Miami Police Department 7 th Self-Assessment Compliance Report		
July 10, 2019		
Settlement Agreement Compliance Rating Comments Requirement		

II Dal	II Dalias Basias and Insulance taking		
	II. Policy Review and Implementation Responsible Party: Major Jose Gonzalez (PCS), Major Um Set Ramos (Training), Major Eric Gonzalez		
	(SOS), Point of contact: Lt. J. Guillot (Training), Capt. S. MacDonald (PCS), George Wysong (Police		
Legai)	, Lt. W. Gonzalez (TRU) and Lt.	M. Soare (SWAT).	1
#27	MPD will continue to develop and implement policies on constitutional policing principles and best practices. In addition, MPD agrees to maintain (and develop if necessary) comprehensive, agencywide policies and procedures that reflect full implementation of every requirement of this agreement. This requirement includes maintenance of policies governing the Policy Review Committee (PRC), the Professional Compliance Section (PCS), the High Liability Review Board (HLB), the Major Case Team for police shootings investigations, the Tactical Operations Section, the Community Relations Section, and any other MPD has taken or intends to take to ensure compliance with this Agreement.	Substantial Compliance	During the reporting period, additional new or revised policies were submitted to the Independent Reviewer to include Rules and Regulations (revised D.O. 1, Chapter 11), Internal Affairs Section (revised D.O. 2, Chapter 1), Internal Investigations (revised D.O. 2, Chapter 2), Incident Tracking System (revised D.O. 2, Chapter 5), Personnel Evaluations and Commendations (revised D.O. 6, Chapter 2), Health Services (D.O. 6, Chapter 3), Crisis Intervention Team (revised D.O. 11, Chapter 11), Uniforms, Equipment and Dress (revised D.O. 14, Chapter 1), Tourniquet (new D.O. 15, Chapter 12), were completed during the reporting period and a copy was submitted to the Independent Reviewer.
#28	Within one month of the	Substantial Compliance	MPD submitted its action plan on
	entry of this agreement,	·	April 10, 2016 to the
	MPD submitted an action		Independent Reviewer and
	plan to DOJ for the		remains in compliance.
	implementation of this		
	entire Agreement,		
	including designation of		
	staff responsible for		

	Cattle and and American	July 10, 2019	Communication
	Settlement Agreement Requirement	Compliance Rating	Comments
	implementing the		
	provisions.		
#29	By June 10, 2016, MPD	Substantial Compliance	All revised policies were
	agrees to submit any new		submitted to the Independent Reviewer and the United States
	and revised policies, procedures and manuals		Department of Justice upon their
	created or revised to		approval by the Chief of Police.
	achieve compliance with		approval by the chief of Folice.
	the Agreement to DOJ for		
	review and comment prior		
	to publication and		
	implementation. DOJ shall		
	complete its review within		
	one month. If MPD and		
	DOJ disagree on an aspect		
	of a policy that is relevant		
	to this Agreement, the		
	Independent Reviewer shall		
	resolve any issues.		
#30	All staff responsible for	Substantial Compliance	On April 18, 2017, DOJ
	implementing the policies shall		Agreement Training was
	be trained on the new or		conducted using a power-point
	revised policies and procedures		presentation that included
	as soon as practicable, but not		mandatory training to staff
	later than March 10, 2017.		members regarding the DOJ
	MPD shall maintain		agreement and its provisions, as
	documentation sufficient to		well as a review of MPD
	demonstrate (a) the status and		reporting process to DOJ from
	completion of staff training		March 10, 2016, through January
	requirements and (b) that staff are aware of the requirements		10, 2017. MPD staff members
	•		were provided with a copy of the
	of all policies and procedures. In addition, MPD will continue		presentation for review and application. A sign-in log of the
	to disseminate any new or		DOJ agreement training
	revised policies related to this		documented the staff members
	Agreement through roll call		who attended the training. The
	briefings and official bulletins,		Training Section Commander
	and departmental emails.		conducted DOJ Agreement
			Training from June 19, 2018,
			through June 20, 2018, for newly
			promoted and current staff
			members. The training included

Miami Police Department 7th Self-Assessment Compliance Report July 10, 2019 Settlement Agreement Requirement Requirement

