial Profiling [See training and public accountability columns for details]



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		policy of any law	established by the	Ark. Code Ann. § 12-12-	execution shall have	temporary basis not		any law enforcement	believes the use of	
		enforcement	Supervisory Board for	1404. Racial Profiling	immunity from suit	to exceed nine		offices. Reasons for	nondeadly physical	
		agency. Upon	the Arkansas Crime	Training.	and civil liability and	months, unless the		separation of	force or the threat	
		request, the	Information Center.		shall not be liable for	person has		employment may	of use of deadly	
		racial profiling		Each law enforcement	any civil damages for	satisfactorily		include: (A) failure to	physical force is	
		policy of any law		agency shall provide	acts performed in the	completed a		meet the minimum	necessary to: (1)	
		enforcement		annual training to all	official performance	program of police		qualifications for	Effect an arrest or	
		agency shall be		officers that: (1)	of his or her duties.	training at a school		employment or	to prevent the	
		made available		Emphasizes the		approved by the		appointment as a law	escape from	
		to the		prohibition against racial		commission. In		enforcement officer;	custody of an	
		commission.		profiling; (2) Ensures that		addition, the		(B) violation of state	arrested person	
				operating procedures		commission, by		or federal law; (C)	unless the law	
		The commission		adequately implement		rules, shall fix such		violation of the	enforcement	
		may establish a		the prohibition against		other qualifications		regulations of the law	officer knows that	
		toll-free hotline		racial profiling and that		as it deems		enforcement agency;	the arrest is	
		and an email		the law enforcement		necessary. The		(D) The law	unlawful; or (2)	
		address to		agency's law enforcement		commission shall		enforcement officer	Defend himself or	
		receive		personnel have copies of,		issue a certificate		resigned or retired	herself or a third	
		complaints		understand, and follow		evidencing		while he or she was	person from what	
		concerning racial		the operating		satisfaction of the		the subject of a	the law	
		profiling.		procedures; and (3)		requirements of this		pending internal	enforcement	
				Includes foreign language		section to any		investigation; (E)	officer reasonably	
				instruction, if possible, to		applicant who		excessive use of force;	believes to be the	
				ensure adequate		presents such		or (F) dishonesty or	use or imminent	
				communication with		evidence as may be		untruthfulness.	use of physical	
				residents of a community.		required by its rules			force while	
				(b) The course or courses		of satisfactory		Ark. Code Ann. §§ 14-	effecting or	
				of instruction and the		completion of a		52-301—14-52-307	attempting to	
				guidelines shall stress		program or course			effect an arrest or	
				understanding and		of instruction in this		Law Enforcement	while preventing	
				respect for racial, ethnic,		or another state		Officers' Bill of Rights	or attempting to	
				national, religious, and		conforming to the		("LEOBR").	prevent an escape.	
				cultural differences and		content and quality				
				development of effective		required by the				



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				and appropriate methods		commission for			A law enforcement	
				of carrying out law		approved education			officer is justified	
				enforcement duties.		and training.			in using deadly	
				(c)(1) The Arkansas					physical force upon	
				Commission on Law					another person if	
				Enforcement Standards					the law	
				and Training shall adopt					enforcement	
				an initial training module					officer reasonably	
				concerning diversity and					believes that the	
				racial sensitivity for					use of deadly	
				recruits and officers. (2)					physical force is	
				The commission shall also					necessary to: (1)	
				adopt a training module					Effect an arrest or	
				for biennial recertification					to prevent the	
				for all recruits and					escape from	
				officers who have					custody of an	
				completed the initial					arrested person	
				training module.					whom the law	
									enforcement	
				Ark. Code Ann. §§ 12-9-					officer reasonably	
				113, 114, 116, 119, 122,					believes has	
				123					committed or	
				1					attempted to	
				In accordance with the					commit a felony	
				certification					and is presently	
				requirements of the					armed or	
				Arkansas Commission on					dangerous; or (2)	
				Law Enforcement					Defend himself or	
				Standards and Training					herself or a third	
				for law enforcement					person from what	
1				officers, all new law					the law	
				enforcement officers in					enforcement	
1				the State of Arkansas					officer reasonably	
				shall complete at least 20					believes to be the	



hours of training in domestic violence and 20 hours of training in child abuse; 20 hours of training on sexual assaults; 16 hours of training on sexual assaults; 16 hours of training on sexual assaults; 16 hours of training related to behavioral health crisis intervention in a law enforcement context; training related to the investigation of unidentified and missing persons; training related to to persons with disabilities; and training related to persons with disabilities; and training relating to identifying persons experiencing overdose of a controlled substance and the ways to safely assist that person. The training that addresses domestic violence shall include a brief current and historical context on: (A) Communities of color impacted by incarceration and violence; (B) Enforcement of criminal laws in situations in which an offense against a family or household	#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
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Enforcement of criminal laws in situations in which an offense against a											
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an offense against a											
member has occurred; (C)					-						



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				Availability of civil remedies and community resources; and (D) Protection of the victim.						
5	California	N/A	Cal Penal Code § 13510.05 The Commission on Peace Officer Standards and Training shall submit a yearly report to the Governor and legislature related to the hiring and training statistics.	Cal Penal Code §§ 13514.5, 13515, 13515.25, 13515.29, 13516, 13517, 13519, 13519.4, 13519.41, 13519.10 The Commission shall implement a course of instruction for the training of law enforcement officers in the handling of acts of civil disobedience and adopt guidelines that may be followed by police agencies in responding to acts of civil disobedience. The course shall include training on the use of force. Officers must also complete additional trainings on specific topics, such as (1) elder and dependent adult abuse (2) Persons with mental disabilities, (3)	Cal Civil Code § 43.55 There shall be no liability on the part of, and no cause of action shall arise against, any peace officer who makes an arrest pursuant to a warrant of arrest regular upon its face if the peace officer in making the arrest acts without malice and in the reasonable belief that the person arrested is the one referred to in the warrant.	Cal Penal Code §§ 13510, 13510.1 The Commission shall adopt rules establishing minimum standards relating to moral, physical, and mental fitness that govern the recruitment of officers. The commission shall establish a certification program for peace officers. Basic, intermediate, advanced, supervisory, management, and executive certificates shall be established for the purpose of fostering professionalization, education, and experience	N/A	Cal Penal Code § 13510.8 A peace officer may have their certification revoked or suspended if the person is terminated for cause or otherwise engaged in serious misconduct, which includes: (1) Dishonesty relating to the reporting, investigation, or prosecution of a crime, or relating to the reporting of, or investigation of misconduct by, a peace officer or custodial officer, including, but not limited to, false statements, intentionally filing false reports, tampering with, falsifying, destroying, or concealing	Cal Penal Code § 835a A peace officer is justified in using deadly force upon another person only when the officer reasonably believes, based on the totality of the circumstances, that such force is necessary for either of the following reasons: (A) To defend against an imminent threat of death or serious bodily injury to the officer or to another person. (B) To apprehend a fleeing person for any felony that threatened or resulted in death or serious bodily	Cal Penal Code §§ 1319.4, 13519.41 The Commission establishes guidelines and training for peace officers on the racial and cultural differences among residents of the state. The course or courses of instruction and the guidelines shall stress understanding and respect for racial, identity, and cultural differences, and development of effective, noncombative



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				interactions with persons with mental illness or intellectual disability, (4) sexual assault, (5) child abuse or neglect, (6) domestic violence, (7) racial, identity and cultural diversity, (8) sexual orientation and gender identity, and (10) use of force.		necessary to adequately accomplish the general police service duties. Certificates shall be awarded on the basis of a combination of training, education, experience, and other prerequisites, as determined by the commission.		evidence, perjury, and tampering with data recorded by a bodyworn camera or other recording device for purposes of concealing misconduct. (2) Abuse of power, including, but not limited to, intimidating witnesses, knowingly obtaining a false confession, and knowingly making a false arrest. (3) Physical abuse, including, but not limited to, the excessive or unreasonable use of force. (4) Sexual assault (5) Demonstrating bias on the basis of race, national origin, religion, gender identity or expression, housing status, sexual orientation, mental or physical disability, or	injury, if the officer reasonably believes that the person will cause death or serious bodily injury to another unless immediately apprehended. Where feasible, a peace officer shall, prior to the use of force, make reasonable efforts to identify themselves as a peace officer and to warn that deadly force may be used, unless the officer has objectively reasonable grounds to believe the person is aware of those facts. A peace officer shall not use deadly force against a person	methods of carrying out law enforcement duties in a diverse racial, identity, and cultural environment. The Commission shall also implement a course of training regarding sexual orientation and gender identity minority groups, which shall include education on the difference between sexual orientation and gender identity, proper terminology, how to create an inclusive workplace, how to respond
								other protected status in violation of law or	based on the danger that person	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight						department policy or inconsistent with a peace officer's obligation to carry out their duties in a fair and unbiased manner. (6) Acts that violate the law and are sufficiently egregious or repeated as to be inconsistent with a peace officer's obligation to uphold the law or respect the rights of members of the public (7) Participation in a law enforcement gang. (8) Failure to cooperate with an investigation into potential police misconduct, and (9) Failure to intercede when present and observing another officer using force that is clearly beyond that which is	poses to themselves, if an objectively reasonable officer would believe the person does not pose an imminent threat of death or serious bodily injury to the peace officer or to another person. Cal Gov't Code Ann. § 7286.5 A law enforcement agency shall not authorize the use of a carotid restraint or choke hold by any peace officer Cal Gov't Code § 7286 Each law enforcement	effectively to hate crimes.
								necessary. Cal. Gov't Code §§ 3300—3313	agency shall, by no later than January 1, 2021, maintain a policy that provides a	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								Law Enforcement	minimum standard	
								Officers' Bill of Rights	on the use of force.	
								("LEOBR").	Each agency's	
									policy shall include	
									all of the following:	
									(1) A requirement	
									that officers utilize	
									de-escalation	
									techniques, crisis	
									intervention	
									tactics, and other	
									alternatives to	
									force when	
									feasible. (2) A	
									requirement that	
									an officer may only	
									use a level of force	
									that they	
									reasonably believe	
									is proportional to the seriousness of	
									the suspected	
									offense or the	
									reasonably	
									perceived level of	
									actual or	
									threatened	
									resistance. (3) A	
									requirement that	
									officers	
									immediately report	
									potential excessive	
									force to a superior	
									officer when	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									present and observing another officer using force that the officer believes to be beyond that which is necessary, as determined by an objectively reasonable officer under the circumstances based upon the totality of information actually known to the officer.	
6	Colorado	Colo. Rev. Stat. Ann. § 24-31-902 By July 1, 2023 all local law enforcement agencies in the state and the Colorado state patrol shall provide body- worn cameras for each peace officer of the law enforcement agency who	Colo. Rev. Stat. Ann. § 24-31-903 Beginning July 1, 2023, the division of criminal justice in the department of public safety shall create an annual report including all of the information that is reported to the division. Beginning April 1, 2022, the Colorado state patrol and each local law enforcement agency	Colo. Rev. Stat. Ann. §§ 24-31-312, 313, 313.5, 315 The Peace Officers Standards and Training Board ("P.O.S.T. board") prepares the school resource officer training curriculum to prepare peace officers, which must be completed within six months of a peace officers' assignment.	Colo. Rev. Stat. Ann. § 13-21-131 A peace officer who subjects or causes to be subjected, including failing to intervene, any other person to the deprivation of individual rights, is liable to the injured party for legal or equitable relief. Statutory immunities and statutory	Colo. Rev. Stat. Ann. § 24-31-305 Basic peace officer certification requirements include: (I) Successful completion of a high school education or its equivalent; (II) Successful completion of basic training approved by the P.O.S.T. board; (III) Passage	Colo Rev. Stat. Ann. § 24-31-602 The "Safe2tellAct " is designed to empower students and the community by offering a comprehensi ve program of education, awareness,	Colo. Rev. Stat. Ann. § 24-31-904 The P.O.S.T. board shall permanently revoke a peace officer's certification if: (I) The P.O.S.T. certified peace officer is convicted of or pleads guilty or nolo contendere to a crime involving the unlawful use of physical force or a crime involving the failure to	Colo. Rev. Stat. Ann. § 18-1-707 Peace officers, in carrying out their duties, shall apply nonviolent means, when possible, before resorting to the use of physical force. A peace officer may use physical force only if nonviolent means would be ineffective in	Colo. Rev. Stat. Ann. § 24-31- 309 Racial profiling, defined as the practice of relying solely on race, ethnicity, gender, national origin, language, religion, sexual orientation, gender identity,



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight	Reporting				Engagement		roice	
		Oversignt								
		interacts with	that employs peace	The P.O.S.T. board shall	limitations on	of examinations	and training	intervene in the use of	effecting an arrest,	gender
		members of the	officers shall report to	also implement a training	liability, damages, or	administered by the	and a readily	unlawful force and the	preventing an	expression, age,
		public. A peace	the division of criminal	curriculum to prepare	attorney fees do not	P.O.S.T. board; and	accessible	incident resulted in	escape, or	or disability in
		officer shall wear	justice the following	peace officers to	apply to claims	(IV) Current first aid	tool that	serious bodily injury	preventing an	policing is
		and activate a	using data-collection	recognize and address	brought pursuant to	and	allows	or death to another	imminent threat of	prohibited.
		body-worn	methods developed for	incidents of abuse and	this section. The	cardiopulmonary	students and	person; (II) The	injury to the peace	
		camera or dash	this purpose by the	exploitation of at-risk-	"Colorado	resuscitation	the	P.O.S.T. certified	officer or another	
		camera, if the	division of criminal	elders and at-risk adults	Governmental	certificates or their	community	peace officer is found	person.	
		peace officer's	justice in conjunction	with intellectual and	Immunity Act",	equivalents.	to easily	civilly liable for the		
		vehicle is	with the Colorado	developmental	article 10 of title 24,		provide	use of unlawful	When physical	
		equipped with a	bureau of investigation	disabilities.	does not apply to	Colo. Rev. Stat. Ann.	anonymous	physical force, or is	force is used, a	
		dash camera,	and local law		claims brought	§ 24-31-304	information	found civilly liable for	peace officer shall:	
		when	enforcement agencies:	Officers are required to	pursuant to this		about unsafe,	failure to intervene in	(a) Not use deadly	
		responding to a	(a) All use of force by	attend annual in-service	section. Qualified	A person seeking to	potentially	the use of unlawful	physical force to	
		call for service,	its peace officers that	training programs	immunity is not a	enroll in a peace	harmful,	force and the incident	apprehend a	
		entering into a	results in death or	including proper restraint	defense to liability	officer training	dangerous,	resulted in serious	person who is	
		premises for the	serious bodily injury or	and holds training, a 2-	pursuant to this	academy shall	violent, or	bodily injury or death	suspected of only a	
		purposes of	that involves the use of	hour anti-bias training,	section.	submit fingerprints	criminal	to another person; (III)	minor or	
		enforcing the	a weapon, (b) All	and, in alternating years,		to the academy	activities in	An administrative law	nonviolent offense;	
		law or in	instances when a peace	either a 2-hour	However, a peace	prior to enrolling, to	schools, or	judge, hearing officer,	(b) Use only a	
		response to a	officer resigned while	community policing and	officer's employer	be forwarded to the	the threat of	or internal	degree of force	
		call for service,	under investigation for	community partnerships	shall indemnify its	CO Bureau of	these	investigation finds	consistent with the	
		during a welfare	violating department	training program or a	peace officers for any	Investigation for a	activities, to	that a peace officer	minimization of	
		check except for	policy; (c) All data	two-hour situation de-	liability incurred by	fingerprint-based	appropriate	used unlawful physical	injury to others; (c)	
		a motorist assist,	relating to contacts and	escalation training.	the peace officer and	criminal history	law	force, failed to	Ensure that	
		or during any	entries into a	Officers must complete	for any judgment or	record check.	enforcement	intervene, or violated	assistance and	
		interaction with	residence, including a	the training at least once	settlement entered		and public	section 18-1-707, and	medical aid are	
		the public	forcible entry,	every 5 years or face	against the peace		safety	the incident resulted	rendered to any	
		initiated by the	conducted by its peace	suspension.	officer for claims		agencies and	in bodily injury or	injured or affected	
		peace officer,	officers; (d) All		arising pursuant to		school	death to another	persons as soon as	
		whether	instances of		this section.		officials; and	person; (IV) An	practicable; and (d)	
		consensual or	unannounced entry				The ability to	administrative law	Ensure that any	
		nonconsensual,	into a residence, with				anonymously	judge, hearing officer,	identified relatives	
		for the purpose	or without a warrant;				report	or internal	or next of kin of	



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
		of enforcing the	and the number of				information	investigation finds	persons who have	
		law or	officer-involved civilian				about unsafe,	that a peace officer	sustained serious	
		investigating	deaths.				potentially	failed to intervene	bodily injury or	
		possible					harmful,	pursuant to section	death are notified	
		violations of the	Colo. Rev. Stat. Ann. §				dangerous,	18-8-805(5) and the	as soon as	
		law. The body-	18-8-802				violent, or	incident resulted in	practicable.	
		worn camera or					criminal	death to another		
		dash camera	A peace officer who				activities in	person; or (V) An	A peace officer is	
		does not need to	witnesses another				schools	administrative law	prohibited from	
		be on when en	peace officer in				before or	judge, hearing officer,	using a chokehold	
		route to a call	pursuance of such				after they	or internal	upon another	
		for service but	other peace officer's				have	investigation finds	person.	
		should be turned	law enforcement duties				occurred is	that a peace officer		
		on shortly before	in carrying out an				critical in	violated section 18-8-	A peace officer is	
		the vehicle	arrest of any person,				reducing,	805(1) or (2)(a)(I) and	justified in using	
		approaches the	placing any person				responding	the incident resulted	deadly physical	
		scene.	under detention, taking				to, and	in death to another	force to make an	
			any person into				recovering	person.	arrest only when	
			custody, booking any				from these		all other means of	
			person, or in the				types of	Colo. Rev. Stat. Ann. §	apprehension are	
			process of crowd				events in	24-31-902	unreasonable	
			control or riot control,				schools.		given the	
			use physical force					If an officer fails to	circumstances and:	
			which exceeds the					activate a body-worn	(a) The arrest is for	
			degree of physical force					camera or dash	a felony involving	
			permitted pursuant to					camera as required or	conduct including	
			section 18-1-707 must					tampers with the	the use or	
			report such use of force					footage, there is a	threatened use of	
			to such officer's					permissive inference	deadly physical	
			immediate supervisor.					in any investigation or	force; (b) The	
								legal proceedings that	suspect poses an	
								the missing footage	immediate threat	
								would have reflected	of death or serious	
								misconduct by the	bodily injury to the	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								peace officer. In addition, the peace officer's employer shall impose discipline up to and including termination.	peace officer or another person; (c) The force employed does not create a substantial risk of injury to other persons.	
									Colo. Rev. Stat. Ann. § 18-8-803 Subject to the provisions of section 18-1-707, a peace officer who uses excessive	
									force in pursuance of such officer's law enforcement duties shall be subject to the criminal laws of this state to the same degree as	
									any other citizen, including the provisions of part 1 of article 3 of this title concerning homicide and related offenses and the provisions of part 2 of said	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									article 3 concerning assaults. As used in this section, "excessive force" means physical force which exceeds the degree of physical force permitted pursuant to section 18-1-707. The use of excessive force shall be presumed when a peace officer continues to apply physical force in excess of the force permitted by section 18-1-707 to a person who has been rendered incapable of resisting arrest.	
7	Connecticut	Conn. Gen. Stat. Ann. § 7-294aaa Town legislatures may establish civilian	Conn. Gen. Stat. Ann. § 7-294c Police Officer Standards and Training Council shall file an annual report to Governor and	Conn. Gen. Stat. Ann. §§ 7-294a, f, g, h, l, n, o, q, r, s, gg, hh Officers must be trained by Police Officer	Conn. Gen. Stat. Ann. § 4-165 State officers shall not be personally liable for damage or injury caused (not	Conn. Gen. Stat. Ann. § 7-291c Agencies may not hire officers who were dismissed for malfeasance or	N/A	Conn. Gen. Stat. Ann. § 7-294bb Agencies must develop and implement a written policy on accepting,	Conn. Gen. Stat. Ann. §§ 53a-18, 19, 20, 21, 22, 23 Use of physical force justifiable when reasonable	Conn. Gen. Stat. Ann. § 7- 291a If an agency serves a community



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		police review boards.	joint standing committees of General Assembly with data on (1) comprehensive municipal police training plan; (2) recruitment retention and promotion of minority police officers; and (3) accounting for all grants, contributions, gifts, donations, or other financial assistance. Conn. Gen. Stat. Ann. § 51-277a Upon conclusion of a use of force incident resulting in death, the Inspector General shall file a report with the Chief State's Attorney detailing circumstances, determination whether use of force was justifiable under § 53a-22, and recommended future action to be taken by Inspector	Standards and Training Council. Officers must be trained in sexual assault investigation, rape crisis intervention; domestic violence, child abuse, suicide intervention; handling juveniles and adults with autism spectrum disorder, cognitive impairment or nonverbal learning disorder; gang-related violence; crimes motivated by bigotry or bias; missing persons; eyewitness IDs; incidents involving individuals with serious mental illness; cultural competency; implicit bias; body worn recording equipment; resilience and self-care techniques; and crowd management. Conn. Gen. Stat. Ann. § 17a-106f Officers must receive	wanton, reckless, or malicious) caused in the discharge of his or her duties or within scope of employment.	other serious misconduct regarding fitness to serve as officer; may not hire officers who resigned or retired while under investigation for malfeasance or serious misconduct. Conn. Gen. Stat. Ann. §§ 7-294a, 294d Provides requirements and qualifications for officers.		processing, and investigating public complaints of alleged misconduct by law enforcement officers. Conn. Gen. Stat. Ann. § 7-294d Provides procedures for officers accused of misconduct.	and necessary to maintain order, deadly physical force permitted only when reasonable belief that it is necessary to prevent death or serious physical injury. Conn. Gen. Stat. Ann. § 51-277a When officer uses physical force on another causing death or uses deadly force, Division of Criminal Justice must open investigation and determine whether the force was justifiable under § 53a-22. Conn. Gen. Stat. Ann. § 7-282e Officers have duty to intervene and to	with relatively high concentration of minority residents, the agency shall make efforts to recruit, retain, and promote minority police officers. Conn. Gen. Stat. Ann. § 7-294n Every basic police training program must include training related to crimes motivated by bigotry or bias. Conn. Gen. Stat. Ann. § 54-1m Agencies must adopt a written policy that
				training regarding					report when witnessing another	prohibits the stopping,



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			General as a result of incident. Conn. Gen. Stat. Ann. § 7-282e Officers must report use of excessive force to the law enforcement unit. Conn. Gen. Stat. Ann. § 54-1t Officers must document any use of an electronic defense weapon in use of force reports.	trafficking of minor children. Conn. Gen. Stat. Ann. § 46b-38b Officers shall be trained in arrest policies in family violence incidents.					officer using excessive force; no retaliation against officer intervening or reporting.	detention, or search of a person when such action is solely motivated by race, color, ethnicity, age, gender or sexual orientation. Conn. Gen. Stat. Ann. § 7-294s Officers must be trained in cultural competency and sensitivity and bias-free police training (implicit bias training).
8	Delaware	N/A	Del. Code Ann. tit. 29, § 2553 Division of Civil Rights and Public Trust shall investigate all hate crimes; use of deadly force by officers; and	Del. Code Ann. tit. 11, §§ 8401 – 8410 Officers must be trained to identify symptoms of mental disability, illness, and/or physical disability	Del. Code Ann. tit. 10, §§ 4001, 4011 Officers are immune from suit on any and all tort claims for damages.	Del. Code Ann. tit. 11, §§ 8404-05 Provides requirements for officers' certification.	N/A	Del. Code Ann. tit. 11, § 9200 et seq. Provides procedures for officers under investigation for any reason which could lead to disciplinary	Del. Code Ann. tit. 11, § 467 Use of force is justifiable when reasonable belief that force is immediately	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			may issue a public report on race of officers, individuals involved, and whether race was relevant or motivating factor in using force.	and how to respond appropriately.				action, demotion, or dismissal. Del. Code Ann. tit. 11, §§ 9200—9209 Law Enforcement Officers' Bill of Rights ("LEOBR").	necessary to effect arrest; force necessary to prevent physical harm to a person taken hostage. Use of deadly force is justifiable if all other reasonable means of apprehension have been exhausted; reasonable belief that arrest is for a crime involving physical injury or threat; deadly force is directed at a vehicle for purpose of effecting arrest and reasonable belief that arrest is for a felony involving physical injury or threat; no substantial risk of injury to innocent people; reasonable belief of substantial risk that person to be arrested will cause	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									death or serious physical injury.	
									Use of force justifiable to prevent suicide or inflict injury on self.	
									Del. Code Ann. tit. 11, § 607A	
									Officers may not use aggravated strangulation (chokehold) unless reasonable belief that use of deadly force is necessary to protect the life of a civilian or an officer; violation of this section constitutes a felony.	
9	Florida	N/A	Fla. Stat. Ann. § 943.05 Criminal Justice	Fla. Stat. Ann. § 943.135 Provides requirements	Fla. Stat. Ann. § 776.06	Fla. Stat. Ann. § 943.13	Fla. Stat. Ann. § 943.1729	Fla. Stat. Ann. §§ 112.532, 533, 534	Fla. Stat. Ann. § 776.05	Fla. Stat. Ann. § 943.1715
			Information Program shall prepare and disseminate semiannual reports to Governor, legislature,	for continued employment with law enforcement agency; must receive periodic commission approved	Officer not liable for use of stun gun/taser in any civil or criminal action if used in good	Provides minimum qualifications for officers' employment (19 years old, US citizen,	Criminal Justice Standards and Training Commission	Provides rights and procedures for officers accused of misconduct.	Officers may use force to arrest when reasonable belief necessary to defend self or	As part of basic skills training, officers must complete special training



