

**SUPPLEMENTAL SUMMARY REPORT OF INVESTIGATION**

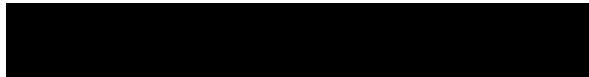
This **Supplemental Final Summary Report** reflects the agreement reached by COPA and the Superintendent of the Chicago Police Department (“CPD”) following discussions<sup>1</sup> on COPA’s findings and disciplinary recommendations regarding **Police Officer (PO) Matthew Ripley**.<sup>2</sup>

Following COPA’s issuance of its FSR, COPA provided the final disciplinary file related to COPA’s recommendations to CPD. On April 12, 2024, pursuant to M.C.C. §2-178-130(a), the Superintendent issued a non-concurrence as to certain recommended findings related to this log number.

Pursuant to M.C.C. §2-78-130(a)(iii), COPA and CPD engaged in discussions regarding the Superintendent’s non-concurrence. COPA maintains the initial findings are appropriate. Based on a discussion of applicable law, the burden of proof, the facts and available evidence in this case, and in the interests of settlement, the parties agreed as follows:

- Allegation #3 that PO Ripley failed to secure his firearm in violation of U04-02 is Not Sustained.
- Allegation #4 that PO Ripley failed to complete the Annual Prescribed Weapon Qualification Program, in violation of S11-03-01 is Not Sustained.
- Allegation #5 that PO Ripley failed to register non-duty firearms with the Chicago Police Department, in violation on U04-02 is Not Sustained.

Approved:



*Sharday Jackson*  
Deputy Chief Administrator

November 4, 2024

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Date

<sup>1</sup> Municipal Code of Chicago (“M.C.C.”) § 2-78-130(a) (“Within ten business days after the submission of [the Superintendent’s] response that proposes no action or different action than that recommended by the Chief Administrator, the Superintendent and the Chief Administrator shall meet to discuss the Superintendent’s response.”).

<sup>2</sup> Star # 16198.