Requirement	Compliance Rating	comments
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		revised and new DOJ policies and procedures.
III. Officer-Involved Shooting Inv	estigations	
Gonzalez (PCS), Major Cherise Ga	• •	njor Jesus Ibalmea (IA), Major Jose Rolando Padron (IA). Lt. Ricky
	onald (PCS), Attorney George Wy	
#32 MPD will continue to ensu	re Substantial Compliance	The MPD continues to ensure
that each Critical Firearms	.	that each Critical Firearm
Discharge will be reviewed		Discharge is reviewed for
accountability, legality, tra	9	accountability, legality, training,
tactics and equipment issu	es.	tactics, and equipment issues
		through the Firearm Review Board process. During this
		reporting period the following
		nine (9) cases were reviewed:
		Time (9) cases were reviewed.
		1. DOF 14-001 on 04/03/2019;
		2. DOF 16-003 on 04/03/2019;
		3. DOF 17-001 on 04/03/2019;
		4. DOF 17-006 on 04/03/2019;
		5. DOF 12-003 on 06/28/2019;
		6. DOF 17-003 on 06/28/2019;
		7. DOF 17-004 on 06/28/2019;
		8. DOF 18-003 on 06/28/2019;
		9. DOF 19-001 on 06/28/2019.
		There are no open cases older
		than September 2018.
#33 MPD policy shall continue	to Substantial Compliance	MPD continues to require
require officers to coopera		officers to cooperate with
with administrative		administrative investigations,
investigations, including		including appearing for an
appearing for an interview		interview when ordered by an
when ordered by a MPD		MPD or FDLE investigator,
investigator and providing	all	providing all requested
requested documents and		documents, and evidence,
evidence, subject to the		subject to the provisions of the
provisions of the 112.531 -	-	112.531 – 112.535 Florida
112.535 Florida Statues (th		Statues (the "Law Enforcement
"Law Enforcement Officers		Officers' Bill of Rights") and the
of Rights") and the protect	ions	protections of Garrity vs New

Miami Police Department 7 th Self-Assessment Compliance Report			
		July 10, 2019	
	Settlement Agreement	Compliance Rating	Comments
	Requirement		
	of Garrity vs New Jersey and its	;	Jersey and its progeny and any
	progeny and any other		other applicable law.
	applicable law.		
		1	
#34	MPD shall continue to provide	Substantial Compliance	MPD and its investigative partner
	shooting officers the		FDLE continue to provide
	opportunity to give voluntary		shooting officers the opportunity
	statements as soon as		to give voluntary statements as
	practicable after each shooting		soon as practicable after each
	but in any case, within no more		shooting and documents same.
	than 72 hours, absent exigent circumstances, and will		
	document same.		
	document same.		
#35	Potential criminal investigation	Substantial Compliance	During the reporting period,
"33	or prosecution, MPD to	Substantial compliance	MPD has made documented
	continue its efforts to complete	<u> </u>	efforts to complete the
	administrative investigation.		administrative investigation by
			consulting with FDLE and SAO on
			the status of cases as well as
			appropriate interviews of
			principal officer during the
			administrative investigation.
			Language was added in revised
			D.O. 6 Chapter 21, subsection
			5.13.1 (Use of Force &
			Administrative Procedures)
			stating "MPD will continue to
			make documented efforts to
			work with the Office of the State
			Attorney to facilitate prompt
			determination of cases. In
			addition, MPD Internal Affairs
			Section conducts an internal case file review monthly to
			thoroughly review all open cases
			and coordinate with the
			Homicide Unit, as well as SAO
			and FDLE, for those cases dealing
			with critical firearms discharges.
	<u> </u>		
#36	In no event shall MPD permit	Substantial Compliance	MPD has procedures which
	full resolution of an	The state of the s	prohibit full resolution of an
	administrative investigation to		administrative investigation to

	Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019		
	Settlement Agreement Requirement	Compliance Rating	Comments
	extend beyond 180 days after conclusion of the criminal investigation, absent exigent circumstances and agreed to by DOJ and the City.		extend beyond 180 days after the conclusion of the criminal case. These procedures have been adopted in the Internal Affairs Section SOP's and in the revised Internal Investigations D.O. 2, Chapter 2. In addition, the Internal Affairs Section "conducts a monthly case management meeting" between the investigators and the section's deputy commander to discuss and provide a status of all administrative investigations.
#37	MPD ensuring that MPD officer involved in a shooting not be returned to active duty until: a. The agency's contracted psychologist clears the officer's return to active duty. b. A post shooting briefing is held with FDLE. c. Chief of Police written approval for the officer's return to active duty. d. Evidence review supports officer's return to active duty. e. The officer completes any refresher training that the Chief of Police deems appropriate.	Substantial Compliance	MPD continues to ensure that any officer involved in a critical firearms discharge is not returned to active duty status until all the requirements included in paragraph 37 of the agreement are fulfilled. In addition, a "Return to Duty" memorandum is created in each case documenting the compliance. These requirements were also added to Internal Affairs Section SOP's and included in a revision to D.O. 6, Chapter 21, subsection 5.7.1. (Use of Force & Administrative Procedures).
#38	Maintain Incident Tracking System (ITS)	Substantial Compliance	During this reporting period, MPD has continued to maintain its Incident Tracking System (ITS) for officer involved shootings as well as monitoring officers who may engage in misconduct and bring about corrective action through structured supervisory review. In addition, on December 10, 2018, the Internal

Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019			
	Settlement Agreement Requirement	Compliance Rating	Comments
			Affairs Section further modified the ITS process by implementing a Blue Team EI-ITS Early Intervention Dashboard which provides "Real-Time" ITS information monitoring by supervisory and command level personnel. The Real-Time ITS information allows for an even greater degree of early intervention for officers.
#39	MPD will maintain the Professional Compliance Section (PCS), which reports directly to the Chief of Police (COP). Maintain the High Liability Incident Review Board (HLB), and continue reviewing serious uses of force and pursuits		During this reporting period, MPD has maintained the Professional Compliance Section (PCS) which reports directly to the Chief of Police (COP). Since January 10, 2019, there have been five (5) HLB cases presented. These cases were extensively reviewed for high liability incidents and corrective actions involving policy and/or training deficiencies. Future HLB hearings will be scheduled for the next reporting period.
#40	MPD shall continue its practic of having a commander from the training section participat in the Firearms Review Board and post-incident review meeting. MPD shall develop and effective mechanism to ensure that lessons learned from officer-involved shooting reviews are incorporated into policy and officer training, and that such incorporation is verified.		MPD continues its practice of incorporating a commander from the Training Section to participate in the Firearms Review Board and post-incident review meetings. The FRBs conducted between January 10, 2019 and July 10, 2019 pursuant to the 7th Self-Assessment report include the following nine (9) cases: 1. DOF 14-001 on 04/03/2019; 2. DOF 16-003 on 04/03/2019; 3. DOF 17-001 on 04/03/2019; 4. DOF 17-003 on 06/28/2019; 5. DOF 17-003 on 06/28/2019; 6. DOF 17-004 on 06/28/2019;

	Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019		
	Settlement Agreement Requirement	Compliance Rating	Comments
			8. DOF 18-003 on 06/28/2019; 9. DOF 19-001 on 06/28/2019. There are no open cases older than September 2018. The Training Section Deputy Commander was in attendance for these hearings.
Resp Farm	upervision onsible Party: Assistant Chief Ma er (PRMS), Major Jose Rodrigue), Sgt. Rene Block (Staffing Detai	(ISS), Point of contact: Lt. W.	
#41	MPD first line supervisors shall be held accountable for providing the close and effective supervision necessary to direct and guide officers, as described in Departmental Orders 11 (Patrol), Departmental Order 6 (Use of Force & Administrative Procedures) and other relevant Departmental Orders, standard operating procedures and established guidelines.	Substantial Compliance	During this reporting period, MPD has continued to hold first line supervisors accountable for providing the close and effective supervision of their subordinates as described in Departmental Order 11 (Patrol) and Departmental Order 6, Chapter 21 (Use of Force & Administrative Procedures).
#42	MPD will continue the practice of assigning all patrol officers and officers in the Tactical Operations Section units to a single, consistent, clearly identified first-line supervisor. First line supervisors will continue to be assigned to and work the same days and hours as the officers they are assigned to supervise, absent extenuating circumstances.	Substantial Compliance	MPD has continued ensuring all officers assigned to patrol, and the units of the Specialized Operations Section have a clearly identified first-line supervisor with the same work days and duty hours as the officers they are assigned to supervise. The number of supervisors assigned to patrol remains at 72. These first line supervisory slots are assigned to supervise a maximum of eight (8) officers with the same work days and duty hours. In the Investigative Support Section (ISS), the Tactical Robbery Detail has one

	Miami Police Department 7 th Self-Assessment Compliance Report		
	Settlement Agreement Requirement	July 10, 2019 Compliance Rating	Comments
	·		
			(1) sergeant to supervise six (6) officers and the Felony Apprehension Team (FAT) Detail has one (1) sergeant to supervise six (6) officers. Both sergeants have the same work days and duty hours as the officers they supervise. SWAT has two (2) sergeants to supervise eight (8) officers with the same work days and duty hours.
#43	First-line supervisors of patrol officers and officers assigned to Tactical Operations Section units shall be assigned to supervise no more than five to eight officers ("span of control"). The span of control	Substantial Compliance	During this reporting period, MPD has ensured compliance with no more than eight officers to one sergeant (span of control) in patrol and the Specialized Operations Section ("SOS") as reflected in the DOJ agreement.
	will be based on the nature of the duties that any officer or group of officers performs. On duty first-line supervisors will be available throughout their shift to respond to the field to provide supervision to officers under their direct command		In addition, a new D.O. 6, Chapter 15 (Departmental Staffing Detail) was created and formulated to monitor the span of control of officers assigned to patrol and the SOS. The Staffing Detail and SOS have been cooperating effectively to
	and, as needed, to provide supervisory assistance to other units.		monitor span of control.
#44	The City and MPD shall continue to assess the current span of control within three months of the effective date and re-assess every four months after implementation and shall retain the number of supervisors necessary to achieve the required span of control subject to the limitations set forth in the collective bargaining	Substantial Compliance	MPD has assessed the current span of control on January 7, February 1, March 22, April 26, and June 11, 2019, (every four months in accordance with the DOJ agreement) and determined that the span of control is sufficient. MPD has ensured the number of supervisors required for span of control is maintained. In addition, D.O. 6, Chapter 15 (Departmental Staffing Detail)

	Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019		
	Settlement Agreement Requirement	Compliance Rating	Comments
	Agreements and civil service rules.		monitor the span of control of officers assigned to patrol and the SOS. This departmental order directs the Staffing Detail to assess the span of control every four months for officers assigned to patrol and the SOS, as well provide a quarterly report to the PCS (Professional Compliance Section), and DOJ (Department of Justice) compliance coordinator.
#45	MPD shall continue to ensure consistent supervision by first-line supervisors who are on extended leave and shall reassign officers to a first-line supervisor when the currently assigned first-line supervisor has been or is expected to be absent for longer than six weeks.	Substantial Compliance	MPD has ensured consistent supervision by first-line supervisors for subordinates of supervisors who are expected to be absent for longer than six (6) weeks. D.O. 6, Chapter 15 (Departmental Staffing Detail) was created and formulated for the Staffing Detail's personnel to monitor the span of control and reassign an active first-line supervisor to monitor the subordinates of a first-line supervisor who is expected to be absent for longer than six weeks. Currently, there is no supervisor on extended leave over six (6) weeks.
#46	Captains and Lieutenants will continue to closely and effectively supervise the first line supervisors and officers under their command. MPD Captains and Lieutenants will continue to ensure that all first line supervisors and officers under their command comply with MPD policy, state and federal law, and the requirements of this Agreement.	Substantial Compliance	During this reporting period, MPD has ensured that Captains and Lieutenants maintained supervision over their first-line supervisors and officers under their command. This assured compliance with MPD policies, state, and federal laws, and the DOJ Agreement. In addition, MPD continues to provide training on curriculums known as the Miami Agreement Training (MAT) and the Miami Agreement

	Miami Police Department 7 th Self-Assessment Compliance Report		
	Settlement Agreement Requirement	July 10, 2019 Compliance Rating	Comments
			Supervisory Training (MAST). The curriculum covers supervisory training and compliance with MPD policies, as well as state and federal laws, and the DOJ agreement. Furthermore, in monthly COMPSTAT (Computer Statistics) meetings, Commanders are required to conduct monthly meetings with their field duty Lieutenants and first-line supervisors to provide vital information to line officers, as well as obtain feedback to be transmitted up the chain of
#47	MDD will continue to crown	Cultatential Compliance	command for evaluation.
#47	MPD will continue to ensure that captains and lieutenants at any level are held accountable for the quality and effectiveness of their supervision, including whether captains and lieutenants identify and effectively respond to uses of force or misconduct, as part of their performance evaluations and through non-disciplinary corrective action, or through the initiation of formal investigation and the disciplinary process. Supervisors shall be subject to discipline for failure to report and remedy misconduct they knew or reasonably should have known occurred. MPD shall continue to develop and implement metrics to assess supervisors' performance.		During this reporting period, MPD ensured that Captains and Lieutenants were held accountable for the quality and effectiveness of their supervision. This included the identification and effective response to uses of force, misconduct, as part of their performance evaluations and through non-disciplinary corrective action, or through the initiation of formal investigation and the disciplinary process. In addition, annual evaluations, complaints, and COMPSTAT (Computer Statistics) meetings provided accountability for effective levels of supervision from the Commanders to the rest of the levels of supervision to include the Lieutenants, first- line supervisors, and line officers. This is further fortified in the revised D.O. 2, Chapter 2 (Internal Investigation) and D.O. 6, Chapter 21 (Use of Force and Administrative Procedures).

Miami Police Department 7th Self-Assessment Compliance Report July 10, 2019

Settlement Agreement Requirement **Compliance Rating**

Comments

V. Specialized Units

Responsible Party: Major Eric Gonzalez (SOS), Major Jose Rodriguez (ISS).

Point of contact: Lt. W. Gonzalez (TRU), Lt. M. Sodre (SWAT).

#48

Within two months of the entry of this Agreement, MPD shall provide to DOJ for review and approval its criteria for recruitment and admission to the MPD's specialized units, including Tactical Operations Section ("TOS") units. MPD shall maintain eligibility criteria and selection devices for assignment to TOS units that emphasize demonstrated capacity to carry out the mission of a TOS unit in a constitutional manner. Officers assigned to TOS units who are unable to maintain eligibility shall be removed from the TOS units. The MPD shall monitor the list of names of all officers and supervisors assigned to TOS units on a quarterly basis to assess and adjust its ongoing personnel and staffing needs.

Substantial Compliance

The "Tactical Operations Section" was disbanded, and its elements were distributed to other sections of the MPD. While SWAT remains part of the **Specialized Operations Section** "SOS," the Investigative Support Section "ISS" is now responsible for many of the former TOS elements. During this reporting period, MPD has ensured that the eligibility criteria for recruitment and admission to SWAT and the Tactical Robbery Unit (includes the FAT (Felony Apprehension Team) Detail has been sufficiently maintained. MPD produced inter-office memorandums from the TRU Deputy Commander to the Section Commander for the review period as well as an interoffice memorandum from the SWAT Deputy Commander to the Section Commander for the rating period. The list of names of all officers and supervisors assigned to SOS in the eligibility list are monitored on a quarterly basis to assess and adjust its ongoing personnel and staffing needs. Furthermore, the **Investigative Support Section** (ISS), Tactical Investigations Unit, included an open register for the period of February 18, 2019, for a potential opening of a Sergeant and Officer(s) in the Tactical Robbery Unit (TRU)-Felony Apprehension Team (FAT) Detail. The open registers included

	Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019		
	Settlement Agreement Requirement	Compliance Rating	Comments
			criteria for assignment to TRU and FAT which must be demonstrated and met in order to be considered for interview and selection.
#49	MPD shall continue to ensure that operating protocols for TOS units are consistent with the agency-wide use of force policies implemented to comwith this Agreement.	·	During this reporting period, MPD ensured that the operating protocols for SOS were consistent with the revised Use of Force Policy under D.O. 6, Chapter 21 (Use of Force & Administrative Procedures). The operating protocols for SOS have been fortified and included in their SOP's. In addition, members of the SOS and ISS (TRU, FAT, and SWAT) have included after action reports, operational plans, worksheets, and monthly statistical information of incident reporting for the reporting period.
#50	MPD shall continue to prohib SWAT units from conducting general patrol and policing functions while they are on a specialized assignment absenexigent circumstances.		In accordance with revised SWAT SOPs and D.O. 12, Chapter 6 Special Threat Response Unit (STRU), MPD continues to prohibit SWAT units from conducting general patrols and policing functions while they are on a specialized assignment absent exigent circumstances. Both officer member actions and supervisory decisions strictly adhere to the SWAT detail's operational protocols during deployment. In addition, the approval of the SWAT chain of command must be obtained for any incident where there is a request for SWAT to respond. Unless there is a minimum of twelve (12) to fourteen (14) personnel to include a team

Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019			
	Settlement Agreement Requirement	Compliance Rating	Comments
			leader and a SWAT commander, then a SWAT Team does not respond.
#51	MPD will continue to require officers assigned to TOS units while on a specialized assignment, to document in writing all law enforcement activities, including operation plans and after-action reports in consistent formats for all couts and deployments. Supervisors shall conduct documented regular reviews the TOS' law enforcement activities to ensure their compliance with applicable laws and MPD policies and procedures.	al ill-	During this reporting period SOS has continued to document in writing all law enforcement activities while on specialized assignment, including Operational Plans, After Action Reports, call outs, and deployments. During this reporting period SOS, ISS, Tactical Robbery Unit (TRU), and its FAT (Felony Apprehension Team Detail) included operational worksheets which included a brief synopsis of the case, as well as an apprehension log with detailed information for record purposes about the subject(s) arrest, case #, charges and incident location.
#52	MPD shall continue to track, analyze and take appropriate action if necessary to address tactical deficiencies or policy violations by TOS unit members, including recommendations for change to training or policy; transferring individuals; and/initiating disciplinary action a necessary. MPD will document this process and report on its successes and challenges.	or G	and take appropriate action, as necessary, to address tactical deficiencies or policy violations by SOS members. During this reporting period, SOS members eligibility requirements were reviewed by examining annual evaluations, worksheets, commendations and reprimands. In addition, the officer's eligibility to remain in the unit depended on the Incident Tracking System (ITS) which was individually reviewed by the unit's deputy commander and a memorandum was drafted and submitted through the chain of command with the recommendation to remain in the specialized unit.

Miami Police Departi	ment 7 th Self-Assessmen	Compliance Report	
July 10, 2019			
Settlement Agreement	Compliance Rating	Comments	
Requirement			

VI. Tr	VI. Training				
	Responsible Party: Major Um Set Ramos (Training), Attorney George Wysong (Police Legal).				
_	Point of contact: Lt. Jean Paul Guillot (Training), Attorney George Wysong (Police Legal).				
		<i>y</i>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
#53	Any new training expressly required by the terms of the DOJ agreement shall be delivered within one year of the effective date (03/10/2016), and annually thereafter. A. New training delivered by deadline of 03/10/2017. B. Submit comprehensive training delivery schedule within four months (07/10/2016) of the effective date. Tracking, delivery and completion of all required training by deadline of 03/10/2017	Substantial Compliance	MPD has updated its Miami Agreement Training (MAT) program for 2018-2019. The MAT training began on July 10, 2018 and continued through May 24, 2019. The training sessions were conducted bi- weekly and were comprised of twenty-seven (27) hours of total training. In addition, the Miami Agreement Supervisory Training (MAST) has been updated for 2018-2019 and was provided to supervisors from the rank of Sergeant of Police up to the rank of Captain of Police. The MAST training began January 8, 2019 and continued through April 5, 2019. The course was comprised of a forty (40) hours classroom practicum exercise. The organizational goal is for all supervisors from the rank of Police Sergeant up to Police Captain to successfully complete		
			the MAT training before commencing the MAST training. In addition, all records and files from previous training are ready for inspection and review.		
#54	Firearm Training Program	Substantial Compliance	The Training & Personnel		
	provides for the following:		Development Section (TPDS) has		
	A. Requires officers to pass		developed the annual training		
	training and qualify on each		referred to as MAT (Miami		
	firearm the officer is		Agreement Training) and MAST		
	required or authorized to		(Miami Agreement Supervisory		
	carry out on an annual		Training) for officers and		
	basis.		supervisors from the rank of		
	B. Immediately comply with		Police Sergeant up to Police		
	and reinforce judicial		Captain. The firearms portion of		