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			all criminal justice agencies, and upon request, the public; reports shall include types of crime reported, offenders, arrests, and victims. Fla. Stat. Ann. § 943.6872 Beginning July 2022, agencies must report quarterly to the department any data regarding use of force by officers that results in serious bodily injury, death, or discharge of firearm at a person.	training or education, at the rate of 40 hours every 4 years. Fla. Stat. Ann. §§ 943.17, 171, 1715, 1716, 1717, 1718, 172, 1725, 1726, 17261, 1727, 1728, 17926, 17297, 17928, 1758, 1735 Officers must be trained in: handling domestic violence cases; use of stun guns; body-worn cameras; using electronic databases; victims assistance and rights; sexual assault investigation; HIV/AIDS; diabetic emergencies; medical use of marijuana; autism spectrum disorder; community policing; juvenile sex offender investigation; elder abuse and neglect; human trafficking; head trauma and brain injury in children under 6; use of force policies (including alternatives and de-	faith within scope of duties.	high school graduate or equivalent; physical exam). Fla. Stat. Ann. § 943.131 Provides for temporary employment of officer who has not met the requirements of 943.13 but a "critical need" exists to employ the person.	may incorporate community policing concepts into course curriculum for officers to obtain certification; may also establish continuing training requirements in community policing.	Fla. Stat. §§ 112.531—112.535 Law Enforcement Officers' Bill of Rights ("LEOBR").	another from bodily harm while making arrest; when retaking felons who have escaped; when necessary to prevent arresting felons fleeing; reasonable belief that fleeing felon poses threat of death or serious physical harm to officer or others; reasonable belief that fleeing felon committed a crime involving infliction or threat thereof of serious physical harm to another. Fla. Stat. Ann. § 776.07 Deadly force permitted if officer reasonably believes necessary to prevent escape of a prisoner from	relating to diverse communities and awareness of cultural differences. Fla. Stat. Ann. § 943.1716 Officers are required to complete continued training relating to diverse communities and awareness of cultural differences. Fla. Stat. Ann. § 943.1758 Criminal Justice Standards and Training Commission shall revise its training requirement to include training
				escalation techniques); diverse populations; duty					penal institution.	related to diverse



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				to render medical aid following use of force; recognizing symptoms of someone with substance abuse disorder or mental illness and appropriate responses.					Fla. Stat. Ann. § 943.1740 Agencies must develop and maintain policies regarding use of force investigations and must incorporate independent review of force used by another agency, another officer, or state attorney; independent report must be submitted to state attorney. Fla. Stat. Ann. § 870.05 Officers who kill those unlawfully assembled and who have refused to disperse shall be guiltless and fully justified.	populations and shall include training on stops, use of force, domination, and other interactions, and discriminatory profiling.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									Fla. Stat. Ann. § 901.20 Officer may use any reasonable force to liberate self or another from detention in a building entered for purpose of making an arrest.	
10	Georgia	N/A	N/A	Ga. Code Ann. §§ 35-8-8, 9, 11 Peace officers must successfully complete a job-related academy entrance examination provided for and administrated by the council before the basic training course. In addition, every candidate must satisfactorily complete a basic training course at any school certified by the council prior to appointment as a peace officer.	Ga. Code Ann. § 35-1-7 A law enforcement officer shall not be liable at law for any action(s) done while performing any duty at the scene of an emergency except for gross negligence, willful or wanton misconduct, or malfeasance.	Ga. Code Ann. § 35-8-8 A person employed or certified as a peace officer must be 18 years of age, a U.S. citizen, have a high school diploma or equivalent, not be convicted of any federal or state crime for which the punishment could have been imprisonment or be convicted of sufficient misdemeanors to establish a pattern of disregard for the law, be	N/A	Ga. Code Ann. § 35-8-7.1 A council certified officer may be disciplined by the council if the council determines that the officer has knowingly made misleading, deceptive, untrue, or fraudulent representations in the practice of being an officer or in any document connected therewith or practiced fraud or deceit or intentionally made any false statement in obtaining a certificate to practice as an	Ga. Code Ann. § 17-4-20 Sheriffs and peace officers who are appointed or employed in conformity with Chapter 8 of Title 35 may use deadly force to apprehend a suspected felon only when the officer reasonably believes that the suspect possesses a deadly weapon or any object, device, or instrument which, when used offensively against	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
						fingerprinted, possess good moral character, be free from any physical, emotional, or mental conditions that might adversely affect their duties, and successfully complete all training requirements.		officer; has been convicted of a felony; has committed a crime of moral turpitude; engaged in any unprofessional, deceptive, unethical, or deleterious conduct or practice harmful to the public; violated or attempted to violate a law, rule or regulation of this state, any other state, the council, or the United States.	a person, is likely to or actually does result in serious bodily injury; when the officer reasonably believes that the suspect poses an immediate threat of physical violence to the officer or others; or when there is probable cause to believe that the suspect has committed a crime involving the infliction or threatened infliction of serious physical harm.	
11	Hawaii	Hawaii Rev. Stat. Ann. § 4-28-152 The Law Enforcement Officer Independent Review Board within the office of the AG is responsible for	Hawaii Rev. Stat. Ann. § 52D-3.5 The chief of each county police department shall submit to the legislature no later than January 31 of each year an annual report of misconduct incidents	Hawaii Rev. Stat. Ann. § 801K-5 Law enforcement entities shall include in their training programs for law enforcement officers and recruits information on the methods, technical aspects, and scientific findings regarding the	N/A	Hawaii Rev. Stat. Ann § 139-6 No person may be appointed as a law enforcement officer unless the person: (1) Has satisfactorily completed a basic program of law enforcement	N/A	N/A	Hawaii Rev. Stat. Ann. § 703-307 The use of force upon or toward the person of another is justifiable when the actor is making or assisting in making an arrest	N/A



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability & Oversight	Reporting				Engagement		Force	
		Oversignt								
		reviewing	that resulted in	basis of the eyewitness		training approved			and the actor	
		criminal	suspension or	identification practices		by the board; and			believes that such	
		investigations of	discharge of a police	and procedures		(2) Possesses other			force is	
		incidents of	officer. The reporting	referenced in this		qualifications as			immediately	
		officer-involved	period of each report	chapter.		prescribed by the			necessary to effect	
		death conducted	shall be from January 1			board for the			a lawful arrest. The	
		by law	to December 31 of the			employment of law			use of force is not	
		enforcement	year immediately prior			enforcement			justifiable under	
		agencies and	to the year of the			officers, including			this section unless:	
		issuing	report submission. The			minimum age,			(a) The actor	
		recommendatio	report shall: (1)			education, Physical			makes known the	
		ns to the	Summarize the facts			and mental			purpose of the	
		prosecuting	and the nature of the			standards,			arrest or believes	
		attorney of the	misconduct for each			citizenship, good			that it is otherwise	
		county in which	incident; (2) Specify the			conduct, moral			known by or	
		the incident	disciplinary action			character, and			cannot reasonably	
		occurred. The	imposed for each			experience. (b) The			be made known to	
		Board includes	incident; (3) Identify			board shall issue a			the person to be	
		two appointed	any other incident in			certification to an			arrested; and (b)	
		community	the annual report			applicant who			When the arrest is	
		members.	committed by the same			meets the			made under a	
			police officer; (4) State			requirements of			warrant, the	
			whether the highest			subsection (a) or			warrant is valid or	
			nonjudicial grievance			who has			believed by the	
			adjustment procedure			satisfactorily			actor to be valid.	
			timely invoked by the			completed a			The use of deadly	
			police officer or the			program or course			force is not	
			police officer's			of instruction in			justifiable under	
			representative has			another jurisdiction			this section unless:	
			concluded: (A) If the			that the board			(a) The arrest is for	
			highest nonjudicial			deems to be			a felony; (b) The	
			grievance adjustment			equivalent in			person effecting	
			procedure has			content and quality			the arrest is	
			concluded, the report						authorized to act	



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight	neporting				Linguagement		10.00	
			shall state: (i) Whether			to the requirements			as a law	
			the incident concerns			of subsection (a).			enforcement	
			conduct punishable as			(0)			officer or is	
			a crime, and if so,						assisting a person	
			describe the county						whom he believes	
			police department's						to be authorized to	
			findings of fact and						act as a law	
			conclusions of law						enforcement	
			concerning the criminal						officer; (c) The	
			conduct; and (ii)						actor believes that	
			Whether the county						the force	
			police department						employed creates	
			notified the respective						no substantial risk	
			county prosecuting						of injury to	
			attorney of the						innocent persons;	
			incident; or (B) If the						and (d) The actor	
			highest nonjudicial						believes that: (i)	
			grievance adjustment						The crimes for	
			procedure has not						which the arrest is	
			concluded, the report						made involved	
			shall state the current						conduct including	
			stage of the nonjudicial						the use or	
			grievance adjustment						threatened use of	
			procedure as of the						deadly force; or (ii)	
			end of the reporting						There is a	
			period; and (5) Disclose						substantial risk	
			the identity of the						that the person to	
			police officer upon the						be arrested will	
			police officer's						cause death or	
			suspension or						serious bodily	
			discharge. (c) The						injury if his	
			report shall tabulate						apprehension is	
			the number of police						delayed. The use of	
			officers suspended and						force to prevent	



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
			discharged under the						the escape of an	
			following categories of						arrested person	
			the department's						from custody is	
			Standards of Conduct:						justifiable when	
			(1) Malicious use of						the force could	
			physical force; (2)						justifiably have	
			Mistreatment of						been employed to	
			prisoners; (3) Use of						effect the arrest	
			drugs and narcotics;						under which the	
			and (4) Cowardice. (d)						person is in	
			The summary of facts						custody, except	
			provided in accordance						that a guard or	
			with subsection (b)(1)						other person	
			shall not be of such a						authorized to act	
			nature so as to disclose						as a law	
			the identity of the						enforcement	
			individuals involved,						officer is justified	
			except as required						in using force	
			under subsection						which he believes	
			(b)(5). (e) For any						to be immediately	
			misconduct incident						necessary to	
			reported pursuant to						prevent the escape	
			this section and subject						from a detention	
			to subsection (b)(4)(B),						facility.	
			the chief of each						,	
			county police							
			department shall							
			provide updated							
			information in each							
			successive annual							
			report, until the highest							
			nonjudicial grievance							
			adjustment procedure							!
			timely invoked by the							



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
			police officer has							
			concluded. In each							
			successive annual							
			report, the updated							
			information shall							
			reference where the							
			incident appeared in							
			the prior annual report.							
			For any incident							
			resolved without							
			disciplinary action after							
			the conclusion of the							
			non-judicial grievance							
			adjustment procedure,							
			the chief of each							
			county police							
			department shall							
			summarize the basis for							
			not imposing							
			disciplinary action. (f)							
			For each misconduct							
			incident reported in an							
			annual report, the chief							
			of each county police							
			department shall retain							
			the disciplinary records							
			in accordance with the							
			department's record							
			retention policy or for							
			at least eighteen							
			months after the final							
			annual report							
			concerning that							



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			incident, whichever period is longer.							
12	Idaho	N/A	Idaho Code Ann. § 74- 105; Idaho Code Ann. § 74-124 Investigatory records of a law enforcement agency are exempt from disclosure only to the extent that the production of such records would interfere with enforcement proceedings; deprive a person of a right to a fair trial or an impartial adjudication; constitute an unwarranted invasion of personal privacy; Disclose the identity of a confidential source and, in the case of a record compiled by a criminal law enforcement agency, in the course of a criminal investigation; disclose confidential information furnished only by the confidential source; Disclose	Idaho Code Ann. § 19-5109 The Idaho Peace Officer Standards and Training Council establishes the requirements of minimum basic training that peace officers must complete and the time within which such basic training must be completed. One component of minimum basic training is a course in the investigation and collection of evidence in cases involving an allegation of sexual assault or battery.	N/A	Idaho Code Ann. § 19-5109 The Idaho Peace Officer Standards and Training Council establishes the minimum requirements for employment including minimum age, physical and mental standards, citizenship, moral character, experience and such other matters as relate to the competence and reliability of peace officers. Officers must be certified by the council in order to be eligible for employment.	N/A	Idaho Code Ann. § 19-5109 The Council shall decertify an officer who is convicted of a felony or offense that would be a felony if committed in the state. The Council may decertify an officer who is convicted of a misdemeanor, willfully or otherwise falsifies or omits any information to obtain any certified status or violates any of the standards of conduct as established by the Council's code of ethics.	Idaho Code Ann. § 18-4011 Homicide is justifiable when committed by public officers and those acting by their command in their aid and assistance, either: 1. In obedience to any judgment of a competent court; or 2. When reasonably necessary in overcoming actual resistance to the execution of some legal process, or in the discharge of any other legal duty including suppression of riot or keeping and preserving the peace. Use of deadly force shall not be justified in overcoming actual	Idaho Code Ann. § 39-6316 All training provided by the peace officers standards and training academy relating to the handling of domestic violence complaints by law enforcement officers shall stress enforcement of criminal laws in domestic situations, availability of community resources, and protection of the victim. Law enforcement agencies and community organizations



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			investigative						resistance unless	with expertise
			techniques and						the officer has	in the issue of
			procedures; Endanger						probable cause to	domestic
			the life or physical						believe that the	violence shall
			safety of law						resistance poses a	cooperate in all
			enforcement						threat of death or	aspects of such
			personnel; or Disclose						serious physical	training.
			the identity of a						injury to the officer	training.
			reporting party						or to other	When a peace
			maintained by any law						persons; or 3.	officer
			enforcement entity or						When reasonably	responds to a
			the department of						necessary in	domestic
			health and welfare						preventing rescue	violence call,
			relating to the						or escape or in	the officer shall
			investigation of child						retaking inmates	give a written
			abuse, neglect or						who have been	statement to
			abandonment unless						rescued or have	victims which
			the reporting party						escaped from any	alerts the victim
			consents in writing to						jail, or when	to the
			the disclosure or the						reasonably	availability of a
			disclosure of the						necessary in order	shelter or other
			reporting party's						to prevent the	resources in the
			identity is required in						escape of any	community and
			any administrative or						person charged	give the victim
			judicial proceeding.						with or suspected	a written notice
									of having	provided by the
			Idaho Code Ann. § 19-						committed a	Idaho state
			5114						felony, provided	police.
									the officer has	
			The Council shall make						probable cause to	The peace
			an annual report to the						believe that the	officer shall
			governor and						inmate, or persons	make every
									assisting his	effort to
									escape, or the	arrange, offer,



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			legislature on its activities.						person suspected of or charged with the commission of a felony poses a threat of death or serious physical injury to the officer or other persons.	or facilitate transportation for the victim to a hospital for treatment of injuries or to a place of safety or shelter. The law enforcement agency shall forward the offense report to the appropriate prosecutor within ten (10) days of making such report if there is probable cause to believe that an offense has been committed, unless the case is under active investigation.
13	Illinois	50 III. Comp. Stat. Ann. § 706/10-5-10-20	50 III. Comp. Stat. Ann. § 706/102-5	50 III. Comp. Stat. Ann. § 705/7	N/A	N/A	50 III. Comp. Stat. Ann. § 727/1-10	50 III. Comp. Stat. Ann. § 705/6.1	720 III. Comp. Stat. Ann. § 5/7-5.5	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		In order to	Law enforcement	The Board shall adopt			"The Police	The Board must	Prohibited use of	
		improve	agencies must provide	minimum standards for			and	review law officer	force by a peace	
		transparency	an annual report on the	training curriculum of			Community	conduct and records	officer.	
		and	use of officer-worn	new officers. The training			Relations	to ensure that no law		
		accountability to	body cameras to the	shall include subjects			Improvement	enforcement officer is	(a) A peace officer,	
		strengthen	Board. The Board must	such as cultural			Act." Each	certified or provided a	or any other	
		public trust in	analyze the reports and	competency, implicit bias			law	valid waiver if that law	person acting	
		law	provide an annual	and racial and ethnic			enforcement	enforcement officer	under the color of	
		enforcement,	report to the GA and	sensitivity, handling			agency shall	has been convicted of,	law, shall not use a	
		officers are	Governor.	juvenile offenders,			have a	found guilty of,	chokehold or	
		required to wear		recognition of mental			written policy	entered a plea of	restraint above the	
		officer-worn	50 Ill. Comp. Stat. Ann.	conditions and crises,			regarding the	guilty to, or entered a	shoulders with risk	
		body cameras.	§ 705/9.2	crimes against elderly,			investigation	plea of nolo	of asphyxiation in	
				investigation of domestic			of officer-	contendere to, a	the performance of	
			All law enforcement	violence and sexual			involved	felony offense under	his or her duties,	
			agencies must notify	assault cases. The			deaths.	the laws of this State	unless deadly force	
			the Board of any final	curriculum must include				or any other state	is justified under	
			determination of a	at least 12 hours of				which if committed in	this Article. (b) A	
			willful violation of	hands-on, scenario-based				this State would be	peace officer, or	
			policy, misconduct, or	role playing, 6 hours of				punishable as a	any other person	
			violation of law. The	instruction on use of				felony. The Board	acting under the	
			Board shall maintain a	force techniques, and 6				must also ensure that	color of law, shall	
			database of such	hours of training on high-				no law enforcement	not use a	
			officer professional	risk traffic stops.				officer is certified or	chokehold or	
			misconduct accessible					provided a valid	restraint above the	
			to the public on its	Officers are required to				waiver if that law	shoulders with risk	
			website.	complete in-service				enforcement officer	of asphyxiation, or	
				training every 3 years, on				has been convicted of,	any lesser contact	
			50 Ill. Comp. Stat. Ann.	topics including				found guilty of, or	with the throat or	
			§ 709/5-11	constitutional and proper				entered a plea of	neck area of	
				use of law enforcement				guilty to certain	another, in order	
			Under the Uniform	authority, procedural				misdemeanors as	to prevent the	
			Crime Reporting Act, all	justice, civil rights, human				defined in the statute.	destruction of	
			law enforcement	rights, reporting child				Any full-time or part-	evidence by	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			agencies must submit	abuse and neglect, and				time law enforcement	ingestion. (c) As	
			to the State Police a	cultural competency,				officer with a	used in this	
			monthly report that	including implicit bias and				certificate or waiver	Section,	
			shall include: (1)	racial and ethnic				issued by the Board	"chokehold"	
			beginning January 1,	sensitivity. Officers are				who is convicted of,	means applying	
			2016, a report on any	also required to complete				found guilty of, or	any direct pressure	
			arrest-related death	annual training on law				entered a plea of	to the throat,	
			that shall include	updates, emergency				guilty to, or entered a	windpipe, or	
			information regarding	medical response training				plea of nolo	airway of another.	
			the deceased, the	and certification, crisis				contendere to any	"Chokehold" does	
			officer, any weapon	intervention training, and				offense described in	not include any	
			used by the officer or	officer wellness and				this Section	holding involving	
			the deceased, and the	mental health.				immediately becomes	contact with the	
			circumstances of the	50,111,0				decertified or no	neck that is not	
			incident. The Illinois	50 III. Comp. Stat. Ann. §				longer has a valid	intended to reduce	
			State Police shall	710/2				waiver.	the intake of air	
			submit on a quarterly	Peace officers are				FOUL CO. C A	such as a headlock	
			basis all information					50 III. Comp. Stat. Ann.	where the only	
			collected under this	required to complete a				§ 705/6.3	pressure applied is	
			paragraph (1) to the	40-hour course of training on the use of firearms.				The Decad has the	to the head. (d) As	
			Illinois Criminal Justice	on the use of firearms.				The Board has the	used in this	
			Information Authority,					authority to decertify a full-time or a part-	Section, "restraint above the	
			contingent upon updated federal					time law enforcement	shoulders with risk	
			guidelines regarding					officer upon a	of positional	
			the Uniform Crime					determination by the	asphyxiation"	
			Reporting Program; (2)					Board that the law	means a use of a	
			a report on any					enforcement officer	technique used to	
			instance when a law					has: (1) committed an	restrain a person	
			enforcement officer					act that would	above the	
			discharges his or her					constitute a felony or	shoulders,	
			firearm causing a non-					misdemeanor which	including the neck	
			fatal injury to a person,					could serve as basis	or head, in a	
			during the performance					for automatic	position which	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversignt								
			of his or her official					decertification,	interferes with the	
			duties or in the line of					whether or not the	person's ability to	
			duty; (3) a report of					law enforcement	breathe after the	
			incident-based					officer was criminally	person no longer	
			information on hate					prosecuted, and	poses a threat to	
			crimes including					whether or not the	the officer or any	
			information describing					law enforcement	other person. (e) A	
			the offense, location of					officer's employment	peace officer, or	
			the offense, type of					was terminated; (2)	any other person	
			victim, offender, and					exercised excessive	acting under the	
			bias motivation. If no					use of force; (3) failed	color of law, shall	
			hate crime incidents					to comply with the	not: (i) use force as	
			occurred during a					officer's duty to	punishment or	
			reporting month, the					intervene, including	retaliation; (ii)	
			law enforcement					through acts or	discharge kinetic	
			agency must submit a					omissions; (4)	impact projectiles	
			no incident record, as					tampered with a dash	and all other non-	
			required by the Illinois					camera or body-worn	lethal or less-lethal	
			State Police; (4) a					camera or data	projectiles in a	
			report on any incident					recorded by a dash	manner that	
			of an alleged					camera or body-worn	targets the head,	
			commission of a					camera or directed	neck, groin,	
			domestic crime, that					another to tamper	anterior pelvis, or	
			shall include					with or turn off a dash	back; (iii) discharge	
			information regarding					camera or body-worn	conducted	
			the victim, offender,					camera or data	electrical weapons	
			date and time of the					recorded by a dash	in a manner that	
			incident, any injury					camera or body-worn	targets the head,	
			inflicted, any weapons					camera for the	chest, neck, groin,	
			involved in the					purpose of concealing,	or anterior pelvis;	
			commission of the					destroying or altering	(iv) discharge	
			offense, and the					potential evidence; (5)	firearms or kinetic	
			relationship between					engaged in the	impact projectiles	
			the victim and the					following conduct	indiscriminately	



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
			· · · · · · · · · · · · · · · · · · ·							
			offender; (5) data on an					relating to the	into a crowd; (v)	
			index of offenses					reporting,	use chemical	
			selected by the Illinois					investigation, or	agents or irritants	
			State Police based on					prosecution of a	for crowd control,	
			the seriousness of the					crime: committed	including pepper	
			offense, frequency of					perjury, made a false	spray and tear gas,	
			occurrence of the					statement, or	prior to issuing an	
			offense, and likelihood					knowingly tampered	order to disperse	
			of being reported to					with or fabricated	in a sufficient	
			law enforcement. The					evidence; and (6)	manner to allow	
			data shall include the					engaged in any	for the order to be	
			number of index crime					unprofessional,	heard and	
			offenses committed					unethical, deceptive,	repeated if	
			and number of					or deleterious conduct	necessary,	
			associated arrests; and					or practice harmful to	followed by	
			(6) data on offenses					the public; such	sufficient time and	
			and incidents reported					conduct or practice	space to allow	
			by schools to local law					need not have	compliance with	
			enforcement. The data					resulted in actual	the order unless	
			shall include offenses					injury to any person.	providing such	
			defined as an attack					As used in this	time and space	
			against school					paragraph, the term	would unduly place	
			personnel, intimidation					"unprofessional	an officer or	
			offenses, drug					conduct" shall include	another person at	
			incidents, and incidents					any departure from,	risk of death or	
			involving weapons. (7)					or failure to conform	great bodily harm;	
			a report on incidents					to, the minimal	or (vi) use chemical	
			where a law					standards of	agents or irritants,	
			enforcement officer					acceptable and	including pepper	
			was dispatched to deal					prevailing practice of	spray and tear gas,	
			with a person					an officer.	prior to issuing an	
			experiencing a mental						order in a	
			health crisis or incident.						sufficient manner	
			The report shall include						to ensure the	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			the number of incidents, the level of law enforcement response and the outcome of each incident. For purposes of this Section, a "mental health crisis" is when a person's behavior puts them at risk of hurting themselves or others or prevents them from being able to care for themselves; (8) a report on use of force, including any action that resulted in the death or serious bodily injury of a person or the discharge of a firearm at or in the direction of a person. The report shall include information required by the Department, pursuant to Section 5-11 of this Act. The Department shall regularly submit use of					50 III. Comp. Stat. § 725/1-8 Law Enforcement Officers' Bill of Rights ("LEOBR").	order is heard, and repeated if necessary, to allow compliance with the order unless providing such time and space would unduly place an officer or another person at risk of death or great bodily harm.	
			force information to							



