UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA : CIVIL ACTION NO.

12-CV-01924

VERSUS

SECTION E

CITY OF NEW ORLEANS

JUDGE SUSIE MORGAN

DIVISION 2

MAGISTRATE WILKINSON

ORDER

Considering the foregoing Joint Motion to Amend Paragraph 258 Subsection (c) of the Consent Decree, **IT IS ORDERED ADJUDGED AND DECREED** that the Motion is **GRANTED** and that paragraph 258 subsection (c) of the Consent Decree entered by this Court on January 11, 2013, shall be replaced with the language that follows:

c. No 'sustained' PIB investigations within 24 months of applying for an Academy position or a pending 'open' investigation at time of application, provided, upon agreement of the Parties, the Court may by separate order authorize an instructor who has had a single sustained PIB complaint, or has a pending, open investigation, to teach at the Academy so long as (i) the complaint or investigation relates to a minor, non-criminal, administrative matter; (ii) the complaint or investigation does not implicate the officer's ethics or integrity; and (iii) the proposed instructor meets all other qualifications identified in the Consent Decree.

IT IS SO ORDERED.

New Orleans, Louisiana this 15th day of January, 2016.

Susie Morgan

United States District Judge