Miami Police Department 7 th Self-Assessment Compliance Report		
Settlement Agreement Requirement	July 10, 2019 Compliance Rating	Comments
developments in use of force. C. Firearm Annual in-Service training (1) Training on when to display/or point firearms. (2) Night training. (3) Stress training (undergoing physical exertion). (4) Use of Force decisionmaking (shoot-don't shoot) training. (5) Continuous threat assessment techniques. (6) Observe students and provide corrective instruction when deficiencies are observed. D. Observe students and provide corrective instruction when deficiencies are observed. E. Comprehensive testing on rules, regulations and skills regarding firearm use. F. Employ reality-based incident scenarios 1. Live action 2. Computer simulated components to improve defensive tactic training, limit incident of deadly force G. Incorporate de-escalation training and techniques H. Evaluation and Survey		the training is included in the MAT section to ensure annual qualifications are met on all sworn personnel active, reserve, and auxiliary officers. The qualifications include the officers' issued sidearm, rifle, and or shotgun, as well as their secondary weapon. In addition, TPDS (Training & Personnel Development Section) will also provide training on the revised D.O. 15, Chapter 2 (Firearm Procedures), as well as existing revised SOP's and DO's under the new policy D.O. 15, Chapter 10, referred to as the DOJ Agreement and Standards.
#55 MPD will continue to provide mandatory supervisory training for all new first-line supervisors,	Substantial Compliance	MPD continues to provide mandatory supervisory training to officers prior to assuming first-

line supervisory responsibilities. MPD members attended First

which shall be completed prior

to assuming supervisory

Miami Police Department 7 th Self-Assessment Compliance Report			
	Settlement Agreement Requirement	July 10, 2019 Compliance Rating	Comments
	·		
	responsibilities. In addition, to this initial supervisory training, MPD shall require each first-lin supervisor to complete supervisor-specific training annually thereafter.		Line Supervisory Training during this self-reporting period from March 4th, 2019 through March 15th, 2019, for the rank of Police Sergeant. The course consisted of eighty (80) hours of instruction of which 40 hours are mandated by FDLE. MPD exceeds the mandated training with an additional forty (40) hours of supplemental classroom instruction.
#56	MPD shall continue to review, develop and maintain mandatory supervisory training for all new second-line supervisors (lieutenants and captains), which shall be completed prior to assuming secondary supervisory responsibilities. Annual training for lieutenants and captains shall provide necessary updates, as well as training in the new skills and training thei subordinate officers have received in the past year.	g	MPD continues to provide mandatory supervisory training for all new second-line supervisors, (lieutenants and captains), prior to assuming second-line supervisory responsibilities. The midmanagement course consisted of forty (40) hours of classroom instructions.
#57	Provide first line supervisors with 40 hours of annual inservice training based on developments in applicable law and MPD policy. This training curriculum shall include the following topics related to Critical Firearm Discharges. a. MPD's use of deadly force policy and use of force reporting requirements; b. conducting use of force investigations, including the supervisory investigatory responsibilities;	Substantial Compliance	All first line supervisors from the rank of Police Sergeant are mandated to complete the forty (40) hours DOJ agreement training known as MAT (Miami Agreement Training) before attending the forty (40) hours supervisory course known as MAST (Miami Agreement Supervisory Training). In addition, D.O. 15, Chapter 10 (DOJ Agreement and Standards) includes the training information about MAT and MAST in fulfilling the policy requirement.

Miami Police Depart	ment 7 th Self-Assessment (July 10, 2019	Compliance Report
Settlement Agreement	Compliance Rating	Comments
Requirement		
c. processing and preservation	on	
of crime scenes and foren		
evidence;		
d. care and custody of video		
recordings;		
e.evaluation of written repo	rts	
for thoroughness, accurac	у,	
and completeness;		
f. burden of proof; interview		
techniques; and the factor		
to consider when evaluati	ng	
officer, complainant, or		
witness credibility, to ensu		
that investigative findings,		
conclusions, and recommendations are		
unbiased, uniform, and		
legally sound;		
g. strategies for effectively		
directing officers to minim	ize	
uses of force and to interv		
effectively to prevent or st	cop	
unreasonable force;		
h. responding to and		
investigating allegations o	f	
officer misconduct;		
i. supporting officers who		
report unreasonable or		
unreported force, or who		
retaliated against for using	5	
only reasonable force or		
attempting to prevent		
unreasonable force;		
j. techniques for effectively		
guiding and directing offic		
and promoting effective a	na	
ethical police practices;	ng	
k. techniques for de-escalati	lig	
conflict, including peer		

I. evaluating officer

performance as part of MPD's annual performance evaluation system; and

intervention when necessary;