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			the FBI's National Use of Force Database.							
14	Indiana	N/A	N/A	Ind. Code Ann. § 5-2-1-9 The Board shall establish minimum basic training requirements which law officers must complete to be eligible for permanent employment and minimum training requirements which law enforcement officers must complete for continued employment. Basic training includes 6 hours of instruction on interacting with persons with autism, mental illness, addictive disorders, intellectual disabilities, and developmental disabilities; missing endangered adults; and persons with Alzheimer's disease or dementia. Minimum standards for a course of study on human and sexual trafficking that must be required for each person accepted for training at a law	N/A	Ind. Code Ann. § 5-2-1-9 The Board shall establish minimum standards of physical, educational, mental, and moral fitness which shall govern the acceptance of any person for training by any law enforcement training school or academy meeting or exceeding the minimum standards established pursuant to this chapter.	N/A	Ind. Code Ann. § 5-2-1-12.5 The board may revoke, suspend, modify, or restrict a diploma, certificate, or document showing compliance and qualification issued by the board, or any authority to act as a law enforcement officer in the state, for any of the following reasons: (1) The officer has been convicted of: (A) a felony; or (B) a misdemeanor that would cause a reasonable person to believe that the officer: (i) is dangerous or violent; or (ii) has a demonstrated propensity to violate the law.	Ind. Code Ann. § 35-41-3-3 A law enforcement officer is justified in using reasonable force if the officer reasonably believes that the force is necessary to enforce a criminal law or to effect a lawful arrest. However, an officer is justified in using deadly force only if the officer: (1) has probable cause to believe that that deadly force is necessary: (A) to prevent the commission of a forcible felony; or (B) to effect an arrest of a person who the officer has probable cause to believe poses a threat of serious	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				enforcement training				(2) The officer has	bodily injury to the	
				school or academy and				been found not guilty	officer or a third	
				for in-service training				of a felony by reason	person; and	
				programs for law				of mental disease or	(2) has given a	
				enforcement officers. The				defect.	warning, if	
				course must cover the				(3) The officer's	feasible, to the	
				following topics:				diploma, certificate, or	person against	
				(A) Examination of the				document showing	whom the deadly	
				human and sexual				compliance and	force is to be used.	
				trafficking laws (IC 35-42-				qualification issued by		
				3.5).				the board, or by	A law enforcement	
				(B) Identification of				another person, was	officer making an	
				human and sexual				issued in error or was	arrest under an	
				trafficking.				issued on the basis of	invalid warrant is	
				(C) Communicating with				information later	justified in using	
				traumatized persons.				determined to be	force as if the	
				(D) Therapeutically				false.	warrant was valid,	
				appropriate investigative				(4) The officer has	unless the officer	
				techniques.				engaged in conduct	knows that the	
				(E) Collaboration with				that would be a	warrant is invalid.	
				federal law enforcement				criminal offense		
				officials.				described in	A law enforcement	
				(F) Rights of and				subdivision (1)(A)	officer who has an	
				protections afforded to				through (1)(B), even if	arrested person in	
				victims.				the officer was not	custody is justified	
				(G) Providing				charged with the	in using the same	
				documentation that				criminal offense.	force to prevent	
				satisfies the Declaration					the escape of the	
				of Law Enforcement				Ind. Code §§ 36-8-2.1-	arrested person	
				Officer for Victim of				1—36-8-2.1-11	from custody that	
				Trafficking in Persons					the officer would	
				(Form I-914, Supplement					be justified in using	
				B) requirements					if the officer was	
									arresting that	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversignt		established under federal law. (H) The availability of community resources to assist human and sexual trafficking victims. (11) Minimum standards for ongoing specialized, intensive, and integrative training for persons responsible for investigating sexual assault cases involving adult victims. This training must include instruction on: (A) the neurobiology of trauma; (B) trauma informed interviewing; and (C) investigative techniques. (12) Minimum standards for de-escalation training. De-escalation training shall be taught as a part of existing use-of-force training and not as a				Law Enforcement Officers' Bill of Rights ("LEOBR").	person. However, an officer is justified in using deadly force only if the officer: (1) has probable cause to believe that deadly force is necessary to prevent the escape from custody of a person who the officer has probable cause to believe poses a threat of serious bodily injury to the officer or a third person; and (2) has given a warning, if feasible, to the person against whom the deadly force is to be used.	
				A law enforcement officer who has satisfactorily completed basic training and has been appointed						



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				to a law enforcement department or agency on either a full-time or parttime basis is not eligible for continued employment unless the officer satisfactorily completes the mandatory in-service training requirements established by rules adopted by the board. In-service training must include deescalation training. Inservice training must also include training in interacting with persons with mental illness, addictive disorders, intellectual disabilities, autism, developmental disabilities, and Alzheimer's disease or related senile dementia, to be provided by persons approved by the secretary of family and social services and the board, and training concerning human and						
				sexual trafficking and high-risk missing persons.						



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
15	Iowa	N/A	Iowa Code Ann. § 80B.10	lowa Code Ann. § 80B.11G	Iowa Code Ann. § 670.4A	Iowa Code Ann. § 80B.13	Iowa Code Ann. § 80B.11G	Iowa Code Ann. § 13.12	Iowa Code Ann. § 804.8	Iowa Code Ann. § 80B.11G
			The council shall make an annual report to the governor, the attorney general, and the commissioner of public safety which shall include pertinent data regarding the standards established and the degree of participation of agencies in the training program. The report shall specifically include data regarding academy resources devoted to training related to human trafficking. Iowa Code Ann. § 27.7 Peace officers' investigative reports and privileged records are confidential if that information is part of an ongoing investigation. However,	A law enforcement agency shall provide annual training to every law enforcement officer on issues relating to deescalation techniques and the prevention of bias. Every law enforcement officer in the state must participate in annual training in accordance with this section. Iowa Code Ann. § 80B.11 Minimum course of study requirements includes a separate domestic abuse curriculum and sexual assault curriculum. Advanced in-service training programs include the requirement of officers to complete a course on investigation, identification and reporting of public offenses based on the	"Qualified Immunity" An employee shall not be liable for monetary damages if the right, privilege, or immunity secured by law was not clearly established at the time of the alleged deprivation, or at the time of the alleged deprivation the state of the law was not sufficiently clear that every reasonable employee would have understood that the conduct alleged constituted a violation of law. Iowa Code Ann. § 704.13 A person who is justified in using reasonable force	The Council may issue certificates to law enforcement officers who have met the relevant hiring and training standards. Iowa Code Ann. §§ 80B.11, 11D Officers must meet certain age, physical, mental, moral and educational fitness requirements for appointment. Individuals applying to be certified as a law enforcement officer must successfully complete certain psychological and physical testing examinations, be of good moral	In developing training guidelines on the prevention of bias, the academy shall consult with the lowa civil rights commission groups and individuals having an interest and expertise in the field of cultural awareness and diversity, and advocacy organizations with an interest and expertise in the field of biased law	The attorney general may prosecute a criminal offense committed by a law enforcement officer, as defined in section 80B.3, arising from the actions of the officer resulting in the death of another, regardless of whether the county attorney requests the assistance of the attorney general or decides to independently prosecute the criminal offense committed by the officer. If the attorney general determines that criminal charges are not appropriate, the attorney general may refer the matter to the lowa law enforcement academy council to recommend	A peace officer, while making a lawful arrest, is justified in the use of any force which the peace officer reasonably believes to be necessary to effect the arrest or to defend any person from bodily harm while making the arrest. However, the use of deadly force or a chokehold is only justified when a person cannot be captured any other way and either of the following apply: a. The person has used or threatened to use deadly force in committing a felony.	Law enforcement officers receive annual training on the prevention of bias. The academy develops training guidelines, which include: a. An emphasis on law enforcement officer understanding and respect for diverse communities and the importance of effective, noncombative methods of carrying out law enforcement activities in a
			the date, time, specific location, and immediate facts and	race, color, religion, ancestry, national origin, political affiliation, sex,	against an aggressor in defense of oneself, another person, or	character as determined by a background	enforcement actions. The academy	revocation or suspension of the officer's certification if	b. The peace officer reasonably believes the	diverse community. b. Instruction



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight	circumstances surrounding a crime or incident shall not be kept confidential under this section, except in those unusual circumstances where disclosure would plainly and seriously jeopardize an investigation or pose a clear and present danger to the safety of an individual.	sexual orientation, age, or disability of the victim. Advanced in-service training requirements also include the completion of a mental health course at least once every 4 years.	property pursuant to section 704.4 is immune from criminal or civil liability for all damages incurred by the aggressor pursuant to the application of reasonable force. lowa Code Ann. § 670.12 Officers and employees of municipalities are not personally liable for claims exempted under Section 670.4 except claims for punitive damages as a result of acts in the performance of a	investigation and shall submit proof of completion of a two- or four-year police science or criminal justice program at an accredited educational institution.	shall also consult with local law enforcement agencies to consider challenges and barriers to providing training under the guidelines and methods to ease the burden on such agencies.	the attorney general determines that the officer committed misconduct that would be grounds for revocation or suspension of a certification under chapter 80B or 80D, or rules adopted pursuant to those chapters. Iowa Code Ann. § 80B.13A The council shall revoke the certification of a law enforcement officer or reserve peace officer upon a finding that the law enforcement officer or reserve	person would use deadly force against any person unless immediately apprehended. A peace officer making an arrest pursuant to an invalid warrant is justified in the use of any force which the peace officer would be justified in using if the warrant were valid, unless the peace officer knows that the warrant is invalid. For purposes of this section, "chokehold"	on diverse communities in order to foster mutual respect and cooperation between law enforcement and members of all diverse communities. c. An examination of the patterns, practices, and protocols that cause biased law enforcement actions, and the tools to prevent such actions. d. An examination
					duty and actual malice or willful, wanton, and reckless misconduct is proven.			peace officer has done any of the following: a. Pled guilty to or been convicted of a felony. b. Been discharged for serious misconduct from employment as a law enforcement officer or from	means the intentional and prolonged application of force to the throat or windpipe that prevents or hinders breathing or reduces the intake of air.	and identification of key indices and perspectives that make up differences among residents in a local community.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								appointment as a		e. Instruction
								reserve peace officer,		on implicit bias
								as applicable.		and
								c. Left, voluntarily		consideration
								quit, or been laid off		of the negative
								when disciplinary		impact of bias,
								investigation or action		whether
								was imminent or		intentional or
								pending which could		implicit, on
								have resulted in the		effective law
								law enforcement		enforcement,
								officer being		including
								discharged or the		examination of
								reserve peace officer		how historical
								being removed for		perceptions of
								serious misconduct, if		profiling have
								the council		harmed
								determines that the		community
								officer engaged in		relations.
								serious misconduct.		f. Instruction on
										the
								The council may		perspectives of
								revoke or suspend the		diverse local
								certification of a law		constituency
								enforcement officer or		groups from
								reserve peace officer		experts on
								due to any of the		particular
								following:		cultural and law
								a. For any other		enforcement-
								grounds authorized by		community
								rules adopted		relations issues
								pursuant to section		in a local area.
								80B.11, subsection 1,		g. A
										presentation of



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								paragraph "h", or section 80D.4A. b. When an employing agency recommends to the council that revocation or suspension would be appropriate with regard to a current or former employee. A recommendation by an employing agency must be in writing and set forth the reasons why the action is being recommended, the findings of the employing agency concerning the matter, the action taken by the employing agency, and that the action by the agency is final. c. When the attorney general recommends to the council that revocation or suspension would be appropriate pursuant to section 13.12.		the history and the role of the civil rights movement and the impact on law enforcement. h. Instruction on deescalation techniques, including verbal and physical tactics to minimize the need for the use of force and nonlethal methods of applying force.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								lowa Code §§ 80F.1— 80F.2		
								Law Enforcement Officers' Bill of Rights ("LEOBR").		
16	Kansas	Kan. Stat. Ann. § 74-5606	Kan. Stat. Ann. § 22- 4611a	Kan. Stat. Ann. § 22-4610	Kan. Stat. Ann. § 75- 6105	Kan. Stat. Ann. § 74- 5616	Kan. Stat. Ann. § 22-	Kan. Stat. Ann. § 74- 5616	Kan. Stat. Ann. § 21-5227	Kan. Stat. Ann. § 22-4609
		7.13000	10110	Each law enforcement	0103	3010	4611b	3010	21 922,	3 = 1000
		The Kansas	The governing body of	agency shall require	An employee acting	No person shall be		The commission may	A law enforcement	It is unlawful to
		Commission on	a city or the sheriff of a	annual racial or other	within the scope of	appointed as a full-	The	suspend, condition or	officer, or any	use racial or
		Peace Officers'	county may collect	biased-based training.	the employee's	time law	governing	revoke the	person whom such	other biased-
		Standards and	traffic or pedestrian		employment shall	enforcement officer	body of any	certification of a	officer has	based policing
		Training shall	stop data and make	Kan. Stat. Ann. § 74-	not be liable for	unless the person	city may	police officer or law	summoned or	in:
		consist of 12	such data available to	5607a	punitive or	holds a full-time	establish a	enforcement officer,	directed to assist in	(a) Determining
		members,	the public.	The committee of the House	exemplary damages	active law	community	reprimand or censure	making a lawful	the existence of
		including one	Von Chat Ann 5.74	The commission shall not issue a certification as a	or for interest prior	enforcement	advisory board to	a police officer or law	arrest, need not	probable cause
		member of the public at large	Kan. Stat. Ann. § 74- 5611a	full-time police officer or	to judgment, except	certificate or a provisional law	work with the	enforcement officer, or deny the	retreat or desist from efforts to	to take into
		who is not	20119	law enforcement officer	for any act or omission of the	enforcement	law	certification of a	make a lawful	custody or to arrest an
		associated with	The commission shall	unless such officer has	employee because of	certificate. No	enforcement	police officer or law	arrest because of	individual;
		law	establish and maintain	been awarded a	actual fraud or actual	person shall be	agency of	enforcement officer	resistance or	(b) constituting
		enforcement,	a central registry of all	certificate attesting to	malice.	appointed as a part-	such city in	who:	threatened	a reasonable
		selected by the	Kansas police officers	satisfactory completion of		time officer unless	accordance	(1) Fails to meet and	resistance to the	and articulable
		governor to	or law enforcement	a full-time officer basic		the person holds a	with the	maintain the	arrest. Such officer	suspicion that
		serve as	officers.	course of accredited		full-time active law	provisions of	requirements of K.S.A.	is justified in the	an offense has
		chairperson.		instruction at the training		enforcement	K.S.A. 22-	74-5605 or 74-5607a,	use of any force	been or is being
			Kan. Stat. Ann. § 22-	center or at a certified		certificate, a part-	4606 et seq.,	and amendments	which such officer	committed so
		Kan. Stat. Ann. §	4610	state or local law		time active law	and	thereto;	reasonably	as to justify the
		22-4610		enforcement training		enforcement	amendments	(2) has knowingly	believes to be	detention of an
			Each law enforcement	school or has been		certificate or a	thereto.	submitted false or	necessary to effect	individual or
		All law	agency shall compile an	awarded such a				misleading documents	the arrest and the	the
		enforcement	annual report for the	certificate for not less				or willfully failed to	use of any force	investigatory



state shall adopt a detailed, written policy to preempt racial or other biased-based policing normal business hours. In the official response to each racial or other biased-based policing complaint is filed; (C) action taken in response to each racial or other biased-based policing complaint is filed; (C) action taken in response to each racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the control of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D) the disposition of the date ach racial or other biased-based policing complaint; (D)	#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
biased-based policing conduct which, if resistance or complaint; charged as a crime, escape and such to the complaint conduct which, if resistance or complaint; charged as a crime, escape and such to the conduct which, if resistance or complaint; charged as a crime, escape and such to the conduct which, if resistance or complaint; charged as a crime, escape and such to the conduct which, if resistance or complaint; charged as a crime, escape and such to the conduct which, if resistance or complaint;			agencies in this state shall adopt a detailed, written policy to preempt racial or other biased-based policing. The policies and data collection procedures shall be available for public inspection during normal	30 and shall submit the report on or before July 31 to the office of the attorney general for review. Annual reports filed pursuant to this subsection shall be open public records and shall be posted on the official website of the attorney general. The annual report shall include: (A) The number of racial or other biased-based policing complaints received; (B) the date each racial or other biased-based policing complaint is filed; (C) action taken in response to each racial or other biased-based policing complaint; (D) the disposition of each racial or other biased-based policing complaint;	of instruction required by the Kansas law enforcement training act. Beginning the second year after certification, every full-time officer shall complete annually 40 hours of continuing law enforcement education or training in subjects directly relating		certificate. Kan. Stat. Ann. § 74-5605 The minimum requirements for certification include citizenship, age, fingerprinting, educational, moral, psychological, physical, and mental fitness	Ann. § 22-4611a The governing body of a city or the sheriff of the county may develop a comprehensi ve plan in conjunction with a community advisory board or with community leaders to prevent racial or other biased-based	certification under the Kansas law enforcement training act; (3) provides false information or otherwise fails to cooperate in a commission investigation to determine a person's continued suitability for law enforcement certification; (4) fails to complete the annual continuing education required by K.S.A. 74-5607a, and amendments thereto, and implementing rules and regulations or otherwise fails to comply with the requirements of the Kansas law enforcement training act; (5) engaged in conduct which, if charged as a crime,	reasonably believes to be necessary to defend the officer's self or another from bodily harm while making the arrest. However, such officer is justified in using deadly force only when such officer reasonably believes that such force is necessary to prevent death or great bodily harm to such officer or another person, or when such officer reasonably believes that such force is necessary to prevent the arrest from being defeated by resistance or escape and such	stop of a vehicle; or (c) determining the existence of probable cause to conduct a search of an individual or a conveyance. Kan. Stat. Ann. § 22-4610 All law enforcement agencies shall adopt a detailed written policy to preempt racial or other biased- based policing. Kan. Stat. Ann. § 22-4611 Any person who believes such person has been subjected to racial or other biased-



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			policing complaint is					a misdemeanor crime	person to be	enforcement
			closed;					of domestic violence	arrested has	officer or
			(F) whether or not all					as defined in the	committed or	agency may file
			agency law					Kansas law	attempted to	a complaint
			enforcement officers					enforcement training	commit a felony	with the law
			not exempted by					act at the time the	involving death or	enforcement
			Kansas commission on					conduct occurred or a	great bodily harm	agency. The
			peace officers'					misdemeanor crime	or is attempting to	complainant
			standards and training					that the commission	escape by use of a	may also file a
			received the training					determines reflects on	deadly weapon, or	complaint with
			required in subsection					the honesty,	otherwise	the office of the
			(c)(2)(A);					trustworthiness,	indicates that such	attorney
			(G) whether the agency					integrity or	person will	general. The
			has a policy prohibiting					competence of the	endanger human	office of the
			racial or other biased- based policing;					applicant as defined by rules and	life or inflict great bodily harm unless	attorney general shall
								regulations of the	arrested without	review and, if
			(H) whether the agency policy mandates					commission;	delay.	necessary,
			specific discipline for					(6) has used racial or	uelay.	investigate the
			sustained complaints of					other biased-based	A law enforcement	complaint and
			racial or other biased-					policing prohibited by	officer making an	may find there
			based policing;					K.S.A. 22-4609, and	arrest pursuant to	is insufficient
			(I) whether the agency					amendments thereto;	an invalid warrant	evidence of
			has a community					or	is justified in the	racial or other
			advisory board; and					(7) has engaged in	use of any force	biased-based
			(J) whether the agency					unprofessional	which such officer	policing or may
			has a racial or other					conduct as defined by	would be justified	forward the
			biased-based policing					rules and regulations	in using if the	complaint for
			comprehensive plan or					of the commission.	warrant were valid,	further review
			if it collects traffic or						unless such officer	and possible
			pedestrian stop data.					Kan. Stat. Ann. §	knows that the	action to the
			·					15.520	warrant is invalid.	Kansas
										commission on
										peace officers'



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								Law Enforcement Officers' Bill of Rights ("LEOBR").		standards and training. The commission shall review and, if necessary, further investigate the complaint. The commission may take action on the officer's certification or other corrective action as allowed by its governing statutes and rules and regulations. The commission shall consult with the head of the law enforcement agency before taking final action regarding discipline of any law enforcement
										officer or othe



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
										disposition of the complaint. Within 10 days of receiving a complaint, the office of the attorney general shall provide notification that such complaint has been filed to the accused officer and to the head of the accused officer's law enforcement
										agency, including a copy of all complaint documentation submitted by the complainant. Upon disposition of a complaint as provided for in subsection (a)



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
										the complainant shall have a civil cause of action in the district court against the law enforcement officer or law enforcement agency, or both, and shall be entitled to recover damages if it is determined by the court that such officer or agency engaged in racial or other biased policing. The court may allow the prevailing party reasonable attorney fees and court costs.
17	Kentucky	Ky. Rev. Stat. Ann. § 15.315 The Kentucky Law	Ky. Rev. Stat. Ann. § 15.320 The Kentucky Law Enforcement council	Ky. Rev. Stat. Ann. §§ 15.334, 15.404 The Kentucky Law Enforcement Council shall	N/A	Ky. Rev. Stat. Ann. §§ 15.382, 15.404 Officers meet certain minimum	N/A	Ky. Rev. Stat. Ann. § 15.391 The certification of a peace officer shall be	Ky. Rev. Stat. Ann. § 451.025 No unnecessary force or violence	N/A



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
		Enforcement	shall report at least	approve mandatory		citizenship, age,		deemed automatically	shall be used in	
		Council is an	annually to the	training subjects to be		educational,		revoked by the council	making an arrest.	
		independent	Governor and to the	taught to all students		physical, mental and		by operation of the		
		administrative	General Assembly as to	attending a law		moral qualifications		law for one (1) or	Ky. Rev. Stat. Ann.	
		body of state	its activities.	enforcement basic		to be certified. Once		more of the following:	§ 503.090	
		government,		training course that		a peace officer is		1. Certification that		
		made up of 12		include but are not		employed or		was the result of an	The use of physical	
		members		limited to:		appointed, the		administrative error;	force by a	
		appointed by the		(a) Abuse, neglect, and		officer must		2. Plea of guilty to,	defendant upon	
		governor,		exploitation of the elderly		successfully		conviction of, or	another person is	
		including one		and other crimes against		complete a basic		entering of an Alford	justifiable when	
		citizen of		the elderly, including the		training course		plea to any state or	the defendant,	
		Kentucky not		use of multidisciplinary		within one year of		federal felony, or any	acting under	
		affiliated with		teams in the investigation		their appointment.		criminal offense	official authority, is	
		the police or		and prosecution of crimes				committed in another	making or assisting	
		government.		against the elderly;				state that would	in making an	
				(b) The dynamics of				constitute a felony if	arrest, and he:	
				domestic violence,				committed in this	(a) Believes that	
				pediatric abusive head				state;	such force is	
				trauma, as defined in KRS				3. Prohibition by	necessary to effect	
				620.020, child physical				federal or state law	the arrest;	
				and sexual abuse, and				from possessing a	(b) Makes known	
				rape; child development;				firearm;	the purpose of the	
				the effects of abuse and				4. Receipt of a	arrest or believes	
				crime on adult and child				dishonorable	that it is otherwise	
				victims, including the				discharge or bad	known or cannot	
				impact of abuse and				conduct discharge	reasonably be	
				violence on child				from any branch of	made known to	
				development; legal				the Armed Forces of	the person to be	
				remedies for protection;				the United States; or	arrested; and	
				lethality and risk issues;				5. Willful falsification	(c) Believes the	
				profiles of offenders and				of information to	arrest to be lawful.	
				offender treatment;				obtain or maintain		
				model protocols for				certification.		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight		addressing domestic violence, rape, pediatric abusive head trauma, as defined in KRS 620.020, and child abuse; available community resources and victim services; and reporting requirements. This training shall be developed in consultation with legal, victim services, victim advocacy, and mental health professionals with expertise in domestic violence, child abuse, and rape. Training in recognizing pediatric abusive head trauma may be designed in collaboration with organizations and agencies that specialize in				The certification of a peace officer may be revoked by the council for one (1) or more of the following: 1. Termination of the peace officer for failure to meet or maintain training requirements, unless the certification is in inactive status. As used in this subparagraph, "inactive status" has the same meaning as in KRS 15.386; 2. Termination of the peace officer for professional malfeasance or professional nonfeasance by his or	The use of deadly physical force by a defendant upon another person is justifiable under subsection (1) only when: (a) The defendant, in effecting the arrest, is authorized to act as a peace officer; and (b) The arrest is for a felony involving the use or threatened use of physical force likely to cause death or serious physical injury; and (c) The defendant believes that the	
				the prevention and recognition of pediatric abusive head trauma approved by the secretary of the Cabinet for Health and Family Services; (c) Human immunodeficiency virus infection and acquired				her agency; 3. Termination of the peace officer following the plea of guilty to, conviction of, or entering of an Alford plea to any misdemeanor offense, in this state or out of it, that involves:	person to be arrested is likely to endanger human life unless apprehended without delay. (3) The use of physical force, including deadly physical force, by a defendant upon	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				immunodeficiency virus				a. Dishonesty; b.	another person is	
				syndrome;				Fraud; c. Deceit; d.	justifiable when	
				(d) Identification and				Misrepresentation; e.	the defendant is	
				investigation of,				Physical violence; f.	preventing the	
				responding to, and				Sexual abuse; or g.	escape of an	
				reporting bias-related				Crimes against a	arrested person	
				crime, victimization, or				minor or a family or	and when the	
				intimidation that is a				household member;	force could	
				result of or reasonably				4. Receipt of general	justifiably have	
				related to race, color,				discharge under other	been used to effect	
				religion, sex, or national				than honorable	the arrest under	
				origin;				conditions from any	which the person is	
				(e) The characteristics				branch of the Armed	in custody, except	
				and dynamics of human				Forces of the United	that a guard or	
				trafficking, state and				States that results in	other person	
				federal laws relating to				the termination of the	authorized to act	
				human trafficking, the				peace officer from his	as a peace officer	
				investigation of cases				or her agency; or	is justified in using	
				involving human				5. Resignation or	any force,	
				trafficking, including but				retirement of the	including deadly	
				not limited to screening				peace officer while he	force, which he	
				for human trafficking, and				or she is under	believes to be	
				resources for assistance				criminal investigation	necessary to	
				to the victims of human				or administrative	prevent the escape	
				trafficking;				investigation for	of a person from	
				(f) Beginning January 1,				professional	jail, prison, or	
				2017, the council shall				malfeasance or	other institution	
				require that a law				professional	for the detention	
1				enforcement basic				nonfeasance that, in	of persons charged	
				training course include at				the judgment of the	with or convicted	
1				least eight (8) hours of				agency that employed	of a crime.	
				training relevant to sexual				the peace officer,		
				assault; and				would have likely		
								resulted in the		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				(g) Education on female				termination of that		
				genital mutilation as				peace officer had the		
				defined in KRS 508.125,				facts leading to the		
				including the risk factors				investigation been		
				associated with female				substantiated prior to		
				genital mutilation, the criminal penalties for				his or her resignation or retirement.		
				committing female				or retirement.		
				genital mutilation, and						
				the psychological and						
				health effects on a victim						
				of female genital						
				mutilation.						
				The Council shall also						
				develop mandatory in-						
				service training courses						
				for all peace officers.						
				Beginning January 1,						
				2017, the council shall						
				establish a forty (40) hour						
				sexual assault investigation training						
				course. An agency shall						
				not make an officer						
				directly responsible for						
				the investigation or						
				processing of sexual						
				assault offenses unless						
				that officer has						
				completed the forty (40)						
				hour sexual assault						
				investigation training						
				course.						



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
18	Louisiana	La. Stat. Ann. Art. 40 § 2403 The Council on Peace Officer Standards and Training shall be placed under the jurisdiction of the Louisiana Commission on Law Enforcement and Administration of Criminal Justice within the office of the governor.	La. Stat. Ann. Art. 40 § 2901 "The Police Data Accountability, Transparency, and Analysis Act ("Police DATA Act")." The Louisiana Legislature hereby creates the Law Enforcement Data Task Force to study the collection and analysis of data regarding peace officer interaction with the public. The task force shall discuss and report on the following topics with respect to the collection of data and information by law enforcement agencies: (1) Current methods of data collection in the state of Louisiana. (2) Current methods of data collection outside the state of Louisiana. (3) Current methods of reporting data outside	La. Stat. Ann. Art. 40 §§ 2402.2, 2405.6, 2405.7, 2405.8 In order to be certified as a level one basic law enforcement peace officer, all persons shall successfully complete a minimum of four hundred hours of core curriculum for basic peace officers as prescribed by the council. All full-time, part-time, or reserve peace officers shall successfully complete a minimum of twenty hours of in-service training requirements prescribed by the council on an annual basis. All initial training requirements must be completed within the first calendar year after receiving P.O.S.T. certification and annually thereafter. Officers must receive training on proper handling of stun gun	La. Stat. Ann. Art. 13 § 5108.1 The state shall defend and indemnify a covered individual against any claim, demand, suit, complaint, or petition seeking damages filed in any court over alleged negligence or other act by the individual, including any demand under any federal statute when the act that forms the basis of the cause of action took place while the individual was engaged in the performance of the duties of the individual's office, employment with the state, or engaged in the provision of services on behalf of the state or any of its departments.	La. Stat. Ann. Art. 40 § 2401.2 The council shall develop a policy designed to increase the recruitment of minority candidates for law enforcement positions which may be implemented by governmental entities that employ a peace officer. All governmental entities that employ a peace officer shall either develop and implement a policy designed to increase the recruitment of minority candidates for peace officer positions or adopt and implement the P.O.S.T. recruitment of minority candidate policy referenced in this Section.	N/A	La. Stat. Ann. §§ 40:2531-40:2535 Law Enforcement Officers' Bill of Rights ("LEOBR").	La. Stat. Ann. Art. 40 § 2536 In the event of an officer-involved shooting which results in death or great bodily harm, the investigators of these incidents shall be accountable only to those agencies which have been certified by the council following the effective date of January 1, 2022. In addition to agency certification, there shall be within those agencies at least three certified officer-involved investigators who have completed all necessary coursework and subsequent in-	N/A
			the state of Louisiana.						service training and law	



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
			(4) Methods of utilizing	device and human					enforcement	
			data collection and	trafficking.					experience which	
			reporting to improve						will establish	
			public safety,	The council shall develop					eligibility for these	
			community	and continuously update					investigators	
			engagement, and	a Peace Officer Standards					before training and	
			public confidence in	and Training (P.O.S.T.)					certification.	
			law enforcement.	recognized homicide						
			(5) The manner in	investigator training						
			which rural and small	program and a sexual					The agencies shall	
			law enforcement	assault awareness					also provide for	
			agencies currently	training program for					the personnel to	
			comply with data	peace officers that shall					be certified	
			collection requirements	consist of classroom or					through P.O.S.T.	
			in other states.	Internet instruction, or					for the processing	
			(6) Recommendations	both. The training					of all evidence	
			on the expansion of	programs may include					associated with	
			data collection and	field officer training as					officer-involved	
			reporting.	prescribed by the council.					shootings.	
			(7) Possible methods of	Officers shall also receive						
			transmitting collected	sexual assault awareness						
			data by law	training, domestic						
			enforcement agencies	violence awareness						
			for aggregated	training, and training on						
			presentation.	techniques for						
			(8) A cost analysis for	communications with						
			the collection of	deaf persons and persons						
			extensive data,	with Alzheimer's and						
			including but not	dementia.						
			limited to the							
			following:							
			(a) Traffic stops.							
			(b) Pedestrian stops.							
			(c) Clearance rates.							



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
••		Accountability &	Reporting				Engagement		Force	
		Oversight								
			(d) Execution of no-							
			knock warrants.							
			(e) Use of special							
			weapons and tactics							
			teams.							
			(f) Use of force.							
			(9) Current policies							
			against racial profiling							
			utilized by individual							
			law enforcement							
			agencies in the state.							
			The task force shall							
			review the policies of							
			each law enforcement							
			agency to determine							
			whether the agency is							
			excepted from the							
			reporting requirements							
			as provided in R.S.							
			32:398.10(E).							
			G. The task force shall							
			accept written or in-							
			person testimony							
			regarding all matters it							
			considers and shall							
			include all relevant							
			public testimony in its							
			final report required by							
			Subsection H of this							
			Section.							
			H. The task force shall							
			submit a written report							
			to the Louisiana							
			Commission on Law				1			



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			Enforcement and Administration of Criminal Justice, the House Committee on Judiciary, the Senate Committee on Judiciary B, and the Council on Peace Officers Standards and Training by January thirty-first of each calendar year. The initial report shall be submitted by the task force on January 31, 2021.							
19	Maine	Me. Rev. Stat. Ann. tit. 5 § 200-K The Deadly Force Review Panel within the Office of the Attorney General consists of 15 members, including three citizens who are not law enforcement officers.	Me. Rev. Stat. Ann. tit. 25, § 2805-B Annual report and records. Within 30 days of the close of each calendar year, the highest elected official of each political subdivision and the head of each state department and agency employing law enforcement or corrections officers subject to this chapter shall provide the board with a report	Me. Rev. Stat. Ann. tit. 25, § 2804-C As a condition to the continued employment of any person as a full-time law enforcement officer by a municipality, a county, the State or any other nonfederal employer, that person must successfully complete, within the first 12 months of initial full-time employment, the basic training course at the Maine Criminal Justice Academy	N/A	Me. Rev. Stat. Ann. tit. 25 § 2671. Appointment. Except as provided by charter, ordinance or section 2636, subsection 6, the municipal officers may appoint police officers for a definite term, and control and fix their compensation. Police officers, including chiefs of police, may be removed for cause	N/A	Me. Rev. Stat. Ann. tit. 25 § 2806-A. The board may take action against any applicant for a certificate or certificate holder pursuant to this chapter or any rules adopted pursuant to this chapter, including, but not limited to, a decision to impose a civil penalty or to refuse to issue a certificate or to modify, suspend or	Me. Rev. Stat. Ann. Tit. 17-A § 107 A law enforcement officer is justified in using a reasonable degree of nondeadly force upon another person: A. When and to the extent that the officer reasonably believes it necessary to effect an arrest or to prevent the escape from custody of an	Me. Rev. Stat. Ann. tit. 25, § 2804-C(2-F) Training for law enforcement officers includes instruction on bias-based profiling. The board shall include in the basic law enforcement training program a block of



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
		Me. Rev. Stat.	containing a list of the	approved by the board.		after notice and		revoke a certificate for	arrested person,	instruction
		tit. 25, § 2805-C	names and dates of	Training includes subjects		hearing.		any of the following	unless the officer	aimed
			employment of all law	such as reducing barriers				reasons: Failure to	knows that the	specifically at
		Two members of	enforcement and	to reporting crimes		Before appointing		meet annual	arrest or detention	the prohibition
		the Review	corrections officers	against people who are		any law		certification or	is illegal; or	of bias-based
		Committee shall	covered by this	homeless, handling		enforcement		recertification	B. In self-defense	profiling that
		be appointed by	chapter. The official or	people who have mental		officer, the		requirements,	or to defend a 3rd	prohibits stops,
		the chair of the	department or agency	illness, handling certain		municipal officers		conviction or guilty	person from what	detentions,
		board and be	head shall maintain	dangerous weapons, and		shall investigate the		plea for certain crimes	the officer	searches or
		citizen members	records regarding the	bias-based profiling		qualifications and		(as enumerated in the	reasonably	asset seizures
		of the board.	basic and in-service	training.		background of any		statute), falsifying or	believes to be the	and forfeitures
		The Review	training of law			person being		misrepresenting	imminent use of	efforts based
		Committee	enforcement and	Me. Rev. Stat. Ann. tit.		considered for		material facts in	unlawful	on race,
		investigates	corrections officers as	25, § 2804-E		appointment. This		obtaining or	nondeadly force	ethnicity,
		complaints of	provided in sections			includes		maintaining a	encountered while	gender, sexual
		law enforcement	2804-C to 2804-F. The	Law enforcement officers		investigating the		certificate, or	attempting to	orientation,
		officers.	report provided to the	must successfully		applicant's abilities,		engaging in conduct	effect such an	gender identity,
			board must include the	complete in-service		reputation for		that violates the	arrest or while	religion,
			total number of	training requirements as		truthfulness and		standards established	seeking to prevent	socioeconomic
			excessive force	set by the Board.		respect for the law.		by the board.	such an escape.	status, age,
			complaints received							national origin
			about law enforcement	Me. Rev. Stat. Ann. tit.		An appointed law			A law enforcement	or ancestry by
			or corrections officers	25, § 2801		enforcement officer			officer is justified	members of a
			during the reporting			is subject to the			in using deadly	law
			year by the reporting	The Maine Criminal		training			force only when	enforcement
			jurisdiction and the	Justice Academy is the		requirements of			the officer	agency, that
			total number of these	central training facility for		Title 25, chapter			reasonably	provides that
			complaints that were	criminal justice		341.1			believes such force	individuals may
			determined to be	personnel, including law					is necessary:	be stopped or
			founded and	enforcement officers.					A. For self-defense	detained only
			unfounded. The board			Notwithstanding			or to defend a 3rd	when legal
			may adopt additional			section 2526,			person from what	authority exists
			categories that law			residency in the			the officer	to do so and
			enforcement agencies			State is not a			reasonably	that provides



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
			shall record and include			condition of initial			believes is the	that members
			in their annual report			or continued			imminent use of	of a law
			to the board.			appointment as a			unlawful deadly	enforcement
						municipal police			force; or	agency must
			New officers.			officer.			B. To effect an	base their
			Whenever a law						arrest or prevent	enforcement
			enforcement officer or						the escape from	actions solely
			corrections officer is						arrest of a person	on an
			newly appointed, the						when the law	individual's
			official or department						enforcement	conduct and
			or agency head shall						officer reasonably	behavior or
			send notice of						believes that the	specific suspect
			appointment within 30						person has	information.
			days to the board on a						committed a crime	
			form provided for that						involving the use	
			purpose. The form is						or threatened use	
			deemed an application						of deadly force, is	
			for admission to the						using a dangerous	
			training program or for						weapon in	
			other certification as						attempting to	
			required by this						escape or	
			chapter.						otherwise	
									indicates that the	
									person is likely to	
			Termination of officers.						endanger seriously	
			Whenever the						human life or to	
			employment of a law						inflict serious	
			enforcement officer or						bodily injury unless	
			corrections officer is						apprehended	
			terminated, the official						without delay; and	
			or department or						(1) The law	
			agency head shall send						enforcement	
			notice of the						officer has made	
			termination within 30						reasonable efforts	



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting		,	, ,	Engagement	·	Force	
		Oversight								
			days to the board on a						to advise the	
			form provided for that						person that the	
			purpose.						officer is a law	
									enforcement	
			Me. Rev. Stat. Ann. Tit.						officer attempting	
			25, § 2809						to effect an arrest	
									or prevent the	
			The board shall report						escape from arrest	
			annually to the joint						and the officer has	
			standing committee of						reasonable	
			the Legislature having						grounds to believe	
			jurisdiction over						that the person is	
			criminal justice and						aware of this	
			public safety matters						advice; or	
			on the implementation						(2) The law	
			and effectiveness of						enforcement	
			this chapter. The						officer reasonably	
			purpose of the report is						believes that the	
			to provide the						person to be	
			Legislature annual						arrested otherwise	
			information on the law						knows that the	
			governing law						officer is a law	
			enforcement training in						enforcement	
			order to ensure that						officer attempting	
			appropriate and timely						to effect an arrest	
			training is						or prevent the	
			accomplished. The						escape from arrest.	
			report must include the							
			following:							
			1. Availability of							
			training. An evaluation							
			of the availability of							
			preservice, basic and							
			in-service training							



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight					0.0			
			throughout the State.							
			The evaluation must							
			cover whether any							
			municipalities operated							
			without adequate law							
			enforcement officers							
			with the power to							
			make arrests because							
			training was not							
			available in a timely							
			manner;							
			2. In-service training							
			requirements. An							
			explanation of in-							
			service training							
			requirements for law							
			enforcement and							
			corrections officers,							
			including any changes							
			in the requirements							
			and a discussion of the							
			adequacy of the							
			requirements;							
			3. In-service training							
			courses. An evaluation							
			of available board-							
			approved in-service							
			training courses for law							
			enforcement and							
			corrections officers and							
			the participation level							
			in each;							
			4. Training for exempt							
			law enforcement							



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			officers. An explanation and evaluation of the training provided by the state agencies for their law enforcement officers who are exempt from the requirements of this chapter under section 2801-B; and 5. Other information. Any other information the Legislature may request or the board determines is appropriate.							
20	Maryland	Md. Code Ann. Pub. Safety §§ 3- 202, 203 There is a Maryland Police Training and Standards Commission which is an independent commission that functions in the Department whose members include state officials, experts	Md. Code Ann. Transp. § 25-113 Each time a law enforcement officer makes a traffic stop, the officer shall report information such as date, time, location and duration of stop, whether a search was conducted, if an arrest was made, the race or ethnicity of the driver to their employing law enforcement agency. The law enforcement	Md. Code Ann. Pub. Safety § 3-207 The Maryland Police Training and Standards Commission has the power to establish standards for police entrance-level and in- service training courses. The minimum curriculum for entry-level police training and at least every 3 years for in-service police training includes study of the application and enforcement of:	Md. Code Ann. Cts. & Jud. Proc. § 5-522 Officers are immune from civil liability for actions that infringe upon rights of others if transgression is within scope of their job description and was objectively reasonable or done without malice or gross negligence.	Md. Code Ann. Pub. Safety § 3-209 (effective July 1, 2022) Law enforcement officers must be certified by the Commission. To be certified, the officer must meet the standards of the Commission, submit to a psychological examination, submit to a criminal history records check, and	Md. Code Ann. Pub. Safety § 3- 517 County police departments and police departments of municipal corporations shall adopt a community policing program and post a detailed	Md. Code Ann. Pub. Safety § 3-102 Establishing county police accountability boards. Md. Code Ann. Pub. Safety § 3-108 A law enforcement agency shall designate an employee as a victims' rights advocate to act as the contact for the public within the agency on	Md. Code Ann. Pub. Safety § 3-524 A police officer may not use force against a person unless, under the totality of the circumstances, the force is necessary and proportional to: (i) prevent an imminent threat of physical injury to a person; or (ii) effectuate a legitimate law	Md. Code Ann. Transp. § 25- 113 A law enforcement agency shall adopt a policy against race- based traffic stops that is to be used as a management tool to promote nondiscriminat ory law enforcement.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		appointed by the	agency shall compile	(i) the criminal laws		be a citizen of the	description of	matters related to	enforcement	The policy shall
		Governor, and	the data and make a	concerning rape and		United States. As a	the program	police misconduct.	objective. (2) A	prohibit the
		three citizens	yearly report to the	sexual offenses, including		condition of	on the	Each law enforcement	police officer shall	practice of
		without	Maryland Statistical	the sexual abuse and		certification, a	Internet.	agency shall create a	cease the use of	using an
		relationships to	Analysis Center, which	exploitation of children		police officer must		database that enables	force as soon as: (i)	individual's race
		law	shall analyze the annual	and related evidentiary		submit to a mental		a complainant to	the person on	or ethnicity as
		enforcement.	reports.	procedures;		health assessment		follow the status of	whom the force is	the sole
				(ii) the criminal laws		every two years and		the case.	used: 1. is under	justification to
		Md. Code Ann.	Md. Code Ann. Pub.	concerning human		an annual physical			the police officer's	initiate a traffic
		Pub. Safety § 3-	Safety § 3-102	trafficking, including		agility assessment		Md. Code Ann. Pub.	control; or 2. no	stop.
		102		services and support		to establish		Safety § 3-104 (and	longer poses an	
			The County Police	available to victims and		continuing fitness to		others close by)	imminent threat of	Md. Code Ann.
		Each county is	Accountability Board	the rights and		carry out the			physical injury or	§ 3-207
		required to have	shall make a report to	appropriate treatment of		officer's assigned		A complaint against a	death to the police	
		a police	the governing body of	victims;		duties as a police		law enforcement	officer or to	The
		accountability	the county that: (1)	(iii) the criminal laws		officer. Notably,		officer that alleges	another person; or	Commission
		board. The	identifies any trends in	concerning hate crimes,		prior marijuana use		brutality may not be	(ii) the police	shall develop a
		board shall hold	the disciplinary process	including the recognition		is not a disqualifier		investigated unless it	officer determines	test and
		quarterly	of police officers in the	of, response to, and		for certification of a		is signed and sworn	that force will no	training for
		meetings with	county and (2) makes	reporting of incidents		police officer.		under penalty of	longer accomplish	implicit bias
		heads of law	recommendations on	required to be reported				perjury by the	a legitimate law	and require
		enforcement	changes to policy that	under § 2-307 of this				aggrieved individual, a	enforcement	that all law
		agencies and	would improve police	article;				member of their	objective.	enforcement
		otherwise work	accountability in the	(iv) the contact with and				family, or an individual		agencies use
		with law	county.	treatment of victims of				with firsthand	Duties of the police	the implicit bias
		enforcement		crimes and delinquent				knowledge of the	officer include: (1)	test in the
		agencies and the	Md. Code Ann. Pub.	acts;				incident, and the	when time,	hiring process,
		county	Safety § 3-517	(v) the notices, services,				complaint must be	circumstances, and	require all new
		government to		support, and rights				filed within 366 days	safety allow, take	police officers
		improve matters	County police	available to victims and				of the alleged	steps to gain	to complete
		of policing. The	departments and police	victims' representatives				incident.	compliance and	implicit bias
		board shall	departments of	under State law; and				A complaint that leads	de-escalate conflict	testing and
		appoint civilian	municipal corporations	(vi) the notification of				to investigation of	without using	training, and
		members to	shall adopt a	victims of identity fraud				officer requires officer	physical	require all



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		charging committees and trial boards, and shall receive complaints of police misconduct filed by members of the public. The board shall also review outcomes of disciplinary matters. Md. Code Ann. Pub. Safety § 3- 511 (effective July 1, 2022) The Maryland Police Training and Standards Commission shall develop and publish online a policy for the issuance and use of body- worn cameras by law enforcement officers. S.B. 71, 441st	community policing program and post a detailed description of the program on the Internet. Md. Code Ann. Pub. Safety § 3-518 Each law enforcement agency must report annually to the Maryland Police Training and Standards Commission the number of serious officer-involved incidents, the number of officers disciplined, and the type of discipline administered to each officer who was disciplined. Md. Code Ann. Pub. Safety § 3-514-15 (effective July 1, 2022) Each law enforcement agency shall require a police officer who was involved in a use of force incident in the	and related crimes of their rights under federal law. Md. Code Ann. Pub. Safety § 3-524 Officers are required to undergo training on the use of force, deescalation tactics and techniques, and reasonable alternatives to the use of force.				be provided with information of the nature of the investigation. Officer has right to counsel and may not be threatened with transfer, dismissal, or disciplinary action. If investigation results in a recommendation of demotion, dismissal, transfer, loss of pay, reassignment, or similar action considered punitive, then the officer is entitled to a hearing on the issues by a hearing board. If officer found guilty after disciplinary hearing, the hearing board may recommend the penalty it considers appropriate under the circumstances, including demotion, dismissal, transfer, loss of pay, reassignment, or	force; (2) intervene to prevent or terminate the use of force by another police officer beyond what is authorized under subsection (d) of this section; (3) render basic first aid to a person injured as a result of police action and promptly request appropriate medical assistance; and (4) fully document all use of force incidents that the officer observed or was involved in.	incumbent police officers to undergo implicit bias testing and training on an annual basis.
		Gen. Assemb.,	line of duty to file an							!