Miami Police Department 7 th Self-Assessment Compliance Report				
	July 10, 2019			
	Settlement Agreement	Compliance Rating	Comments	
	Requirement			
	m. fostering positive career			
	development and imposing			
	appropriate disciplinary			
	sanctions and non-			
	disciplinary corrective			
	action.			
	detion.		·	
#58	Provide all Lieutenants and	Substantial Compliance	MPD continues to provide all	
"30	Captains with in-service training	-	Lieutenants and Captains with in-	
	on an annual basis based on		service training on an annual	
	developments in applicable law		basis based on developments in	
	and MPD policy. The training		applicable law and MPD policy	
	curriculum shall include the		via the MAT and MAST training	
			_	
	following topics related to		program referred to above.	
	Critical Firearms Discharges:		Evaluation and recommendation	
	a. Incident Management		of the course is captured by TPDS	
	i. evaluation of written		in the student course evaluation	
	reports;		form to establish quality and	
	ii. strategies for effectively		effectiveness of the training.	
	directing officers to avoid			
	unnecessary Critical			
	Firearms Discharges;			
	iii. responding to Critical			
	Firearms Discharges; and			
	iv. De-escalating conflict.			
	b. Community Engagement			
	i. how to engage the			
	community and develop			
	positive relationships with			
	diverse community groups;			
	and			
	ii. How to ensure that			
	community relationships are			
	positive.			
VII. C	ommunity Oversight	•	•	
	onsible Party: Commander Josep	h Pontillo (IT), Attorney Wyso	ong (Police Legal).	
Point	of contact: Sgt. Alex Rodriguez (T), Attorney Wysong (Police	Legal).	
#59	City and MPD will have a	Substantial Compliance	During the reporting period, the	
",","	Community Advisory Board of	Sabstantial Compilance	CAB (Community Advisory Board)	
	civilian City residents provide		met four (4) times between	
	1			
	oversight and feedback to MPD		January 3, 2019, and June 24,	
	and the Independent Reviewer.		2019. MPD staff regularly	

Miami Police Department 7th Self-Assessment Compliance Report July 10, 2019 Settlement Agreement Compliance Rating Comments

Requirement The board will address concerns attended the CAB and CAB to: subcommittee meetings. A. Advise the Chief, majors and commanders on strategies and training to improve community relations and MPD responsiveness. B. Work with the Chief, majors and commanders to establish and carry out community public safety priorities; C. Provide the community with information on the agreement and its implementation. Receive and convey to MPD and DOJ public comments and concerns, in addition to MPD's civilian complaint system. #60 The Community Advisory Board **Substantial Compliance** During this reporting period the will be in effect within three CAB was in full operational status months of the effective date. and met on a regular basis. The The City will establish the CAB has provided feedback to number of members and a MPD and the Independent mechanism to ensure that Reviewer. There is a webpage membership is representative link in the MPD intranet system of a cross section of for the CAB to post their reports communities in the City of facilitating public comment and community feedback. Miami to including; districts, faith communities, minority, ethnic, and other community organizations, and student or youth organization. The City shall set a date by which board members will be selected. The community advisory board will be in effect within three months of the effective date (March 10, 2016). The City will establish the number of members and a mechanism to

Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019			
	Settlement Agreement Requirement	Compliance Rating	Comments
	ensure that membership is representative of a cross section of communities in the City of Miami to include: A. District B. Faith C. Communities D. Minority E. Ethnic F. Community organizations G. Students Youth organizations		
#61	MPD facilitate regular public meetings of the community advisory board to discuss DOJ's reports, if any and to receive community feedback about MPD's progress or compliance with the agreement.	Substantial Compliance	During this reporting period, the CAB met four (4) times. Members of the community were present and provided feedback about MPD's compliance report as well as concerns raised by the CAB. Future dates for calendar year 2019 have been allocated for CAB meetings to occur at various locations around the City of Miami to properly address community concerns.
#62	The community board's reports and recommendations will be posted on MPD website. MPD will consider and respond to the community board's recommendations in a timely manner.	Substantial Compliance	MPD previously established a CAB web page link that is posted on the MPD website for the CAB to post reports and recommendations. The CAB is endeavoring to create its own website to fulfill the same purpose. In addition, three (3) separate web page links were created to include a section for the DOJ report that store the DOJ Action Plan, the 1 st , 2 nd , 3 rd , 4 th , 5 th , and 6 th Self-Assessment reports, a web page for all MPD Departmental Orders, Standard Operating Procedures (SOPs) and

Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019				
	Settlement Agreement Compliance Rating Comments Requirement			
			a web page which includes the MPD Departmental Orders with an addendum for the public to make comments about the policies.	
#63	The City will provide the community board with reasonable administrative support, including meeting space.	Substantial Compliance	The City has provided the Community Advisory Board with reasonable administrative support, including meeting space. Additional support will be allocated when additional resources are required.	
#64	The civilian community board will not review or report on specific cases of alleged misconduct, review or comment on discipline, and wi not seek to influence the course or outcome of a specific complaint investigation or the discipline of specific officers. The community board will not have access to any non-public information regarding an individual officer or allegation of misconduct or disciplinary action.		During this reporting period, CAB understood their role and were reminded of the following directives: The civilian community board will not review or report on specific cases of alleged misconduct, review or comment on discipline and will not seek to influence the course or outcome of a specific complaint investigation or the discipline of specific officers. The community board will not have access to any non-public information regarding an individual officer or allegation of misconduct or disciplinary action.	
#65	The City may use the Community Relations Board to fulfill the requirements of this Section of the Agreement if they are able to meet the requirements herein.	Substantial Compliance	Not applicable now because the CAB is adequately fulfilling its purpose, powers and duties.	
VIII. (VIII. Compliance Assessment			