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Reg. Sess. (Md. 2021) "The Maryland Police Accountability Act of 2021" Requires the use of body-worn cameras by all law enforcement officers employed by the law enforcement agency who regularly interact with members of the public as a part of their officer's official duties.	incident report regarding the use of force. On or before March 1 every year, each law enforcement agency shall submit to the Maryland Police Training and Standards Commission the number of use of force complaints made against police officers. On or before July 15 each year, the Maryland Police Training and Standards Commission shall post on its website and submit to the General Assembly information regarding the number of use of force complaints received. Md. Code Ann. Pub. Safety § 3-528 On or before March 1, 2022 and each March 1 thereafter, each local law enforcement agency shall report to the Governor's Office					other similar punitive action. Within 30 days after receipt of hearing board's recommendation, the chief of police shall review and issue a final order. The chief is not bound by the recommendation of a penalty, and the chief may increase the recommended penalty if personally reviews the record, meets with the officer, discloses to officer the decision to increase the penalty, and states on the record the evidence for increasing the penalty. The chief's final order and decision may then be appealed by the officer to the Maryland Court of Special Appeals. Md. Code Ann. Pub. Safety § 3-105		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversignt								
			Youth, and Victim					Effective July 1, 2022,		
			Series information on					the MPTSC must		
			each use of force					develop and		
			incident involving a					implement a uniform		
			police officer employed					disciplinary matrix for		
			by the law enforcement					each law enforcement		
			agency that resulted in					agency.		
			a monetary settlement							
			or judgment against					Md. Code Ann. Pub.		
			the law enforcement					Safety §3-212		
			agency. The Governor's							
			Office shall compile and					Subject to a hearing		
			submit an annual					before the		
			report of the					Commission, the		
			information to the					Commission may		
			General Assembly,					suspend or revoke the		
			which shall be reported					certification of a		
			on the website.					police officer if the		
								officer violates or fails		
			Md. Code Ann. Pub.					to meet the		
			Safety § 3-508					Commission's		
			(effective July 1, 2022)					standards or		
								knowingly fails to		
			Every 6 months, a law					report suspected child		
			enforcement agency					abuse violations.		
			that maintains a SWAT							
			team shall report the							
			following information							
			to the Governor's							
			Office of Crime							
			Prevention, Youth, and							
			Victim Services:							
			(1) the number of times							
			the SWAT team was							



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
			activated and deployed							
			by the law enforcement							
			agency in the previous							
			6 months;							
			(2) the name of the							
			county or county and							
			municipal corporation							
			and the zip code of the							
			location where the							
			SWAT team was							
			deployed for each							
			activation;							
			(3) the reason for each							
			activation and							
			deployment of the							
			SWAT team;							
			(4) the legal authority,							
			including type of							
			warrant, if any, for							
			each activation and							
			deployment of the							
			SWAT team; and (5) the result of each							
			activation and							
			deployment of the							
			SWAT team, including:							
			(i) the number of							
			arrests made, if any;							
			(ii) whether property							
			was seized;							
			(iii) whether a forcible							
			entry was made;							
			(iv) whether a weapon							
			was discharged by a							



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			SWAT team member; and (v) whether a person or domestic animal was injured or killed by a SWAT team member. The Office shall analyze and submit a report to the GA and publish the report to its website. Md. Code Ann. Pub. Safety § 3-527 A law enforcement agency shall notify the Independent Investigative Unit within the Office of the AG of any alleged or potential policeinvolved death of a civilian as soon as the law enforcement agency becomes aware of the incident.							
21	Massachuset ts M.G.L.A. 41 § 97	N/A	Mass. Gen. Laws Ann. ch. 6E, § 13 Massachusetts Peace Officer Standards and Training Commission	Mass. Gen. Laws Ann. ch. 6, §§ 116 – 118 Municipal Police Training Committee is established; mandatory training in	Mass. Gen. Laws Ann. ch. 258, § 9A Officers shall be indemnified in amount not to	Mass. Gen. Laws Ann. ch. 41, § 96B Officers must complete training approved by	N/A	Mass. Gen. Laws Ann. ch. 31, § 62 Provides procedures for officers who	Mass. Gen. Laws Ann. ch. 6E, § 14 Officers must use de-escalation tactics before using	Mass. Gen. Laws Ann. ch. 6, § 116B Officers must be trained in



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
	Grants		("MPOSTC") must	domestic violence and	exceed \$1 million	municipal police		receive punishment	physical force on	identifying and
	authority to		maintain a publicly	sexual assault complaints;	provided that such	training committee.		duty.	another and if such	reporting all
	local level to		available database of	hate crimes; technology;	alleged intentional				de-escalation	incidents of
	establish		any decertified officers,	protection of minors	tort or act or failure	Mass. Gen. Laws			tactics failed or	hate crimes.
	police		suspended officers,	upon arrest of	to act occurred	Ann. ch. 41, § 133			were not feasible	
	departments		reason for suspension,	parents/guardians; bike	within scope of				based on totality of	Mass. Gen.
			and officers who need	safety; bias-free policing,	official duties; no	Provisions regarding			circumstances and	Laws Ann. ch
			to undergo retraining.	de-escalation, incidents	indemnification if	appointment and			the force is	6, § 116G
				impacted by mental	officer acted in a	reappointment of			necessary to effect	
			Mass. Gen. Laws Ann.	health or developmental	willful, wanton, or	officers.			arrest, prevent	Officers must
			ch. 6E, § 16	disabilities; appropriate	malicious manner.	l			escape, prevent	be trained in
				interactions with persons		Mass. Gen. Laws			imminent harm;	bias-free
			MPOSTC must annually	on autism spectrum and		Ann. ch. 31, § 61			amount of force	policing and
			report to the general	other intellectual		NAi.i			used must be	cultural
			court, the governor,	disabilities; regulation of		Municipal police			proportionate to	competency.
			and the attorney	physical force; mental		officers must			threat of imminent	Mara Can
			general all officer	wellness and suicide.		undergo a 1-year			harm.	Mass. Gen.
			involved injuries or	Mana Can Lawa Ann ah		probationary period before serving as a			Officer shall not	Laws Ann. ch. 90, § 63
			deaths; all decertified officers; complaints	Mass. Gen. Laws Ann. ch.		full-time tenured				90, 9 63
			against decertified	12, § 11C		employee.			use deadly force unless de-	Agencies must
			officers; complaints	Officers must be trained		employee.			escalation tactics	not engage in
			against officers on bias	in practices and		Mass. Gen. Laws			attempted and	racial or other
			of race, ethnicity, sex,	procedures relating to		Ann. ch. 31, §§ 58,			failed and deadly	profiling;
			gender identity, sexual	harmful drugs and		58A			force is necessary	attorney
			orientation, religion,	narcotics.		30/1			to prevent	general may
			mental or physical	narcones.		Provides minimum			imminent harm to	bring a civil
			disability, immigration	Mass. Gen. Laws Ann. ch.		qualifications for			person and force	action for
			status or	19, § 25		officers (and			used is	injunctive or
			socioeconomic or	-, 5		maximum age			proportionate to	other equitable
			professional level;	Community policing and		restrictions).			threat of imminent	relief to enforce
			officers subjected to	behavioral health		,			harm.	this section.
			restraining orders;	advisory council at the						
			,	center for responsive						



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			officers alleged to have	training on crisis					Officers shall not	
			used excessive force.	intervention.					use chokehold and	
									shall not be trained	
			Mass. Gen. Laws Ann.	Mass. Gen. Laws Ann. ch.					on use of	
			ch. 90, § 63	40, § 36C					chokehold.	
			Registry of Motor	Municipal officers must					Officer shall not	
			Vehicles shall collect	be trained on detection,					discharge firearm	
			data on citations issued	intervention, and					into or at a fleeing	
			to individuals, including	prevention of suicide.					motor vehicle	
			race, age, gender;						unless, based on	
			traffic infraction, date	Mass. Gen. Laws Ann. ch.					totality of	
			and time, whether	6E, § 14					circumstances,	
			search was conducted,						such discharge is	
			whether stop resulted	Officers shall not be					necessary to	
			in a warning, citation or	trained on the use of					prevent imminent	
			arrest; information	chokeholds.					harm to a person	
			shall be reported						and it is	
			annually to the secretary of public						proportionate to threat of imminent	
			safety and security who						harm to a person.	
			shall publish an annual						nariii to a person.	
			public report.						Officers with	
									advance	
									knowledge of a	
									mass	
									demonstration	
									shall attempt in	
									good faith to	
									communicate with	
									organizers to	
									discuss plans to	
									avoid conflict and	
									de-escalation; tear	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									gas/chemical weapon shall not be used unless de- escalation tactics failed and necessary to prevent imminent harm. If tear gas, chemical weapon, rubber pellets, or dog against a crowd are used, officers' agency must file a report with MPOSTC detailing all measures taken in advance of event; MPOSTC shall review the report and may make an additional investigation to determine if such use was justified.	
22	Michigan M.C.L.A. 70.13	Mich. Comp. Laws Ann. § 38.501 et seq. Provisions governing the	Mich. Comp. Laws Ann. § 28.607 Michigan Commission on Law Enforcement Standards must make	Mich. Comp. Laws Ann. § 28.221 Department of Public Safety establishes and conducts Michigan	Mich. Comp. Laws Ann. § 691.1407 Officers are immune from tort liability if reasonable belief	Mich. Comp. Laws Ann. § 28.609 Provides basic requirements for licensure including	N/A	N/A	Mich. Comp. Laws Ann. § 750.525	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
	Grants authority to local level to establish police departments	Civil Service Commission.	an annual report to the Governor including pertinent data regarding officer minimum standards and degree of participation of municipalities in training programs.	training school for officers; training required in identification; rules of criminal evidence; presenting cases in courts; warrants; small arms instruction; ethics; courtesy in duty; Jui Jitsu, extent of police authority; confession and statements.	that officer was acting within scope of employment; conduct does not amount to gross negligence.	demonstrating: (1) proficiency on a licensing examination, (2) physical ability, (3) psychological fitness, (4) education, (5) reading and writing proficiency, (6) minimum age, (7) character fitness, as determined by a background investigation supported by a written authorization and release executed by the individual for whom licensure is sought, and (8) United States citizenship. Individuals who seek admission to a law enforcement training academy for purposes of licensure shall submit to fingerprinting.			Officers may use force to quell unlawful assembly.	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
23	Minnesota	Minn. Stat. Ann. § 299C.80 Independent Use of Force Investigations.	Minn. Stat. Ann. § 299C.80 Independent Use of Force Investigations Unit must prepare annual report to Governor and certain legislative committees the following information: number of force investigations, number of incidents investigated; outcomes of investigations; charging decisions made by prosecuting authority; number of plea agreements; any other relevant information. Minn. Stat. Ann. § 626.8452 Agency heads must maintain written records of agency's use of deadly force and firearms incidents.	Minn. Stat. Ann. § 626.8455 Officers must be trained in community policing, including problem solving, diverse communities, techniques for organizing community members; techniques related to people with physical or mental limitations; child development issues. Minn. Stat. Ann. § 626.8452 Officers must be trained annually in deadly force and firearms use. Minn. Stat. Ann. § 169.753 Officers must be trained in first aid. Minn. Stat. Ann. § 626.557	Minn. Stat. Ann. § 604.16 Person fleeing from officer is liable for all damage incurred by others unless officer not exercising reasonable care.	N/A	Minn. Stat. Ann. § 626.8455 Officers must be trained in techniques for organizing the community and getting community more involved.	Minn. Stat. Ann. § 626.89 Provides police officer discipline procedures. A formal statement of the officer must be taken at a facility of the employing or investigating agency or at a place agreed to by the investigating individual and the investigated officer. Such statement may not be taken unless there is filed with the employing or investigating agency a written complaint signed by the complainant stating the complainant's knowledge, and the officer has been given a summary of the allegations. Complaints stating the signer's knowledge	Minn. Stat. Ann. § 609.06 Reasonable force may be used when assisting another officer in effecting lawful arrest, enforcing order of court/legal process; when used against person resisting arrest; to prevent escape of person charged with crime or convicted of crime. Minn. Stat. Ann. § 609.066 Officer may use deadly force when based on totality of circumstances if objectively reasonable officer believes necessary to protect officer or another from	N/A



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability &	Reporting				Engagement		Force	
		Oversight								
			Minn. Stat. Ann. §	Officers should be trained				also may be filed by	great bodily harm;	
			626.553	in responding to reports				members of the law	to arrest or	
			020.555	of maltreatment of				enforcement agency.	prevent escape of	
			All gunshot wounds	vulnerable adults.				emorcement agency.	someone officer	
			must be reported to	vullierable addits.				Before an	knows or believes	
			sheriff or chief of	Minn. Stat. Ann. §				administrative hearing	committed a	
			police.	626.8451				is begun, the officer	felony or may	
			police.	020.0431				must be given a copy	cause death or	
			Minn. Stat. Ann. §	Officers must be trained				of the signed	great bodily harm	
			626.5531	in responding to bias-				statement.	to another person.	
			020.0002	motivated crimes and				51415	to another person	
			Officers must report to	violent crimes.				Upon request, the	Deadly force may	
			head of their					investigating agency	not be used	
			department crimes	Minn. Stat. Ann. §				or the officer shall	against a person	
			motivated by race,	626.8456				provide the other	threatening his	
			religion, national origin,					party with a list of	own life if person	
			sex, age, disability, or	Training required in fire				witnesses that the	does not pose	
			sexual orientation; the	scene response and arson				agency or officer	threat of great	
			head must file a	awareness.				expects to testify at	bodily harm to	
			monthly report					the administrative	officer or another.	
			describing such crimes	Minn. Stat. Ann. §				hearing and the		
			to the Department of	626.8458				substance of the	Minn. Stat. Ann. §	
			Public Safety, Bureau of					testimony. A party is	629.32	
			Criminal Apprehension;	Officers must be trained				entitled to copies of		
			those reports must be	in vehicle pursuits.				any witness	Officer should use	
			summarized and					statements in the	no more restraint	
			analyzed in an annual	Minn. Stat. Ann. §				possession of the	than necessary to	
			report to the	626.8469				other party and an	effect arrest.	
			Department of Human					officer is entitled to a		
			Rights and the	Training required in crisis				copy of the	Minn. Stat. Ann. §	
			legislature.	response; conflict				investigating agency's	629.33	
				management; and				investigative report,		
				cultural diversity.				provided that any	Officer may use all	
								references in a	necessary and	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			Minn. Stat. Ann. § 626.5534 Chief of police must provide FBI-requested information on officers' use of force resulting in serious bodily injury or death; report must be filed monthly with the superintendent who must summarize and submit an annual report to chairs and ranking members of house of representatives and senate committees, in addition to FBI.	Minn. Stat. Ann. § 626.8471 Training policies must emphasize the need to respect balance between person's right to be free from unreasonable government intrusion and officers' need to enforce the law; training in antiracial profiling model for conduct of officers engaged in citizen stops. Minn. Stat. Ann. § 626.8474 Officers must be trained to handle persons with autism including deescalation and behavioral understanding.				witness statement or investigative report that would reveal the identity of confidential informants need not be disclosed except upon order of the person presiding over the administrative hearing for good cause shown. A copy of the session at which a formal statement is taken may be made available to the officer free of charge upon request. An officer whose formal statement is being taken has the right to have a union representative or attorney present during the session. No disciplinary letter or reprimand may be included in an officer's personnel record unless the officer has been given a copy of	lawful means to effect arrest except for deadly force (unless allowed under 609.066). Minn. Stat. Ann. § 626.8452 Officers must be trained annually in deadly force and firearms use. Minn. Stat. Ann. § 626.8475 Officers must intervene when witnessing an officer using excessive force and must report such force in writing within 24 hours.	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								the letter or reprimand. Minn. Stat. § 626.89 Law Enforcement Officers' Bill of Rights ("LEOBR").		
24	Mississippi	Miss. Code Ann. § 21-31-1 et seq. Civil service commission required in every municipality.	N/A	Miss. Code Ann. § 45-5-1 et seq. Law Enforcement Officers Training Academy established to set and implement training standards. Miss. Code Ann. § 45-6-1 et seq. Establishment of the Law Enforcement Officers Training Program; mental health training required.	Miss. Code Ann. § 11-46-9 Officers not liable for any claim arising out of any act or omission exercised during performance of official duties unless officer acted in reckless disregard for safety and wellbeing of person not engaged in criminal activity at the time. Miss. Code Ann. § 99-3-23 Officers making lawful arrests shall not be civilly or criminally liable, even	N/A	N/A	Miss. Code Ann. §§ 21-31-21, 23 Provides procedures for civil service commission members who are disciplined. The tenure of officers shall only be during "good behavior." Any such person may be removed or discharged, suspended without pay, demoted or reduced in rank, or deprived of vacation privileges or other special privileges, or any combination thereof, for any of the following reasons: Incompetency, inefficiency, or	Miss. Code Ann. § 97-3-15 Deadly force allowed by officers when necessarily committed to overcome actual resistance to execution of legal process; retaking an escaped felon; arresting felon fleeing from justice; when in lawful defense of self or another; when lawfully committed in suppressing a riot or in keeping the peace.	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
					if party arrested may appear innocent.			inattention of duty; dishonesty, intemperance, immoral conduct, insubordination, discourteous treatment of the public or a fellow employee, or any other act of omission or commission tending to injure the public service. In the absence of extraordinary circumstances or situations, before any such employee may be removed or discharged, he shall be given written notice of the intended termination, which notice shall state the reasons for termination and inform the employee that he has the right to respond in writing to the reasons given		
								for termination within a reasonable time and respond orally before		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								the official charged		
								with the responsibility		
								of making the		
								termination decision.		
								Such official may, in		
								his discretion, provide		
								for a pretermination		
								hearing and		
								examination of		
								witnesses, and if a		
								hearing is to be held,		
								the notice to the		
								employee shall		
								also set the time and		
								place of such hearing.		
								A duplicate of such		
								notice shall be filed		
								with the commission.		
								After the employee		
								has responded or has		
								failed to respond		
								within a reasonable		
								time, the official		
								charged with the		
								responsibility of		
								making the		
								termination decision		
								shall determine the		
								appropriate		
								disciplinary action,		
								and shall notify the		
								employee of his		
								decision in writing		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
25	Missouri	Mo. Ann. Stat. §	Mo. Ann. Stat. 590.653	Mo. Ann. Stat. § 590.040	N/A	N/A	N/A	at the earliest practicable date. Mo. Ann. Stat. §	Mo. Ann. Stat. §	N/A
		590.653 Cities, counties may establish civilian review boards to investigate allegations of misconduct by officers toward members of public including excessive use of force, abuse of authority, discourtesy, slurs relating to race, ethnicity, religion, gender, sexual orientation, and disability.	The Civilian Review boards shall report all findings and recommendations to the Chief Law enforcement officer. Mo. Ann. Stat. § 304.670 Highway patrol and officers may collect information on traffic law enforcement, including number of drivers stopped, characteristics of drivers stopped (race, ethnicity, age, gender), violation that led to stop, whether search instituted, whether arrest made, and circumstances of stop. Mo. Ann. Stat. § 590.650	Peace Officers Standards Training Commission must require at least 470 hours but no more than 600 hours of training. Mo. Ann. Stat. § 590.050 Officers making traffic stops must receive 3 hours training concerning prohibition against racial profiling and respect for racial and cultural differences, and use of effective, non-combative methods to carry out duties in racially and culturally diverse environment. Mo. Ann. Stat. § 590.650 Appropriate counseling and training of officers engaged in race-based traffic stops within 90				590.080, 590.100, 590.500 et seq. Provides for rights and procedures for officers facing discipline. The Director shall have cause to discipline any peace officer licensee who: (1) Is unable to perform the functions of a peace officer with reasonable competency or reasonable safety as a result of a mental condition, including alcohol or substance abuse; (2) Has committed any criminal offense, whether or not a criminal charge has been filed; (3) Has committed any act while on active duty or under color of	Officers may use all force necessary to effectuate arrest of defendant forcibly resisting or fleeing. Mo. Ann. Stat. § 563.046 Officer need not retreat if defendant resists arrest or attempts to flee from custody; may use physical force he reasonably believes is immediately necessary to arrest or prevent escape. Deadly force allowed only when reasonable belief that immediately necessary to	



	Oversight	Reporting		Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Officers must report to	days of review revealing				law that involves	prevent escape or	
		employing agency	such conduct.				moral turpitude or a	arrest; suspect has	
		every vehicle stop					reckless disregard for	committed or	
		including age, gender,					the safety of the	attempted to	
		race or minority group					public or any person;	commit felony	
		of individuals stopped,					(4) Has caused a	offense involving	
		reasons for stop,					material fact to be	serious physical	
		whether search					misrepresented for	injury; suspect	
		conducted, whether					the purpose of	attempting to	
		consent to search, any					obtaining or retaining	escape using	
		evidence or contraband					a peace officer	deadly weapon;	
		found, whether					commission or any	suspect may	
		warning or citation					license issued	endanger lives of	
		issued, whether arrest					pursuant to this	others if not	
		was made, location of					chapter;	arrested	
		stop.					(5) Has violated a	immediately.	
							condition of any order		
		Agencies must compile					of probation lawfully	Mo. Ann. Stat. §	
		this data collected and					issued by the director;	563.056	
		report it to attorney					or	0.00	
		general annually; AG					(6) Has violated a	Officers may use	
		must submit annual					provision of this	force to prevent	
		report to Governor and					chapter or a rule	defendant escape	
		legislature to determine if there is a					promulgated pursuant	from confinement;	
							to this chapter.	may use deadly force if reasonable	
		pattern of stops of					When the director has	belief that	
		minority groups.					knowledge of cause to	substantial risk	
		Mo. Ann. Stat. §					_	defendant will	
							discipline a peace officer licensee	cause serious	
		590.1265 et seq.					pursuant to this	physical injury or	
		Police Use of Force					section, the director	endanger human	
		Transparency Act of						cilualigei Ilulliali	
		2021 requires reporting					may cause		



force incidents to department of public safety; by 2023, reports must be published publicly and department of public safety must issue a department of public safety must issue a report by 2025 discignanalyzing trends or disparities in rates of use-of-force. Mo. Ann. Stat. § Spo.118 Investigations of officers shall be made available to any hiring law enforcement agency.	omplaint to be filed the the ministrative hearing mmission, which all conduct a paring to determine ether the ector has cause for cipline, and which all issue findings of the and conclusions law on the matter. The administrative paring commission all not consider the active severity of the ause for discipline or any rehabilitation of the discretion of the discretion. If the ministrative meaning ministrative hearing hearing hearing to determine ector of the force incidents to department of public safety; by 2023, reports must be publicly and department of public safety; by 2025 analyzing trends or dispartment of public with a department of public with a department of pu	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
								shall, within thirty days, hold a hearing to determine the form of discipline to be imposed and thereafter shall probate, suspend, or permanently revoke the license at issue. If the license fails to appear at the director's hearing, this shall constitute a waiver of the right to such hearing. Mo. Rev. Stat. § 590.502 Law Enforcement Officers' Bill of Rights ("LEOBR").		
26	Montana	N/A	Mont. Code Ann. § 44- 10-202 The DOJ makes a yearly written report of the activities of the Law Enforcement Academy	Mont. Code Ann. § 44-10- 202 Officers must attend the Montana Law Enforcement Academy	Mont. Code Ann. § 27-1-722 A use of force allowable under the provisions of Title 45, chapter 3, part 1,	Mont. Code Ann. § 44-10-202 The DOJ has the power to select from qualified applicants officers	N/A	Mont. Code Ann. § 44- 1-701, 702, 704, 801, 802 When the DOJ has cause to believe that an officer has violated	Mont. Code Ann. § 45-3-106 A peace officer or other person who has an arrested person in custody	Mont. Code Ann. § 44-2-117 A peace officer may not engage in racial profiling. Race



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			to the Governor, AG,	and successfully complete	provides immunity to	to attend the		any of the grounds for	is justified in the	or ethnicity
			and Secretary of State.	training.	the person using the	Montana Law		suspension, demotion,	use of force to	may not be the
					force from civil	Enforcement		or discharge, it may	prevent the escape	sole factor in
					damages for injury to	Academy each year		impose a suspension	of the arrested	determining the
					any person or	and to award		without pay for up to	person from	existence of
					property arising from	certifications for		10 days. The written	custody that the	probable cause
					injury to the person,	officers who		changes against	officer or other	to take into
					or damage to the	successfully		officers must be made	person would be	custody or
					property of the	complete their		in writing and signed	justified in using if	arrest an
					person, against	training.		and sworn by the	the officer or other	individual or
					whom the force was			person making the	person were	constituting a
					used. The			charge. The DOJ shall	arresting the	particularized
					reasonableness of			order a hearing when	person.	suspicion that
					the use of force must			such charges are filed	A	an offense has
					be determined in light of the			and shall have the	A guard or other peace officer is	been or is being committed in
					circumstances at the			authority to render a decision within 30	justified in the use	order to justify
					time that the force			days of the hearing.	of force, including	the detention
					was used.			The DOJ must give the	force likely to	of an individual
					was useu.			officer notice of the	cause death or	or the
								charges against them	serious bodily	investigatory
								and the name of the	harm, that the	stop of a
								person making the	guard or officer	vehicle. Each
								charges at least 10	reasonably	law
								days before the	believes to be	enforcement
								hearing.	necessary to	agency must
									prevent the escape	adopt a policy
									from a correctional	on race-based
									institution of a	traffic stops
									person whom the	that prohibits
									guard or officer	the practice of
									reasonably	routinely
									believes to be	stopping
									lawfully detained	members of



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									in the institution under sentence for an offense or awaiting trial or commitment for an offense.	minority groups for violations of vehicle laws as a pretext for investigating other violations of criminal law, provides for periodic reviews by law enforcement agencies and collection of data that determine whether any peace officer has a pattern of stopping members of minority groups for violations of vehicle laws in a number disproportionat e to the population of minority groups in that
										jurisdiction, and, if the review reveals a pattern,



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
										requires an investigation.
27	Nebraska	Neb. Rev. Stat. Ann. § 81-1406, 1407 The Nebraska Police Standards Advisory Council is a special standing committee with the purpose of overseeing training of officers and ensuring that all rules regarding certification, continued education, and training are complied with. The Council consists of 9 members appointed by the Governor, including one member who is a member of the Jail Standards Board or a	Neb. Rev. Stat. Ann. § 81-1426 The Commission collects and maintains statistical information, records, and reports, including but not limited to the Uniform Crime Report.	Neb. Rev. Stat. Ann. § 81- 1402 The Nebraska Law Enforcement Training Center tests all law enforcement candidates to ensure that they meet the pre-certification and certification requirements. Neb. Rev. Stat. Ann. § 81- 1410.01 As a part of entry-level law enforcement certification, each training academy shall require completion of de- escalation training including training related to mental health, substance abuse, anti- bias, implicit bias, and communicating with a person in crisis. Neb. Rev. Stat. Ann. § 81- 1412	N/A	Neb. Rev. Stat. Ann. § 81-1410 The Council may admit an applicant to a training academy for law enforcement certification if the applicant meets certain minimum criteria regarding citizenship, age, criminal background, and physical fitness.	Neb. Rev. Stat. Ann. § 81-1416 The Nebraska Commission on Law Enforcement and Criminal Justice educates the community at large to the problems encountered by law enforcement authorities, promotes respect for the law and encourages community involvement in the administratio n of criminal justice. The commission	Neb. Rev. Stat. Ann. § 81-1403 An officer's certificate may be revoked for a final conviction or guilty plea, serious misconduct, or a violation of the officer's oath of office, code of ethics, or statutory duties. Neb. Rev. Stat. Ann. § 81-1414.14 Each law enforcement agency must have a policy regarding accepting and investigating complaints of law enforcement officer misconduct. If an agency receives such a complaint, the agency must investigate the matter and complete the investigation within 100 days of the complaint. If the	Neb. Rev. Stat. Ann. § 81-1414.17 The Commission distributes a suggested model written policy regarding the use of excessive force for use by law enforcement agencies, but the commission does not mandate the adoption of the policy, but instead allows each law enforcement agency to adopt their own policy regarding excessive force. Neb. Rev. Stat. Ann. § 28-1412 The use of force upon or toward the person of another is justifiable when	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		member of the public at large.		Law enforcement officers must complete a handgun qualification test at least once every calendar year with a handgun of the same make and model as the handgun they carry on duty.			is an agency of the state.	agency determines the complaint is grounds for revocation of the officer's certification, the agency must forward the matter to the commission and the commission shall investigate the complaint within 180 days.	the actor is making or assisting in making an arrest and the actor believes that such force is immediately necessary to effect a lawful arrest. The use of force is not justifiable unless: (a) The actor makes known the purpose of the arrest or believes that it is otherwise known by or cannot reasonably be made known to the person to be arrested; and (b) When the arrest is made under a warrant, the warrant is valid or believed by the actor to be valid. The use of deadly force is not justifiable unless: (a) The arrest is for a felony; (b) Such person effecting	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									authorized to act	
									as a peace officer	
									or is assisting a	
									person whom he	
									believes to be	
									authorized to act	
									as a peace officer;	
									(c) The actor	
									believes that the	
									force employed	
									creates no	
									substantial risk of	
									injury to innocent	
									persons; and (d)	
									The actor believes	
									that: (i) The crime	
									for which the	
									arrest is made	
									involved conduct	
									including the use	
									or threatened use	
									of deadly force; or	
									(ii) There is a	
									substantial risk	
									that the person to	
									be arrested will	
									cause death or	
									serious bodily	
									harm if his	
									apprehension is	
									delayed. The use of	
									force to prevent	
									the escape of an	
									arrested person	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									from custody is justifiable when the force could justifiably have been employed to effect the arrest under which the person is in custody, except that a guard or other person authorized to act as a peace officer is justified in using any force, including deadly force, which he believes to be immediately necessary to prevent the escape of a person from a jail, prison, or other institution for the detention of persons charged with or convicted	
28	Nevada	Nev. Rev. Stat. Ann. § 289.380 The governing body of a city or	N/A	Nev. Rev. Stat. Ann. § 289.550 Peace officers must be certified by the	N/A	Nev. Rev. Stat. Ann. § 289.510 The Peace Officers' Standards and	N/A	Nev. Rev. Stat. Ann. § 289:055 Each State agency that employs peace	of a crime. Nev. Rev. Stat. Ann. § 193.304 In carrying out his or her duties, a	Nev. Rev. Stat. Ann. § 289.820 A peace officer shall not



#	State	Public	Transparency &	Training	Civil Liability Limits	Workforce/Hiring	Community	Officer Discipline	Authority/Use of	Social Justice
		Accountability & Oversight	Reporting				Engagement		Force	
		Oversignt								
		county may		Commission within 1 year		Training		officers must establish	peace officer shall	engage in racial
		create an		of employment.		Commission adopts		written procedures for	not use deadly	profiling and no
		Advisory Review				regulations		investigating	force against a	retaliatory or
		Board to advise		Nev. Rev. Stat. Ann. §		establishing the		complaints of alleged	person based on	punitive action
		the governing		289.605		minimum standards		misconduct made or	the danger that the	may be taken
		body on issues				for certification,		filed against a peace	person poses to	against a peace
		concerning		Officer certification		recruitment,		officer and make	himself or herself,	officer who
		peace officers in		requirements include the		selection, and		copies of the	if a reasonable	discloses
		the jurisdiction.		completion of training		training of peace		procedures available	peace officer	information
		The review		involving interactions		officers. The		to the public.	would believe that	concerning
		board consists of		with persons with		regulations must			the person does	racial profiling.
		residents of the		developmental		include		Nev. Rev. Stat. Ann. §	not pose an	
		city or county		disabilities.		requirements for		289.057	imminent threat of	
		who are not				evaluations to be			death or serious	
		currently		Nev. Rev. Stat. Ann. §		conducted during		An investigation of a	bodily harm to the	
		employed as		289.510		the recruitment and		peace officer may be	peace officer or	
		peace officers				training of peace		conducted in response	another person.	
		and who		The Peace Officers'		officers which		to a complaint or		
		complete		Standards and Training		identify implicit bias		allegation that the	Nev. Rev. Stat.	
		training related		Commission establishes		on the part of the		peace officer has	Ann. § 171.122	
		to law		standards for programs		peace officer.		engaged in activities		
		enforcement.		for the continuing				which could result in	The defendant	
				education of peace				punitive action. Any	must not be	
		Nev. Rev. Stat.		officers, which must				such investigation of a	subjected to any	
		Ann. § 289.500		require that all peace				peace officer must be	more restraint	
				officers annually				commenced by the	than is necessary	
		The Peace		complete at least 12				law enforcement	for the defendant's	
		Officers'		hours of continuing				agency within a	arrest and	
		Standards and		education in courses that				reasonable period of	detention. If the	
		Training		address racial profiling,				time after the date of	defendant either	
		Commission		mental health, officer				the filing of the	flees or forcibly	
		consists of 11		well-being, implicit bias				complaint or	resists, the officer	
		members, 9 of		training, de-escalation,				allegation with the law	may, except as	
		whom are					1	enforcement agency.	otherwise	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		appointed by the		human trafficking, and				A law enforcement	provided in NRS	
		Governor and		firearms.				agency shall not	171.1455, use only	
		two of whom are						suspend a peace	the amount of	
		appointed by the						officer without pay	reasonable force	
		Majority Leader						during or pursuant to	necessary to effect	
		of the Senate						an investigation	the arrest.	
		and the Speaker						conducted pursuant		
		of the Assembly.						to this section until all	Nev. Rev. Stat.	
		The latter two						investigations relating	Ann. § 171.1455	
		members are						to the matter have		
		not to be peace						concluded.	If necessary to	
		officers but must							prevent escape, an	
		instead have						Nev. Rev. Stat. Ann. §	officer may, after	
		expertise in at						289.823	giving a warning, if	
		least one area							feasible, use	
		including implicit						Each law enforcement	deadly force to	
		and explicit bias,						agency must establish	effect the arrest of	
		cultural						an early warning	a person only if	
		competency,						system for the	there is probable	
		mental health						purpose of identifying	cause to believe	
		and law						peace officers who	that the person:	
		enforcement,						display bias indicators,		
		and working						including being part of		
		with children,						a large number of	felony which	
		elderly persons,						incidents involving the	involves the	
		pregnant						use of force. After	infliction or threat	
		persons, persons						such an officer is	of serious bodily	
		experiencing						identified by the	harm or the use of	
		mental health						system, the employing	deadly force; or	
		crises, persons						agency must increase		
		with disabilities						its supervision of the	2. Poses a threat of	
		or other						officer, provide	serious bodily	
								additional training and		
								counseling, and		



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		vulnerable populations.						decide whether consequences should be imposed. Nev. Rev. Stat. §§ 289.020—289.120 Law Enforcement Officers' Bill of Rights ("LEOBR").	harm to the officer or to others.	
29	New Hampshire	N.H. Rev. Stat. Ann. § 106-L:3 The Police Standards and Training Council consists of 13 members, including two public members, neither of whom may be a certified police officer, lawyer, or judge, and neither of whom shall have a spouse, sibling, or parent who is a certified police	N.H. Rev. Stat. Ann. § 105:19 Following an investigation of officer misconduct that ends in a determination that the officer committed an act of misconduct, the name of the individual and any act of misconduct must be disclosed to the police standards and training council.	N.H. Rev. Stat. Ann. § 106-L:5, 6 The Police Standards and Training Council establishes minimum educational and training standards for employment as a police officer in the state and is responsible for certifying police officers qualified as such. Officers must satisfactorily complete a preparatory program of police at a school approved by the council.	N/A	N.H. Rev. Stat. Ann. § 105-C:4 It is the duty of police commissioners to appoint police officers.	N/A	N.H. Rev. Stat. Ann. § 105:19 Officers who observe misconduct by another law enforcement officer, including assault, sexual assault, bribery, fraud, theft, tampering with evidence, tampering with a witness, use of a chokehold, or excessive and illegal force, have a duty to notify the chief law enforcement officer in his or her department in writing as soon as possible. Within 7	N.H. Rev. Stat. Ann. § 627:5 A law enforcement officer is justified in using nondeadly force upon another person when and to the extent that he reasonably believes it necessary to effect an arrest or detention or to prevent the escape from custody of an arrested or detained person, unless he knows that the arrest or	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		officer, lawyer, or judge.						days of receiving such notification, the chief shall notify the police standards and training council of such misconduct in writing. The police department that receives a report of misconduct must conduct a timely investigation and reach a determination on the merits.	detention is illegal, or to defend himself or a third person from what he reasonably believes to be the imminent use of non-deadly force encountered while attempting to effect such an arrest or detention or while seeking to prevent such an escape. A law enforcement officer is justified in using deadly force only when he reasonably believes such force is necessary: (a) To defend himself or a third person from what he reasonably believes is the imminent use of deadly force; or (b)	
									To effect an arrest or prevent the escape from custody of a	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									person whom he	
									reasonably	
									believes: (1) Has	
									committed or is	
									committing a	
									felony involving	
									the use of force or	
									violence, is using a	
									deadly weapon in	
									attempting to	
									escape, or	
									otherwise	
									indicates that he is	
									likely to seriously	
									endanger human	
									life or inflict	
									serious bodily	
									injury unless	
									apprehended	
									without delay; and	
									(2) He had made	
									reasonable efforts	
									to advise the	
									person that he is a	
									law enforcement	
									officer attempting	
									to effect an arrest	
									and has reasonable	
									grounds to believe	
									that the person is	
									aware of these	
									facts.	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
30	New Jersey	N.J. Stat. Ann. § 52:17B-70, 71 The Police Training Commission's membership includes two citizens of the state who are appointed by the Governor with the advice and consent of the senate other than the	N/A	N.J. Stat. Ann. § 52:17B-68 Every municipality and county must require police officers to attend an approved school and successfully complete police training school to be given a permanent appointment as a police officer.	N/A	N.J. Stat. Ann. § 52:17B-69.2 A person who completes a police training course is eligible for appointment as a permanent full-time member of a police department or force.	N/A	N/A	N.J. Stat. Ann. § 2C:3-7 The use of force upon or toward the person of another is justifiable when the actor is making or assisting in making an arrest and the actor reasonably believes that such force is immediately	N.J. Stat. Ann. § 52:17B-77.13, 77.14 The Department of Law and Public Safety shall develop or identify uniform cultural diversity and implicit bias training course materials and
		representative of the NJ Office of the FBI. The powers and duties of the commission include prescribing standards for the approval of schools authorized to perform police training courses, prescribing the curriculum for the schools, and							necessary to effect a lawful arrest. The use of force is not justifiable under this section unless: (a) The actor makes known the purpose of the arrest or reasonably believes that it is otherwise known by or cannot reasonably be made known to the person to be arrested; and (b) When the arrest is	an online tutorial that shall include instruction designed to promote positive interaction with, and community outreach to, all residents within a community, including residents of all racial, ethnic, and religious backgrounds



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		to certify police							made under a	and lesbian,
		officers.							warrant, the	gay, bisexual,
									warrant is valid or	and
									reasonably	transgender
									believed by the	individuals
									actor to be valid.	residing within
									(2) The use of	the community.
									deadly force is not	Every state,
									justifiable under	county, and
									this section unless:	municipal law
									(a) The actor	enforcement
									effecting the arrest	department
									is authorized to act	must provide
									as a peace officer	once every five
									or has been summoned by and	years in service training of its
									is assisting a	personnel on
									person whom he	the above
									reasonably	topics.
									believes to be	topics.
									authorized to act	
									as a peace officer;	
									and (b) The actor	
									reasonably	
									believes that the	
									force employed	
									creates no	
									substantial risk of	
									injury to innocent	
									persons; and (c)	
									The actor	
									reasonably	
									believes that the	
									crime for which	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									the arrest is made was homicide, kidnapping, an offense under 2C:14-2 or 2C:14-3, arson, robbery, burglary of a dwelling, or an attempt to commit one of these crimes; and (d) The actor reasonably believes: (i) There is an imminent threat of deadly force to himself or a third party; or (ii) The use of deadly force is necessary to thwart the commission of a crime as set forth in subparagraph (c) of this paragraph; or (iii) The use of deadly force is	
31	New Mexico	N/A	N.M. Stat. Ann. § 29- 21-3, 4	N.M. Stat. Ann. § 29-7-2 The Law Enforcement	N/A	N.M. Stat. Ann. § 29-1-9	N/A	N.M. Stat. Ann. § 29-7-13	necessary to prevent an escape. N.M. Stat. Ann. § 30-2-6	N.M. Stat. Ann. § 29-21-1, 2
			Law enforcement agencies must submit a	Training Act establishes the New Mexico law		No sheriff of a county, mayor of a		After consultation with the employing	Homicide is justifiable when	The Prohibition of Profiling



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversignt								
			redacted copy of each	enforcement academy		city or other person		agency, the board	committed by a	Practices Act
			complaint and	which provides a planned		authorized by law to		may refuse to issue, or	public officer or	provides: in
			disposition thereof	program of basic law		appoint special		may suspend or	public employee or	conducting a
			involving violations of	enforcement training and		deputy sheriffs,		revoke a police	those acting by	routine or
			the Prohibition of	in-service law		marshals,		officer's certification	their command	spontaneous
			Profiling Practices Act	enforcement training for		policemen or other		when the board	and in their aid and	investigatory
			to the AG, which shall	police officers and to		peace officers in the		determines that a	assistance:	activity,
			disclose the nature and	furnish instruction and		state of New		person has: (1) failed		including an
			disposition of the	seminars to constantly		Mexico to preserve		to satisfy the	(1) in obedience to	interview, a
			complaint but no	upgrade law enforcement		the public peace		qualifications for	any judgment of a	detention, a
			personal identifying	within the state.		and to prevent and		certification, (2)	competent court;	traffic stop, a
			information. The AG			quell public		committed acts that		pedestrian
			shall also establish	N.M. Stat. Ann. § 29-21-3		disturbances shall		constitute dishonesty	(2) when	stop, a frisk or
			independent			appoint as such		or fraud; (3) been	necessarily	other type of
			procedures for	A law enforcement		special deputy		convicted of, pled	committed in	bodily search or
			receiving and	agency must provide		sheriff, marshal,		guilty to or entered a	overcoming actual	a search of
			maintaining a record of	training to its law		policeman or other		plea of no contest to:	resistance to the	personal or real
			such complaints. The	enforcement officers		peace officer any		(a) any felony charge;	execution of some	property, or in
			AG may publish a	during orientation and at		person who shall		or (b) any violation of	legal process or to	determining the
			report or summary of	least once every two		not be a citizen of		federal or state law or	the discharge of	scope,
			the general violations	years to assist officers in		the United States of		a local ordinance	any other legal	substance or
			of the provisions of the	adhering to the		America. No person		relating to aggravated	duty;	duration of the
			Prohibition of Profiling	Prohibition of Profiling		shall assume or		assault, theft, driving		routine or
			Practices Act.	Practices Act.		exercise the		while under the	(3) when	spontaneous
						functions, powers,		influence of	necessarily	investigatory
			N.M. Stat. Ann. § 29-7-	N.M. Stat. Ann. § 29-7-7.1		duties and privileges		intoxicating liquor or	committed in	activity, a law
			7/2			incident and		drugs, controlled	retaking felons	enforcement
				In-service law		belonging to the		substances or any law	who have been	agency or a law
			Every law enforcement	enforcement training		office of special		or ordinance involving	rescued or who	enforcement
			agency within the state	consists of at least 40		deputy sheriff,		moral turpitude; (4)	have escaped or	officer shall not
1			shall submit quarterly a	hours of academic		marshal, policeman		knowingly made any	when necessarily	rely on race,
			report to the director	instruction for each		or other peace		false statement in his	committed in	ethnicity, color,
			on the status of each	certified police officer		officer without first			arresting felons	national origin,
			police officer employed			having received an				language,



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			by the law enforcement	during each 24-month		appointment in		application for	fleeing from	gender, gender
			agency. The reports	period of employment.		writing from a		certification.	justice; or	identity, sexual
			shall include the status			person authorized				orientation,
			of in-service law			by law to appoint		N.M. Stat. Ann. § 29-	(4) when	political
			enforcement training.			special deputy		21-3	necessarily	affiliation,
						sheriffs, marshals,			committed in	religion,
						policemen or other		Law enforcement	order to prevent	physical or
						peace officers.		agencies must	the escape of a	mental
								investigate complaints	felon from any	disability or
						N.M. Stat. Ann. §		alleging officer	place of lawful	serious medical
						29-7-6		violations of the	custody or	condition,
						Within twelve		Prohibition of Profiling Practices Act and take	confinement.	except in a
						months of			For the purposes	specific suspect description
						beginning		appropriate measure to discipline officers	of this section,	related to a
						employment as a		who violate the	homicide is	criminal
						police officer, the		provisions.	necessarily	incident or
						officer must apply		provisions.	committed when a	suspected
						and be certified by		N.M. Stat. Ann. §§ 29-	public officer or	criminal
						the New Mexico		14-1-29-14-11	public employee	activity, to
						Law Enforcement			has probable cause	select a person
						Academy Board.		Law Enforcement	to believe he or	for or subject a
						Certification		Officers' Bill of Rights	another is	person to the
						requirements		("LEOBR").	threatened with	routine or
						include evidence of			serious harm or	spontaneous
						a certificate of			deadly force while	investigatory
						completion for an			performing those	activity. In
						approved law			lawful duties	conducting an
						enforcement			described in this	investigatory
						training program.			section. Whenever	activity in
									feasible, a public	connection with
									officer or	an
									employee should	investigation, a
									give warning prior	law



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									to using deadly force.	enforcement agency or a law enforcement officer shall not rely on race, ethnicity, color, national origin, language, gender, gender identity, sexual orientation, political affiliation, religion, physical or mental disability or serious medical condition, except to the extent that credible information, relevant to the locality or time frame, links a person with those identifying characteristics to an identified criminal incident or



# Sta	tate	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
										criminal activity.
32 Ne	lew York	N/A	N.Y. Exec. Law § 837-t The chief of every police department shall report any instance or occurrence in which a police officer or peace officer employs the use of force. On an annual basis, the commissioner shall publish on the department's website a comprehensive report including the use of force information received. Such reports shall not identify the names of the individuals involved, but for each event reported, shall list the date of the event, the location, a description of the circumstances of the event, and the race, sex, ethnicity, and age of all persons engaging in force or suffering an injury.	N.Y. Crim. Proc. Law S 2.30 Every peace officer in NY must complete a training program, a portion of which is prescribed by the municipal police training council and a portion of which is prescribed by his or her employer. The portion prescribed by the municipal police training council shall be comprised of subjects, and the hours each is to be taught, that shall be required of all types or classes of peace officers. The hours of instruction required by the municipal police training council shall not exceed one hundred eighty unless a greater amount is either required by law or regulation or is requested by the employer. The segment prescribed by the employer for its	N/A	N.Y. Crim. Proc. Law S 2.30 Each peace officer satisfactorily completing the course prescribed by the municipal police training council shall be awarded a certificate by the division of criminal justice services attesting to that effect, and no person appointed as a peace officer shall exercise the powers of a peace officer, unless he or she has received such certification within twelve months of appointment.	N/A	N/A	N.Y. Crim. Proc. Law § 2.20 Peace officers have the power to use physical force and deadly physical force in making an arrest or preventing an escape. N.Y. Penal Law § 35.30 A police officer or peace officer, in the course of effecting or attempting to effect an arrest, or of preventing or attempting to prevent the escape from custody, of a person whom he or she reasonably believes to have committed an offense, may use	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				comprised of subjects, and the hours each is to be taught, relating to the special nature of the duties of the peace officers employed by it provided, however, that when the subjects prescribed by the employer are identical to the subjects in the training program required by the municipal police training council, the employer shall not be required to provide duplicate training for those subjects.					when and to the extent he or she reasonably believes such to be necessary to effect the arrest, or to prevent the escape from custody, or in self-defense or to defend a third person from what he or she reasonably believes to be the use or imminent use of physical force; except that deadly physical force may be used for such purposes only when he or she reasonably believes that: (a) The offense committed by such person was: (i) a felony or an attempt to commit a felony involving the use or attempted use or threatened imminent use of	
									physical force	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									against a person;	
									or	
									(ii) kidnapping,	
									arson, escape in	
									the first degree,	
									burglary in the first	
									degree or any	
									attempt to commit	
									such a crime; or (b)	
									The offense	
									committed or	
									attempted by such	
									person was a	
									felony and that, in	
									the course of	
									resisting arrest	
									therefor or	
									attempting to	
									escape from	
									custody, such	
									person is armed	
									with a firearm or	
									deadly weapon; or	
									(c) Regardless of	
									the particular	
									offense which is	
									the subject of the	
									arrest or	
									attempted escape,	
									the use of deadly	
									physical force is	
									necessary to	
									defend the police	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									officer or peace	
									officer or another	
									person from what	
									the officer	
									reasonably	
									believes to be the	
									use or imminent	
									use of deadly	
									physical force.	
22	NI	N.C. Cara Char	N.C. Can Stat. Am. S	N.C. Care Shart Area S	21/2	N.C. Cara Shark A	N1/0	N1/A	N.C. Con Chat	N1/A
33	North	N.C. Gen. Stat.	N.C. Gen. Stat. Ann. §	N.C. Gen. Stat. Ann. §	N/A	N.C. Gen. Stat. Ann.	N/A	N/A	N.C. Gen. Stat.	N/A
	Carolina	Ann. § 17C-3	17C-14	17C-6		§ 17C-6			Ann. § 15A-401(d)	
	*Note: NC	The North	The Commission shall	The North Carolina		The North Carolina			A law-enforcement	
	passed	Carolina Criminal	maintain a statewide	Criminal Justice Education		Criminal Justice			officer is justified	
	sweeping	Justice Education	database accessible to	and Training Standards		Education and			in using force upon	
	police reform	and Training	the public on its	Commission establishes		Training Standards			another person	
	in 2021 as	Standards	website that contains	minimum educational		Commission is			when and to the	
	reflected in	Commission is	all revocations and	and training standards		required to search			extent that he	
	these	comprised of 34	suspensions of law	that must be met in order		the National			reasonably	
	provisions	members,	enforcement officer	to qualify for entry level		Decertification			believes it	
		including two	certifications by the	employment and		Index for each			necessary to	
		citizens, one	commission.	retention as a criminal		applicant for			prevent the escape	
		selected by the	N.C. Cara Shah Arras S	justice officer, which		certification or			from custody or to	
		Governor and	N.C. Gen. Stat. Ann. § 17C-15	include education and		lateral transfer and			effect an arrest of	
		one selected by	170-15	training in response to an		utilize any record of conviction of a			a person who he	
		the AG.	The Criminal Justice	investigation of domestic violence cases, education		criminal offense			reasonably believes has	
			Standards Division of	and training on juvenile		received as a result			committed a	
			the DOJ shall maintain	justice issues, and		of the search during			criminal offense,	
			a statewide Criminal	education and training to		the application and			unless he knows	
			Incident Database for	develop knowledge and		lateral transfer			that the arrest is	
			use by law	increase awareness of		process to			unauthorized; or to	
			enforcement agencies	effective mental health		determine if the			defend himself or a	