Miami Police Department 7 th Self-Assessment Compliance Report			
July 10, 2019			
Settlement Agreement	Settlement Agreement Compliance Rating Comments		
Requirement			

-	Responsible Party: Major Jose Gonzalez (PCS).			
Point	of contact: Capt. S. MacDonald (P	<u>(3).</u>		
#66	Within 45 days of the effective date, MPD will identify a Compliance Coordinator who is a member of MPD to serve as the single point of contact with DOJ and the Independent Reviewer. The Compliance Coordinator will: coordinate compliance and implementation activities; facilitate access to MPD personnel and provide data, documents, and materials to DOJ as needed; ensure that all data, documents and records are maintained as provided in this Agreement; and assist in assigning implementation and compliance-related tasks to MPD personnel, as directed by the Chief of Police or his designee.	Substantial Compliance	Major Jose Gonzalez from the Professional Compliance Section continues to be the single point of contact with the Independent Reviewer. Major Gonzalez replaced Major Perez in February 2018, and has been making regular contact via email with the Independent Reviewer and has met with the Independent Reviewer during her visits to the Miami Police Department on April 24-26, 2019.	
#67	Within four months from the effective date, and every six months thereafter until this Agreement is terminated, the City will provide to DOJ and the monitor a Self-Assessment Compliance Report indicating whether the City has reached one of three levels of compliance with this Agreement: Substantial Compliance, Partial Compliance, or Non-Compliance.	Substantial Compliance	On July 10, 2016, MPD provided the Independent Reviewer with the 1 st Self-Assessment report. The 2 nd Self-Assessment report was submitted on January 10, 2017. The 3 rd Self-Assessment report was submitted on or prior to July 10, 2017. The 4 th Self-Assessment report was submitted on or prior to January 10, 2018. The 5 th Self-Assessment report was submitted on or prior to July 10, 2018. This 6 th Self-Assessment report was submitted on January 10, 2019. This 7 th Self-Assessment report will be submitted on July 10, 2019.	

Miami Police Departi	ment 7 th Self-Assessmen	t Compliance Report
July 10, 2019		
Settlement Agreement Requirement	Compliance Rating	Comments

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#68	The self-assessment	Substantial Compliance	MPD Self-Assessment
	compliance report will include		compliance report for the 1 st , 2 nd
	sections:		3 rd , 4 th , 5 th , 6 th , and the 7 th Self-
			Assessments have included the
	A. The steps MPD and the City		steps the City and MPD took
	have taken during the		during the reporting periods,
	reporting period to		plans to correct any concerns or
	implement this Agreement;		lack of compliance, a response to
	B. Plans to correct any		any concerns raised by the
	problems or lack of		United States DOJ regarding the
	compliance;		city's previous compliance
	C. A response to any concerns		report, projection of work to be
	raised by United States DOJ		completed during the reporting
	regarding the City's previous		period, and any anticipated
	Compliance Report;		concerns and a summary for
	D. A projection of the work to		statistical purposes or general
	be completed during the		data for Self-Assessment.
	upcoming reporting period;		MPD continues to address all
	E. Any anticipated challenges		recommendations included in
	or concerns related to		the Independent Reviewer's (IR)
	implementation of the		report. Furthermore, PCS
	Agreement; and		(Professional Compliance
	F. A summary of documents		Section) through its DOJ
	relied on for statistical		Compliance Coordinator
	purposes or general data as		continues to maintain a working
	the basis for self-		relationship with its points of
	assessment, if applicable.		contacts from MPD's respective
	, , , , , , , , ,		divisions to acquire the
			necessary information to meet
			and fulfill the DOJ agreement's
			provisions.
			provisions.
#69	The Compliance Report shall	Not Applicable	Not Applicable
	exclude assessments of the	.,	
	sections of the Agreement for		
	which the Independent		
	Reviewer has already		
	determined MPD and the City		
	to be in Substantial		
	Compliance.		
#70	The DOJ will collaborate with	Substantial Compliance	MPD has collaborated with DOJ
	MPD in revising any policies,	•	in revising policies, procedures or
	procedures, or practices		practices relating to the use of
	' '		force that the DOJ deems to be
1	1		

Miami Police Department 7 th Self-Assessment Compliance Report July 10, 2019			
Settlement Agreement Requirement	Compliance Rating	Comments	
relating to the use of force the DOJ deems to be deficient.	at l	deficient. During the previous reporting period, MPD had revised and officially approve through a PRC (Policy Review Committee) hearing the Use of Force policy D.O. 6, Chapter 2 to meet DOJ requirements relating to this agreement. During this reporting period, MPD implemented D.O. 6, Chapter 15 (Staffing Detail) to reinforce the DOJ Agreement. The policy has been forwarde to the DOJ for their collaborat review.	