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
			that tracks all critical	and wellness strategies		applicant has any			third person from	
			incident data of law	for officers. The		record that would			what he	
			enforcement officers in	Commission also		disqualify the			reasonably	
			NC. A "critical incident"	establishes minimum		applicant from			believes to be the	
			is defined as an	standards for in-service		certification.			use or imminent	
			"incident involving any	training of officers on					use of physical	
			use of force by a law	topics including but not					force while	
			enforcement officer	limited to ethics, mental					effecting or	
			that results in death or	health, community					attempting to	
			serious bodily injury to	policing, minority					effect an arrest or	
			a person."	sensitivity, and the use of					while preventing	
				force.					or attempting to	
			N.C. Gen. Stat. Ann. §						prevent an escape.	
			132-1.4						A law-enforcement	
									officer is justified	
			A law enforcement						in using deadly	
			agency must permit						physical force upon	
			immediate disclosure						another person for	
			of body-worn camera,						a purpose specified	
			dashboard camera, or						in subdivision (1)	
			any other video or						of this subsection	
			audio recording to an						only when it is or	
			individual or their						appears to be	
			personal						reasonably	
			representative. For						necessary to	
			such disclosure, the						defend himself or a	
			individual must submit						third person from	
			a signed and notarized form to the law						what he	
			enforcement agency,						reasonably	
			which then must file a						believes to be the use or imminent	
			petition in the superior						use of imminent	
			court for a						<u> </u>	
			determination of						physical force, to effect an arrest or	
			determination of						effect an arrest or	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			whether to disclose the recording. Notably, this statute was modified to remove the agency's ability to unilaterally determine whether to disclose the recording without involving a neutral third party. N.C. Gen. Stat. Ann. § 15A-401(d1) When a law enforcement officer observes another officer using potentially excessive force against an individual, the officer must report it to a superior officer within 72 hours.						to prevent the escape from custody of a person who he reasonably believes is attempting to escape by means of a deadly weapon, or who by his conduct or any other means indicates that he presents an imminent threat of death or serious physical injury to others unless apprehended without delay or to prevent the escape of a person from custody imposed upon him as a result of conviction for a felony.	
34	North Dakota	N/A	N/A	N.D. Cent. Code Ann. § 12-63-04 The Peace Officer Standards and Training	N/A	N.D. Cent. Code Ann. § 12-63-02, 06, 07	N/A	N.D. Cent. Code Ann. § 12-63-12 The board may revoke or suspend a license	N.D. Cent. Code Ann. § 12.1-05-07 Deadly force is justified when	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				Board prescribes the criteria for certification of basic, advanced, and specialized peace officer training curriculum and establishes the curriculum for basic and advanced peace officer training.		An individual may not perform law enforcement duties in North Dakota unless they are licensed. An applicant for a license as a peace officer must file a written application provided by the board showing that the applicant has good moral character, has a high school diploma or equivalent, has a complete background investigation, has passed the medical and psychological examinations, has successfully completed a training program, and has passed the examination is established by the board.		or impose probationary conditions to an individual who has been convicted or pled guilty to a felony offense, has unjustifiably used deadly force, has made a false statement under oath or while obtaining a license or permit, or has violated a provision or rule of the board.	used in lawful self-defense, or in lawful defense of others, if such force is necessary to protect the actor or anyone else against death, serious bodily injury, or the commission of a felony involving violence. The use of deadly force is not justified if it can be avoided, with safety to the actor and others, by retreat or other conduct involving minimal interference with the freedom of the individual menaced. An individual seeking to protect another individual must, before using deadly force, try to cause the other individual to	
									retreat, or otherwise comply	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									with the requirements of this provision, if safety can be obtained thereby. However, the duty to retreat or avoid force does not apply to a public servant's use of force in the performance of the public servant's duties or in assisting the public servant need not desist from the public servant's or individual's efforts because of resistance or threatened resistance by or on behalf of the other individual against whom the public servant's or individual's action is directed.	
35	Ohio	Ohio Rev. Code Ann. § 109.71	Ohio Rev. Code Ann. § 109.761	Ohio Rev. Code Ann. § 109.73, 77, 80	N/A	Ohio Rev. Code Ann. § 109.77	N/A	N/A	Ohio Rev. Code Ann. § 2917.05	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		The Ohio Peace Officer Training Commission consists of ten members appointed by the governor with the advice and consent of the Senate, including one member representing the public.	Each agency or entity that employs peace officers must report to the Ohio Peace Officer Training commission the appointment or employment of any person to serve the agency and the termination or resignation of any person appointed to the agency yearly.	The Ohio peace officer training commission shall establish and conduct a training school for law enforcement officers, known as the Ohio police officer training academy. The program shall last at least three weeks and include courses in both the civil and criminal functions of law enforcement officers, a course in crisis intervention with 6+ hours of training, training on handling domestic abuse and violence incidents, training in the handling of missing children or child abuse and neglect cases, and training on companion animal encounters. Peace officers are also required to attend advanced inservice training programs on similar areas of study.		No person shall be appointed on a permanent basis as a peace officer unless the person has been awarded a certificate by the executive director of the Ohio Peace Officer Training Commission attesting to the persons satisfactory completion of an approved peace officer basic training program.			A law enforcement officer or fireman, engaged in suppressing riot or in protecting persons or property during riot: (A) Is justified in using force, other than deadly force, when and to the extent he has probable cause to believe such force is necessary to disperse or apprehend rioters. (B) Is justified in using force, including deadly force, when and to the extent he has probable cause to believe such force is necessary to disperse or apprehend rioters whose conduct is	
									creating a substantial risk of	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									serious physical harm to persons.	
36	Oklahoma	Okla. Stat. Ann. tit. 11, § 34-107	Okla. Stat. Ann. tit. 22, § 34.2	Okla. Stat. Ann. tit. 11, § 34-107	N/A	Okla. Stat. Ann. tit. 11, § 34-101.1	N/A	N/A	Okla. Stat. Ann. tit. 22, § 34.1 (Note : there is a proposed	Okla. Stat. Ann. tit. 22, § 34.3
		Oklahoma Association of Chiefs of Police has responsibility of conducting compliance reviews for	Officers who witness another officer using excessive force must report to offending officer's immediate supervisor, including date, time, place of incident, identity of	Every municipal police department shall have adopted policies that, at a minimum, address the following safety and liability issues: search and seizure; arrest and alternatives to arrest;		For purposes of the certification of municipal police officers pursuant to state law, the employing municipality shall use a psychological			amendment to this statute that would provide more protection to an officer using excessive force) Officers who use	Officers and agencies may not engage in racial profiling ("the detention, interdiction or other disparate treatment of an
		Oklahoma Municipal Law Enforcement Agencies. Compliance Reviews shall be conducted upon	participants, and description of force used; officers who fail to report use of excessive force shall be guilty of a misdemeanor.	strip and body cavity searches; evidence and property management; inventories and audits; use of firearms and use of force; pursuit driving; impartial policing/racial		instrument approved by the Council on Law Enforcement Education and Training. The employing			excessive force shall be subject to criminal laws to same degree as any citizen.	individual solely on the basis of the racial or ethnic status of such individual"); violation of this
		receipt of a complaint or reasonable cause to believe the agency has	misuemeanor.	profiling; mental health; professional conduct of officers; domestic abuse; response to missing persons; and supervision		municipality shall administer such psychological instrument in accordance with			defined as "physical force which exceeds the degree of physical force permitted by	section is a misdemeanor Every police agency must
		failed to comply with safety and liability policy requirements. A complaint against a		of part-time officers.		standards established within the test document. To aid the evaluating psychologist in			law or the policies and guidelines of the law enforcement entity."	adopt a detailed written policy that clearly defines the elements constituting
		municipality for noncompliance				interpreting the test results, including			entities must	racial profiling and the policy



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		with this section				automated scoring			adopt policies	must be
		shall be				and interpretations,			concerning the use	available for
		submitted in				the municipal			of force .	public
		writing to the				employer shall				inspection
		Oklahoma				provide the				
		Association of				psychologist a				Okla. Stat. Ann.
		Chiefs of Police,				statement				tit. 22, §§ 34.4,
		the Director of				confirming the				34.5
		CLEET and the				identity of the				
		municipality.				individual taking the				If any person
		Upon				test as the person				stopped or
		notification, the				who is employed or				arrested
		municipality				seeking to be				believes the
		shall have 6				employed as a				stop or arrest
		months to come				police officer of the				was in violation
		into compliance.				municipality and				of § 34.3, they
		If the agency has				attesting that it				may file a
		not come into				administered the				complaint with
		compliance after				psychological				the AG's Office
		6 months, the				instrument in				of Civil Rights
		Oklahoma				accordance with				Enforcement
		Association of				standards within the				and with the DA
		Chiefs of Police				test document. The				for the county
		shall notify in				psychologist shall				where the stop
		writing the chief				report to the				or arrest
		elected official of				employing				occurred; a
		the governing				municipality the				copy of the
		body of the law				evaluation of the				complaint must
		enforcement				assessment				be forwarded
		agency, the chief				instrument and may				to the arresting
		law enforcement				include any				officer's
		officer of the law				additional				employer and
		enforcement				recommendations				the employer
		agency, and the				to assist the				shall investigate

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#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		liability				employing				for any
		insurance				municipality in				disciplinary
		company of the				determining				action/criminal
		law enforcement				whether to certify				prosecution.
		agency. If after 6				to the Council on				
		months a				Law Enforcement				
		municipality has				Education and				
		not reached full				Training that the				
		compliance with				person being				
		the				evaluated is suitable				
		requirements of				to serve as a police				
		this section, the				officer. No				
		Oklahoma				additional				
		Association of				procedures or				
		Chiefs of Police				requirements shall				
		may request the				be imposed for				
		Director of				performance of the				
		CLEET for an				psychological				
		additional 6				evaluation.				
		months if it is								
		determined the				Okla. Stat. Ann. tit.				
		municipality is				11, § 34-102				
		substantially								
		attempting to				The Chief of Police				
		comply with the				of a municipality				
		requirements				must be at least 21				
		herein.				years old, US citizen,				
						have GED or high				
						school diploma, be				
						certified as peace				
						officer in Oklahoma				
						by Council on Law				
						Enforcement				
						Education and				



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
						Training (CLEET), and complete course of training meeting CLEET criteria for police chief administration.				
37	Oregon	Or. Rev. Stat. Ann. § 131.906	Or. Rev. Stat. Ann. § 131.906	Or. Rev. Stat. Ann. §§ 181A.360-380	Or. Rev. Stat. Ann. § 133.314	Or. Rev. Stat. Ann. § 181A.395	Or. Rev. Stat. Ann. § 181A.725	Or. Rev. Stat. Ann. §§ 181A.680-692	Or. Rev. Stat. Ann. §§ 181A.775-815	Or. Rev. Stat. Ann. §§ 131.915-945
		Law Enforcement Contacts Policy and Data Review Committee consists of 11 members appointed by the Governor to receive and analyze demographic data to ensure that law enforcement agencies perform duties without inequitable or unlawful discrimination based on race,	The Law Enforcement Contracts Policy and Data Review Committee shall make findings and issue recommendations to the appropriate interim legislative committees annually before December 1. The state shall foster, encourage, and support the collection and analysis of demographic data by state and local enforcement agencies. Or. Rev. Stat. Ann. § 131.935 Law enforcement agencies must record officer-initiated	Board on Public Safety Standards and Training consists of 26 members; promotes safety, competency of public safety agencies; promote enforcement of safety and training standards. Or. Rev. Stat. Ann. §§ 181A.444-445 Beginning in 2023, Department of Public Safety Standards and Training shall review and update training on interacting with persons who have experienced trauma; develop best practices for interacting	Officers shall not be held criminally or civilly liable for arrests when acting in good faith and without malice.	Officers must be at least 21 years old.	Oregon Community Crime Prevention Center develops and implements programs to mobilize the community to reduce crime.	Misconduct is defined as: unjustified/excessive force that is objectively unreasonable under circumstances or in violation of use of force policy; sexual harassment or misconduct; discrimination against a person based on race, color, religion, sex, sexual orientation, national origin, disability or age; and a crime. Officers must intervene to prevent or stop another officer engaged in any	Each county has a Deadly Physical Force Planning Authority to develop a plan to deal with education, outreach, training regarding use of deadly force; immediate aftermath of incident; investigation of incident; potential criminal responsibility of officer; collecting information regarding use of deadly force; estimate on fiscal impact on law	Law enforcement agencies must have written policies and procedures prohibiting profiling; policies should include prohibition on profiling; procedures for filing and investigating a complaint alleging profiling. Agencies must investigate all complaints



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		color or national	pedestrian and traffic	with persons who				misconduct unless	enforcement	alleging
		origin.	stops including	experienced trauma.				cannot be done safely.	agencies.	profiling within
			information on: date,					0	0 0 0 1	180 days of the
		Or. Rev. Stat.	location, time; race,	Or. Rev. Stat. Ann. §				Officers must report	Or. Rev. Stat. Ann.	incident and
		Ann. § 131.945	ethnicity, age and sex	181A.660				any misconduct	§ 181A.483	respond within
		Donortment of	of person stopped;	Oragon Contor for				witnessed to person	Doord on Dublic	a reasonable
		Department of Public Safety	nature of violation or	Oregon Center for Policing Excellence				with authority to	Board on Public Safety Standards	time after the
		Standards and	reason for stop; result	provides training to				direct investigation no later than 72 hours;	and Training shall	investigation; the response
		Training shall	of the stop.	public safety personnel				failure to report or	adopt rules	must contain a
		receive and	Or. Rev. Stat. Ann. §	and serves to make				intervene is grounds	prohibiting the	statement of
		review reports	181A.663	policing in Oregon more				for disciplinary action;	training of officers	the final
		provided by	101A.005	effective and efficient;				any discipline resulting	to use physical	disposition of
		Oregon Criminal	Law enforcement units	make communities safer;				in economic sanction	force that impedes	the complaint.
		Justice	must participate in the	reduce number of				must be reported to	normal breathing	the complaint.
		Commission and	National Use of Force	criminal offenders; all				Dep't of Public Safety	or circulation of	Oregon
		provide	Data Collection	agencies of state				Standards and	blood by applying	Criminal Justice
		advice/technical	operated by the FBI.	government are directed				Training within 10	pressure on neck	Commission
		assistance to any	, ,	to cooperate with the				days.	or throat of	shall review all
		law enforcement		center.				,	another, except as	law
		agency						Or. Rev. Stat. §	a defensive	enforcement
		mentioned in						236.350—236.360	maneuver.	data, including
		the report;								prevalence and
		advice should be						Law Enforcement		result of officer-
		based on best						Officers' Bill of Rights		initiated stops
		practices in						("LEOBR").		to identify
		policing								patterns/practi
		determined by								ces of profiling.
		the Oregon								
		Center for								
		Policing								
		Excellence; upon								
		provision of								
		advice, the Dep't								



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
		shall present								
		summary in the								
		county in which								
		the law								
		enforcement								
		agency is								
		located;								
		presentation								
		must be open to public, featuring								
		live testimony by								
		presenters.								
		presenters.								
		Or. Rev. Stat.								
		Ann. § 181A.684								
		Dep't of Public								
		Safety Standards								
		and Training								
		shall establish a								
		statewide online								
		public database								
		of suspensions and revocations								
		of certifications								
		of police officers								
		and discipline of								
		officers involving								
		economic								
		sanctions.								



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
38	Pennsylvania	53 Pa. Stat. and Cons. Stat. § 2163 Municipal Police Officers' Education and Training Commission shall consist of 20 members from across state government, including chiefs of police, borough officials, an educator in the field of law enforcement; a member representing the public at large; two noncommissioned police officers; and a director of one of the certified training schools.	53 Pa. Stat. and Cons. Stat. § 2164 The Commission must make an annual report to Governor and General Assembly on the training programs' administration, including recommendations for executive or legislative action for improvement.	53 Pa. Stat. and Cons. Stat. §§ 2161-2171 Municipal Police Officers' Education and Training Commission shall establish and administer minimum courses of study for officers, including training for mental illness, proper de- escalation techniques, interacting with individuals with diverse racial, ethnic, and economic backgrounds. In-service training must include instruction on use of force, deadly force, de- escalation and harm reduction, and shall include a biennial basis instruction in community and cultural awareness, implicit bias, procedural justice, and reconciliation techniques developed by the Commission.	42 Pa. Stat. and Cons. Stat. § 8528 Civil damages should not exceed \$250,000 in favor of any plaintiff or \$1,000,000 in aggregate.	44 Pa. Stat. and Cons. Stat. § 7203 As a condition of continued employment, all law enforcement agencies must provide officers with mental health evaluation for PTSD by licensed professional when: requested by officer; on recommendation of a police chief or other supervisor; or within 30 days of incident of use lethal force during duties. 44 Pa. Stat. and Cons. Stat. § 7301 All officers must undergo background investigation.	N/A	N/A	18 Pa. Stat. and Cons. Stat. § 508 Officers are justified in using any force which they believe necessary to effect an arrest and any force which they believe necessary to defend themselves or another from bodily harm while making arrest. Deadly force is justified only when officer believes that such force is necessary to prevent death or serious bodily injury to self or other person or when officer believes necessary to prevent escape or person to be arrested has committed forcible	N/A
									felony or is attempting to	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									escape and possesses a deadly weapon.	
39	Rhode Island	N/A	42 R.I. Gen. Laws Ann. § 42.28.2-7 The commission on standards and training shall make an annual report to the director of public safety which includes data regarding standards established and degree of participation of municipalities training programs.	42 R.I. Gen. Laws Ann. §§ 42.28.2-1 – 42.28.2-12 Commission on standards and training shall establish mandatory training standards (not applicable to city of Providence), including physical, educational, mental, and moral fitness standards, and standards for course of study in police training school. Mandatory instruction for recruits and in-service officers to identify, respond to, and report all incidents of hate crimes, criminal gang activity, identify mental illness or substance abuse disorders.	N/A	42 R.I. Gen. Laws Ann. § 42.28.3-1 All applicants must undergo psychological evaluation with licensed psychologist.	N/A	42 R.I. Gen. Laws Ann. §§ 42.28.6-17 Law Enforcement Officers' Bill of Rights provide various rights and procedures for officers who may be subject to discipline for non-criminal conduct.	12 R.I. Gen. Laws Ann. § 12.7.8 Officer may not use greater restraint than necessary for the detention of any person and may not use unnecessary or unreasonable force in making an arrest. 12 R.I. Gen. Laws Ann. § 12.7.9 Officers may use deadly force when arresting someone committing/attem pting to commit a felony only when officer reasonably believes deadly force is necessary to effect arrest and person to be arrested is aware	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									an officer is attempting arrest.	
40	South Carolina	S.C. Code Ann. § 23-4-130 Criminal Justice Committee.	S.C. Code Ann. § 56-5-6560 Data on traffic stops including race, gender, age, or ethnicity of driver must be collected and submitted to Department of Public Safety who will maintain a website with these reports for the public. S.C. Code Ann. § 23-4-130 Criminal Justice Committee must file with the Governor by	S.C. Code Ann. §§ 23-23-50, 23-23-55 Mandatory training in domestic violence, mental health, addictive disorders, and Fourth Amendment issues. S.C. Code Ann. § 23-23-20 Training is run by the South Carolina Criminal Justice Academy.	N/A	N/A	N/A	S.C. Code Ann. § 23-23-150 Excessive use of force constitutes officer misconduct which must be reported to the South Carolina Criminal Justice Academy.	S.C. Code Ann. § 23-23-150 Excessive use of force constitutes officer misconduct which must be reported to the South Carolina Criminal Justice Academy.	N/A
			December 31 an annual report of its activities and progress, citing recommendations for changes and legislative initiatives for improvement of criminal justice system; Governor shall review and may adopt the							



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			recommendations in annual legislative proposals to General Assembly.							
41	South Dakota	N/A	N/A	S.D. Codified Laws §§ 23-3-26, 23-3-18.1, 23-3-39.4, 23-3-42.1, 23-3-55, 23-3-39.9 Mandatory training for reporting/investigating missing persons, and domestic abuse. Minimum training required of officers shall include a minimum of 4 hours on domestic abuse. Mandatory response to resistance training; after initial training, further training required every two years.	N/A	S.D. Codified Laws § 23-3-42 Minimum age, education, physical and mental standards, citizenship, good moral character, experience, and other competence requirements.	N/A	N/A	S.D. Codified Laws §§ 22-16-32, 22-18-2, 23A-3-5 Deadly force is justified if necessarily committed in overcoming actual resistance; if necessarily committed in retaking felons who were rescued/escaped; if necessarily committed in arresting felons fleeing from justice. Use of force is permitted if necessarily committed if necessarily committed if necessarily committed if necessarily committed by a public officer in performance of	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									legal duty or by another person assisting officer or acting under officer's direction. No person shall subject an arrested person to more physical restraint than reasonably necessary to effect the arrest.	
42	Tennessee	N/A	Tenn. Code Ann. §§ 38-10-102, 38-10-104 Agencies must submit to director of TN Bureau of investigation reports of law enforcement-related deaths, including whether individual was in custody and whether a weapon was involved; director shall correlate the reports and compile and submit to Governor and General Assembly an annual report based on these reports; Annual report shall include	Tenn. Code Ann §§ 37-1-603, 38-3-117, 38-6-114, 38-8-112, 38-8-113, 38-8-117, 38-8-119, 68-1-1102 Mandatory training on responding to persons with mental illnesses; sudden, unexplained child death; domestic violence; human trafficking; people who exhibits characteristics of acquired brain injury, intellectual disability or developmental disability; child sexual abuses. If included in training curriculum, use of choke	N/A	Tenn. Code Ann. § 38-8-106 Officers must be at least 18 years old, high school graduate or equivalent; no prior criminal convictions; no dishonorable discharge from military; pass physical and psychological exam; good moral character as determined by employing agency investigation.	N/A	Tenn. Code Ann. §§ 38-8-301—38-8-312 Law Enforcement Officers' Bill of Rights ("LEOBR").	Tenn. Code Ann. §§ 38-3-121, 38-8-113, 39-11-620, 40-7-108 Choke holds or similar respiratory restraints are prohibited unless other methods of restraint are ineffective; if included in training curriculum, shall be taught as an alternative method to be used after mace or other less dangerous	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversignt	percentage of suspects, victims and convicted offenders based on race, gender, age, nationality, and any other appropriate demographic. Tenn. Code Ann. § 38-8-131 Agencies must establish a use of force reporting system that allows for effective review and applying of use of force.	techniques; application of reasonable and proportional force based					methods prove ineffective. Officers may use force that is reasonably necessary to arrest a suspect of a criminal act who resists or flees from arrest (after giving notice of officer's identity). Deadly force may	
			analysis of use of force incidents; to help identify trends, improve officer training and safety, collect data, and provide timely/accurate information; reports shall be made monthly to TN bureau of investigation and report must be made publicly available on bureau's website.	on totality of circumstances.					be used to arrest only if all other reasonable means of apprehension have been ineffective; probable cause to believe the suspect has committed a felony involving infliction or threatened infliction of serious bodily injury; probable cause to believe suspect poses a threat of serious bodily	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									injury to officer or others. Tenn. Code Ann. § 38-8-129 Officer who witnesses use of excessive force by another officer must intervene to prevent harm from occurring and must report incident to a	
									supervisor as soon as practical; agency is prohibited from retaliating against officer who intervenes against excessive use of force, reports excessive force, or cooperates in internal investigation related to excessive use of force.	
43	Texas	N/A	Tex. Code Crim. Proc. Ann. art. §§ 2.139, 49.18	Tex. Occ. Code Ann. §§ 1701.253, 256, 258, 261,	N/A	Tex. Occ. Code Ann. §§ 1701.301 – 309	N/A	Tex. Loc. Gov't. Ann. Code §§ 143.1214	Tex. Code Crim. Proc. Ann. art. § 15.24	Tex. Occ. Code Ann. §§ 1701.253



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			Incidents involving use	262, 264, 265, 268, 352,		Psychological and		Records of officer	In making arrest,	Commission on
			of force must be	404, 4045, 656		emotional health		discipline or	all reasonable	public safety
			reported including age,			exam; lack of drug		misconduct must be	means of force are	and training
			gender, race, ethnicity	Mandatory training in		dependency or		expunged if	permitted to effect	must establish
			of officer and	crime victims' rights; child		illegal drug use;		overturned on appeal	it; no greater force	comprehensive
			injured/deceased	abuse/neglect; family		physical exam; must		by the commission, 3 rd	than necessary to	training
			person involved.	violence; sexual assault;		be 21 years of age		party examiner, or a	secure arrest and	program on civil
				sex offender		but if 18 years of		court.	detention of	rights, racial
			If person dies while in	characteristics, human		age or older, must			accused.	sensitivity, and
			custody of officer,	trafficking; canine		complete and		Tex. Loc. Gov't Code		cultural
			director of agency shall	encounters and canine		receive credit of at		Ann. §§ 143.001—	Tex. Penal Code	diversity.
			investigate death and	behavior.		least 60 hours of		143.020	Ann. §§ 9.51, 9.52	
			file a written report or			study at				Tex. Code Crim.
			cause of death with the	Commission on public		college/university or		Law Enforcement	Use of force	Proc. Ann. art.
			AG no later than 30	safety and training must		has an honorable		Officers' Bill of Rights	justified when	§§ 2.132, 2.133,
			days after death; AG	establish comprehensive		discharge from		("LEOBR").	officer reasonably	2.134
			shall make the report	training program on civil		military after at			believes force is	
			available to any	rights, racial sensitivity,		least 2 years of			immediately	Agencies must
			interested person	and cultural diversity.		service.			necessary in	develop
			subject to any	40.1					making arrest or	detailed written
			privileged portion.	40-hour training program					preventing escape;	policy on racial
			T 0 1 0: D	on de-escalation and					before using force,	profiling which
			Tex. Code Crim. Proc.	crisis intervention					officer identifies	strictly
			Ann. art. §§ 2.132,	techniques to facilitate					self as officer	prohibits peace
			2.133, 2.134	interaction with mentally					unless reasonably	officers from
			Agencies must report	impaired persons; de- escalation techniques to					believes already	engaging in
									known.	racial profiling
			traffic stops including	facilitate interaction with					Deadly force	and allows for individuals to
			data on gender, race/ethnicity, reason	members of public, including for limiting use					justified when	file complaints;
			for stop, result of stop.	of force resulting in					officer reasonably	provide public
			ioi stop, result of stop.	bodily injury.					believes	education
				bodily ilijuly.					immediately	relating to
									•	relating to
									necessary to make	1



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				Training in weapons proficiency. Before agencies may operate a body-worn camera ("BWC") program, agency must provide training in BWCs.					arrest or prevent escape; or substantial risk that person will cause death or serious bodily injury to officer or another. Tex. Code Crim. Proc. Ann. art. § 2.1387 Officers witnessing use of excessive force have duty to intervene if amount of force exceeds that which is reasonable under circumstances; the use of force violates state/federal law; force is not immediately necessary to avoid imminent bodily injury to officer or another; force is	agency's process.
									not required to apprehend person suspected of	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									committing crime; Officer must make detailed report of incident and deliver report to supervisor.	
44	Utah	N/A	Utah Code Ann. § 77-7-8.5 Officers must report incidents involving forcible entry and deploying tactical groups, and the agency shall compile the data annually as a report submitted to Commission on Criminal and Juvenile Justice and local governing body; yearly reports shall be summarized and reported to the AG, speaker of House of Representatives; report shall be published to Utah Open Government website. Utah Code Ann. § 76-2-408	Utah Code Ann. §§ 53-1-106.5, 67-5-35, 76-5-608 Mandatory training in medical cannabis law; best practices in reducing officer use of force, legal and constitutional foundations for officer authority; technology integrating legal training; reporting use of force; tactical disengagement; preservation of life; investigating use of force; sexual abuse.	N/A	Utah Code Ann. § 53-6-211 Officer certification can be revoked if officer falsifies information, has physical or mental disability, addicted to alcohol or other substance; engages in state or federal criminal offense; refuses to respond truthfully to issued warning; engages in sexual conduct while on duty.	N/A	N/A	Utah Code Ann. §§ 53-13-115, 76-2-403, 76-2-204, 77-7-7 Officer may not restrain person by applying knee to the neck or throat; violating this section is a third-degree felony; if violation results in serious bodily injury, it is 2 nd degree felony, if results in death, 1 st degree felony. Officers may use any force, except deadly force, he reasonably believes necessary to effect an arrest or defend himself or another from	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			When "officer-involved						bodily harm while	
			critical incident" occurs						making arrest.	
			(use of deadly force,							
			dangerous weapon,						Deadly force	
			death or serious bodily						justified when	
			injury to person),						officer executing	
			agency must notify						death penalty;	
			county or DA where						effecting arrest to	
			incident occurred; chief						prevent escape	
			executive of agency						where reasonably	
			and county/district						believes deadly	
			attorney shall jointly						force is necessary	
			designate investigating						to prevent escape;	
			agency for the incident.						probable cause to	
									believe suspect	
									committed felony	
									offense involving	
									infliction or	
									threatened	
									infliction of death	
									or serious bodily	
									injury; probable	
									cause to believe	
									suspect poses	
									threat of death or	
									serious bodily	
									injury to officer or	
									others if	
									apprehension	
									delayed;	
									reasonable belief	
									that deadly force is	
									necessary to	
									prevent death or	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									serious bodily injury to officer or another; if feasible, verbal warning required prior to use of deadly force. If person arrested flees or forcibly resists after being informed of intent to make arrest, officer may use reasonable force to effect arrest.	
45	Vermont	N/A	Vt. Stat. Ann. tit.20, § 2368 Agencies shall report annually whether they have adopted a fair and impartial policing policy. Vt. Stat. Ann. tit.20, § 2366 Every agency shall collect roadside stop data including: age, gender, race of driver; grounds for stop;	Vt. Stat. Ann. tit.20, §§ 2358, Vermont Criminal Justice Council responsible for training officers. Training in fair and impartial policing; implicit bias; domestic violence; sexual violence; animal cruelty; electronic control devices (e.g. tasers). Vt. Stat. Ann. tit.20, § 2368	N/A	Vt. Stat. Ann. tit. 20, § 2358 Officers must complete basic training course and annual in-service training.	N/A	Vt. Stat. Ann. tit. 20, § 2401 Failing to intervene when observing use of force may result in discipline for gross professional misconduct.	Vt. Stat. Ann. tit. 13, § 1032 Officer using prohibited restraint (pressure to neck, throat, windpipe, or carotid artery) that causes serious bodily injury or death shall be imprisoned for not more than 20 years or fined not more	Vt. Stat. Ann. tit.20, § 2366 Agencies shall adopt fair and impartial policing policy including restrictions on communication /involvement with federal immigration authorities.



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			grounds for search,	Agencies that use body-					than \$50,000 or	
			evidence; outcome of	worn cameras shall follow					both.	
			stop.	and enforce a policy for						
				use.					Vt. Stat. Ann.	
									tit.20, § 2368	
									Officer has duty to	
									intervene when	
									observing another	
									officer using	
									prohibited	
									restraint.	
									Deadly force	
									justified only when	
									objectively	
									reasonable and	
									necessary based	
									on totality of	
									circumstances;	
									defend against	
									imminent threat of	
									death or serious	
									bodily injury;	
									apprehend a	
									fleeing person for	
									felony if	
									reasonable belief	
									person will cause	
									death or serious	
									bodily injury to	
									another unless	
									apprehended; no	
									reasonable	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									alternative to use of deadly force based on totality of circumstances; deadly force not allowed when danger is posed only to self. Chokehold not permitted unless deadly force is justified.	
46	Virginia	Va. Code Ann. § 9.1-191 Dep't of Criminal Justice Services shall periodically access the Community Policing Report Database (maintained by Dep't of State Police) to analyze the data to determine existence/preval ence of bias- based profiling and complaints	Va. Code Ann. § 9.1- 191 Director of Dep't of Criminal Justice Services shall annually report the findings and recommendations to the Governor, the General Assembly, and the AG every July 1. Va. Code Ann. § 52- 30.3 Dep't of State Police shall develop and implement uniform statewide database to collect traffic and	Va. Code Ann. § 9.1-102 Mandatory training in sensitivity to and awareness of cultural diversity and potential for biased policing. Mandatory training in technology equipment; best practices for pursuits; questioning individuals suspected of driving while intoxicated; communication of death notifications; criminal investigations embodying best practices for photo and live lineups; communication with and	N/A	Va. Code Ann. § 15.2-1705 Officers must be at least 18 years old; undergo physical exam; no criminal convictions; undergo background investigation; have a high school education or equivalent.	N/A	Va. Code Ann. §§ 9.1-500 et seq. Law Enforcement Officers Procedural Guarantee Act provides procedure for officers accused of any misconduct; Law Enforcement Officers' Bill of Rights ("LEOBR").	Va. Code Ann. § 18.2-411 During unlawful assembly or riot, officers may use force consistent with the preservation of life, to induce or force those unlawfully assembled to disperse before an attack that may endanger lives. Va. Code Ann. § 19.2-83.6	Va. Code Ann. § 9.1-102 Mandatory training in sensitivity to and awareness of cultural diversity and potential for biased policing. Va. Code Ann. § 52.30.2 State police officers may not engage in bias-based profiling; must

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#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
		of excessive	investigatory stop	safe return of individuals					Officers who	collect data
		force.	records, records of	diagnosed with					witness use of	pertaining to all
		10.00.	complaints of excessive	Alzheimer's disease;					excessive force	traffic and
		Va. Code Ann. §§	force; data shall be	family and domestic					must intervene to	investigatory
		9.1-600 – 601	provided to Dep't of	abuse; human trafficking;					prevent further	stops.
			Criminal Justice	missing persons search					use of excessive	
		All law	Services for analysis.	and rescue protocol.					force; shall render	
		enforcement	,	·					aid as	
		agencies shall	Va. Code Ann. §§ 9.1-						circumstances	
		have procedures	600 – 601						reasonably permit	
		allowing citizens							to any person	
		to submit	Law Enforcement						injured; such force	
		complaints	Civilian Oversight body						shall be reported	
		regarding	shall make public						according to	
		conduct of	reports on activities of						agency's policies	
		agency	the oversight body.						for reporting	
		personnel; A law							misconduct;	
		enforcement	Va. Code Ann. § 9.1-						agency shall not	
		civilian oversight	191						retaliate against	
		body may be							officer who	
		established to	Dep't of Criminal						intervenes or	
		investigate	Justice Services shall						makes a report	
		complaints	periodically access the						about excessive	
		against officers;	Community Policing						force.	
		issue findings on	Report Database							
		the incidents;	(maintained by Dep't of							
		request reports	State Police) to analyze							
		from agencies;	the data to determine							
		make public	existence/prevalence							
		reports on	of bias-based profiling							
		activities of the	and complaints of							
		oversight body.	excessive force;							
			Director shall annually							
			report the findings and							ĺ



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
			recommendations to the Governor, the General Assembly, and the AG every July 1. Va. Code Ann. § 22.1-279.10 Dep't of Criminal Justice Services, Dep't of Educ., and Dep't of Juvenile Justice shall annually report, collect, and publish on website data on use of force against students, including chemical and physical restraints; data should include age, grade, race, ethnicity, gender, and disability.							
47	Washington	Wash. Rev. Code Ann. § 10.114.011 Where use of deadly force results in death, substantial bodily harm, or great bodily harm, an independent	Wash. Rev. Code Ann. §§ 10.118.010 – 040 Agencies must report use of force incidents including date, time, type of force, type of injury, whether person was armed, age, gender, race, ethnicity of person against whom force was used	Wash. Rev. Code Ann. § 10.99.030 Criminal Justice Training Commission shall implement annual inservice training on domestic violence. Wash. Rev. Code Ann. § 43.101.224	N/A	Wash. Rev. Code Ann. § 43.101.095 Background investigation including criminal check; US citizenship; psychological exam; polygraph test.	N/A	N/A	Wash. Rev. Code Ann. § 10.120.020 Use of force permitted to effect arrest; probable cause to believe someone committed, committing, about to commit crime; prevent escape;	Wash. Rev. Code Ann. § 43.101.280 Training on general understanding of ethnic and cultural diversity and implications for working with

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#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		investigation	and of officer using	Ongoing specialized					execute warrant;	youth of color
		must be	force; entity conducting	training for investigating					prevent flight.	and their
		performed to	independent	child sexual abuse.						families.
		inform a	investigation of						Officer must use	
		determination	incident; all data must	Wash. Rev. Code Ann. §					reasonable care	Wash. Rev.
		whether use of	be reported to AG.	43.101.225					when determining	Code Ann. §
		deadly force met							whether force or	43.101.410
		the good faith	Wash. Rev. Code Ann. §	Training on vehicular					deadly force	
		standard	43.101.410	pursuits within 6 months					necessary; shall	Agencies shall
		established in §		of employment.					use all de-	adopt policy to
		9A.16.040 and	Demographic data shall	l					escalation	condemn and
		satisfied all other	be collected on traffic	Wash. Rev. Code Ann. §					techniques	prevent racial
		laws and	stops to ensure issues	43.101.227					available; use least	profiling;
		policies;	related to racial	Tue in its an an an an an an an an ath					amount of physical	review and
		investigation	profiling are addressed;	Training on persons with					force necessary to	audit current
		must be	data must be reported	developmental					overcome	procedures;
		completely	to Washington association of Sheriffs	disability/mental illness.					restraint, including	training to address issues
		independent of law enforcement	and Police Chiefs.	Wash. Rev. Code Ann. §					considering characteristics and	related to racia
		agency whose	and Police Chiefs.	43.101.272, 276					conditions of	profiling;
		officer was		43.101.272, 270					person; use less	ensure
		involved;		Training on investigating					lethal alternatives	complaint
		Criminal Justice		sexual assault cases					when possible.	process in
		Training		involving adult victims.					Wilen possible.	place; collect
		Commission							Deadly force	demographic
		must adopt rules		Wash. Rev. Code Ann. §					allowed when	data on traffic
		establishing		43.101.280					necessary to	stops to analyze
		criteria to							protect against	and ensure
		determine what		Training on general					immediate threat	racial profiling
		qualifies as		understanding of ethnic					of serious physical	is not occurring
		independent		and cultural diversity and					injury or death to	
		investigation.		implications for working					officer or another	
1									person.	



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
				with youth of color and					Wash. Rev. Code	
				their families.					Ann. § 10.120.030	
				Wash. Rev. Code Ann. §					AG shall develop	
				43.101.290					and publish model	
				Training to identify,					policies on use of force and de-	
				respond to and report					escalation	
				crimes of bigotry or bias.					techniques.	
				Wash. Rev. Code Ann. §					Wash. Rev. Code	
				43.101.365, 370					Ann. § 10.31.050	
				Training on child					After stating	
				abuse/neglect.					intention to make	
									arrest, if defendant	
				Wash. Rev. Code Ann. §§					flees or forcibly	
				43.101.410, 419, 427,					resists, officer may	
				450, 452, 455					use "all necessary	
				Tueining on verial profiling					means to effect	
				Training on racial profiling and motorcycle profiling;					the arrest."	
				crisis intervention					Wash. Rev. Code	
				training; de-escalation					Ann. § 9A.16.020	
				training; mental health					AIIII. § 5A.10.020	
				training; alternatives to					Use of force	
				use of force, shoot/don't					allowed when	
				shoot scenarios, bias and					necessarily used by	
				stigma training.					officer; when	
									necessarily used to	
				Wash. Rev. Code Ann. §					arrest one who has	
				43.280.095					committed a	
									felony; when used	
									to detain someone	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
				Training on human					who unlawfully	
				trafficking.					enters property.	
									Wash. Rev. Code	
									Ann. § 9A.16.040	
									Use of deadly force	
									justifiable when	
									meeting good faith	
									standard to	
									overcome actual	
									resistance; to	
									arrest or	
									apprehend person	
									reasonably believed to have	
									committed, is	
									committing, or	
									attempting to	
									commit a felony;	
									prevent escape of	
									person from	
									correctional	
									facility; lawfully	
									suppress a riot if	
									actor is armed with	
									a deadly weapon.	
									In considering	
									whether to use	
									deadly force,	
									officer must have	
									probable cause to	
									believe that	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									suspect, if not apprehended, poses a threat of serious physical harm to officer or others. Officer may not be held criminally responsible for using deadly force in good faith, an objective standard that considers all facts, circumstances, and information known to officer at time to determine whether a similarly situated reasonable officer would have believed that use of deadly force was necessary to prevent death or serious physical harm to officer or others.	
48	West Virginia	W. Va. Code Ann. § 30-29-2	W. Va. Code Ann. §§ 8- 14-7, 10	W. Va. Code Ann. § 17C- 5-4	W. Va. Code Ann. § 29-12A-5	N/A	N/A	W. Va. Code §§ 8-14A- 1—8-14A-5	W. Va. Code Ann. §§ 8-14-20, 22	N/A



# S	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Law Enforcement Professional Standards Subcommittee established under Governor's Committee on Crime, Delinquency and Correction to review and administer training requirements for officers.	Cities shall have Policemen's Civil Service Commission and shall make annual report to mayor showing its actions, rules and regulations.	Required training in recognizing impaired drivers and those under influence of controlled substances or drugs. W. Va. Code Ann. § 30-29-1 et seq. Law Enforcement Professional Standards Subcommittee establishes and administers training program. W. Va. Code Ann. §§ 48-26-802, 48-27-1103 Officers must undergo continuing education concerning domestic violence. W. Va. Code Ann. §§ 62-1D-15, 62-1E-3 Required training in intercepting wire, oral, electronic communication requiring court order; required training in eyewitness ID.	Officers immune from liability unless outside scope of employment, conduct was done with malicious purpose, in bad faith, or in wanton or reckless manner.			Law Enforcement Officers' Bill of Rights ("LEOBR").	Provides disciplinary, removal, discharge procedures for police departments subject to civil service commissions.	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
49	Wisconsin	Wis. Stat. Ann. § 62.13 City police departments shall have a board of commissioners.	Wis. Stat. Ann. § 175.44 Officers must report to supervisors any noncompliant use of force. Wis. Stat. Ann. § 175.47 Officer-involved deaths	Wis. Stat. Ann. § 165.85, Wis. Stat. Ann. § 165.86, W.S.A. 165.87 Law Enforcement Standards Board established to administer training; required training in body-worn cameras.	Wis. Stat. Ann. § 893.80 Amount recoverable not to exceed \$50,000.	N/A	Wis. Stat. Ann. § 165.987 Department of Justice established the Youth Diversion	Wis. Stat. Ann. § 164.02 et seq. Provides procedures for officers under investigation/interrog ation. Wis. Stat. §§ 164.01—	Wis. Stat. Ann. § 175.44 Officers must make every effort to preserve human life and do so in a non-discriminatory manner; when	N/A
			must be investigated and submit complete report to District Attorney where death occurred; if DA decides to prosecute officer, investigators must release the report.	Wis. Stat. Ann. § 968.075 Any officer training regarding domestic abuse shall stress enforcement of criminal laws in domestic abuse incidents and protection of alleged victim.			Program, which aims to divert gang activity into productive activities, including placement in appropriate educational, recreational, and	164.06 Law Enforcement Officers' Bill of Rights ("LEOBR").	using force, must act in good faith to achieve a legitimate law enforcement objective. Officers are authorized to use force when objectively reasonable based	
							employment programs.		on totality of circumstances including severity of crime, threat of suspect, and whether suspect is actively resisting. Deadly force may be used as a last	



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
									resort when all other options have proven ineffective and to stop behavior that imminently threats to cause death or great bodily harm to officer or another; if practicable, officer must give verbal warning first.	
									Officers must report non-compliant use of force and must intervene to stop another officer's non-compliant use of force.	
									Officers reporting of others' use of force shall not be retaliated against by discipline, discharge, transfer, or reassignment.	
50	Wyoming	Wyo. Stat. Ann. § 9-1-702	N/A	Wyo. Stat. Ann. 1977 § 7- 20-105	N/A	N/A	N/A	N/A	N/A	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Peace Officer Standards and Training Commission created and shall establish and publish its procedures on training requirements and qualifications.		Officers must complete training in problems of family and household abuse.						
51	Washington, D.C.	D.C. Code Ann. § 5-1104 The Police Complaints Board consists of 5 members, 4 of whom shall have no current affiliation with any law enforcement agency. The Board shall conduct periodic reviews of the citizen complaint review process, and shall make	N/A	D.C. Code Ann. § 5-107.2 (a) The Department shall implement a program of continuing education for its sworn members, which shall consist of a minimum of 32 hours of training each year. (b) The continuing education required by subsection (a) of this section shall include, at a minimum, instruction on: (1) Community policing; (2) Recognizing and preventing biased-based policing; (3) The use of force;	N/A	D.C. Code Ann. § 5- 105.01 The Mayor of said District shall appoint to office, assign to such duty or duties as he may prescribe, and promote all officers and members of said Metropolitan Police force.	D.C. Code Ann. § 5- 132.31 (a) There is established within the Metropolitan Police Department ("MPD") a Community Crime Prevention Team Program ("Program") to reduce crime and	N/A	D.C. Code Ann. § 5-125.01 The Council of the District of Columbia finds and declares that the use of restraints generally known as chokeholds by law enforcement officers constitutes the use of lethal force, and that the unrestricted use of force presents an unnecessary danger to the public. These	N/A



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		recommendatio		(4) Limitations on the use			increase		conclusions are	
		ns, where		of chokeholds and neck			access to		based upon the	
		appropriate, to		restraints;			social		testimony	
		the Mayor, the		(5) Mental and behavioral			services by		presented at the	
		Council, the		health awareness; and			enhancing		police oversight	
		Chief of the		(6) Linguistic and cultural			the		hearing conducted	
		Metropolitan		competency.			coordination		by the Committee	
		Police					between law		on the Judiciary on	
		Department					enforcement		February 23, 1984.	
		("Police Chief"),					and health		During the hearing,	
		and the Director					and human		statistics were	
		of the District of					services		revealed indicating	
		Columbia					agencies.		that there have	
		Housing					(b) Under the		been 2 civilian	
		Authority					Program, the		deaths in as many	
		("DCHA					MPD shall, in		years caused by an	
		Director")					coordination		officer's use of the	
		concerning the					with the		chokehold.	
		status and the					Department		Therefore, it is the	
		improvement of					of Behavioral		intent of the	
		the citizen					Health		Council in the	
		complaint					("DBH") and		enactment of this	
		process. The					the		subchapter to	
		Board shall,					Department		specify the	
		where					of Human		circumstances and	
		appropriate,					Services		procedures under	
		make					("DHS"), pair		which these	
		recommendatio					mental and		restraints shall be	
		ns to the above-					behavioral		permitted and to	
		named entities					health		classify the	
		concerning those					clinicians and		chokehold as a	
		elements of					outreach		service weapon.	
		management of					specialists			
		the MPD					with MPD			



#	State	Public Accountability &	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
		Oversight								
		affecting the					officers in			
		incidence of					teams, in			
		police					order to			
		misconduct,					immediately			
		such as the					identify			
		recruitment,					individuals in			
		training,					need of			
		evaluation,					assistance			
		discipline, and					and connect			
		supervision of					those who			
		police officers.					may be			
							impacted by			
							homelessness			
							, mental			
							illness, or			
							substance			
							abuse, with			
							available			
							services.			
							(c) In addition			
							to connecting			
							individuals in			
							need of			
							assistance			
							with available			
							services,			
							mental and			
							behavioral			
							health			
							clinicians and			
							outreach			
							specialists			
							who			
							participate in			



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
							the Program			
							shall:			
							(1) Make the			
							MPD aware			
							of recurring			
							issues			
							identified in			
							each police			
							district;			
							(2) Identify			
							any potential			
							improvement			
							s in police			
							training or			
							procedures			
							relating to			
							police			
							interactions			
							with			
							individuals			
							impacted by			
							homelessness			
							, mental or			
							behavioral			
							health issues,			
							or substance			
							abuse; and			
							(3) Identify			
							individuals			
							who			
							frequently			
							interact with			
							police, are			
							frequent			



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
							mental			
							health			
							consumers,			
							or have			
							suffered from			
							chronic			
							homelessness			
							, and ensure			
							that those			
							individuals			
							are			
							connected to			
							social			
							services.			
							(a) The Chief			
							of Police of			
							the MPD shall			
							convene a			
							working			
							group to			
							examine			
							national best			
							practices in			
							community			
							policing and			
							make			
							recommenda 			
							tions.			
							(b) The			
							working			
							group shall			
							be comprised			
							of no fewer			
							than 10			



#	State	Public Accountability & Oversight	Transparency & Reporting	Training	Civil Liability Limits	Workforce/Hiring	Community Engagement	Officer Discipline	Authority/Use of Force	Social Justice
							representativ es appointed by the Chief of Police from the			
							government, nonprofit and community organizations , and			
							academic institutions. (c) The working			
							group shall issue a report of its recommenda tions on best			
							practices in community policing for the MPD's adoption to			
							the Mayor and the Council no later than			
							July 1, 2017, and biennially thereafter.			