Local Ballot Measure: P

Measure P
County of Sonoma

Measure Question
In order to increase law enforcement transparency and accountability and to build the public trust in County government and the Sheriff’s Office, shall Article XXVII of Title 2 of the Sonoma County Code be repealed and replaced by this measure to expand the oversight authority and independence of the Independent Office of Law Enforcement Review and Outreach (IOLERO) to investigate Sheriff-related issues, revise and expand the duties and powers of the Community Advisory Council, compel production of records and witnesses, and review IOLERO’s performance of its duties?

What Your Vote Means

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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<td>A “yes” vote on Measure P will replace the existing code provisions governing IOLERO.</td>
<td>A “no” vote on Measure P will keep the existing code provisions governing IOLERO.</td>
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For and Against Measure P

For

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<tr>
<th>FOR</th>
<th>AGAINST</th>
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<tr>
<td>James Gore</td>
<td>SONOMA COUNTY LAW ENFORCEMENT ASSN.</td>
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<td>4th District County Supervisor</td>
<td>Damien Evans, President</td>
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<td>NAACP SANTA ROSA/SONOMA</td>
<td>SONOMA COUNTY DEPUTY SHERIFFS’ ASSOCIATION</td>
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<td>Rubin Scott, President</td>
<td>Michael Vail, President</td>
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<td>Alicia Sanchez</td>
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<td>Community Leader</td>
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<td>Jerry Threet</td>
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<td>Former Director, IOLERO</td>
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<td>Herman G. Hernandez</td>
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<td>Board Member, County Board of Education</td>
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County Counsel’sImpartial Analysis of Measure P

Measure P asks voters whether to repeal and replace Sonoma County Code, Title 2, Article XXVII to strengthen the Independent Office of Law Enforcement Review and Outreach (“IOLERO”). Measure P would enhance the oversight authority and independence of IOLERO to review and analyze complaints against the Sonoma County Sheriff’s Office (Sheriff-Coroner), expand the role and independence of the Community Advisory Council (CAC), compel production of records and witnesses, and require a triennial review of IOLERO’s performance of its duties. The Sonoma County Board of Supervisors (Board) unanimously placed Measure P on the ballot. The full text of Measure P is published in this County Voter Information Guide.

In 2015, the Board enacted Article XXVII establishing IOLERO to: provide independent review and audit of law enforcement administrative investigations, including allegations of misconduct by Sheriff-Coroner personnel; provide an alternative avenue for members of the public to file complaints against law enforcement agencies’ personnel, including the Sheriff-Coroner; increase transparency; conduct public outreach and community engagement; and propose policy recommendations to the Sheriff-Coroner.

Measure P prescribes new qualifications and protections for the IOLERO Director. If adopted, Measure P would require the Director be qualified as a Certified Practitioner of Oversight by the National Association for Civilian Oversight of Law Enforcement (NACOLE) and prohibit removal of the Director during her appointed term except for cause.

Measure P would add more specificity to the complaints that IOLERO reviews to include review of all complaints: filed with IOLERO regardless of the allegations; involving issues of excessive force; alleging violation of individual constitutional rights; alleging bias in policing or corrections; alleging sexual harassment or sexual assault by law enforcement personnel; involving issues of dishonesty; where a civil lawsuit is filed; and that become a matter of media interest. Additionally, Measure P would authorize IOLERO to receive whistleblower complaints and audit racial profiling data. Further, it would vest IOLERO with, among other things, the authority to: directly access and independently review any and all sources of investigative evidence; directly contact complainants and witnesses; contact custodians of evidence; and independently subpoena records or testimony.

Measure P would also set the annual budget for IOLERO at 1% of the total annual budget for the Sheriff-Coroner.

Measure P would transfer primary appointing authority for a CAC from the IOLERO Director to the Board and would expand the requirements for membership on the CAC. The proposed regulations require that the CAC continue to include 11 members. Members of the CAC would serve two-year terms and be required to adhere to the NACOLE Code of Ethics. The ordinance also mandates that the 11 members represent the diversity and demographics of Sonoma County and community stakeholders, including, but not limited to, racial, ethnic, cultural, gender, socio-economic, and geographic diversity. Mandatory qualifications would, among other requirements, require that CAC members have not been employed by a law enforcement agency for three years prior to appointment. The CAC would continue to participate in the review and establishment of Sheriff-Coroner policies, procedures, practices, trainings, and initiatives.

The amendments proposed by Measure P will become effective only if approved by a majority of those voting on the measure.

A “yes” vote on Measure P will replace the existing code provisions governing IOLERO.

A “no” vote on Measure P will keep the existing code provisions governing IOLERO.

BRUCE D. GOLDSTEIN
County Counsel

By: s/ Robert Pittman
Assistant County Counsel

County Auditor’s Fiscal Impact Statement — Measure P

This measure would set the annual budget of the Sonoma County Independent Office of Law Enforcement Review and Outreach (“IOLERO”) at a minimum of 1% of the total annual budget of the Sonoma County Sheriff-Coroner’s Office (“Sheriff”) to effectively perform all functions proposed in the ordinance.

According to the 2019-20 adopted budget, the County’s most recent adopted budget, the annual budgets for the Sheriff and IOLERO were $184,091,167 and $589,793, respectively, and IOLERO was 100% supported by a County General Fund contribution. Using the 2019-20 adopted budget as the basis of estimating, passage of this measure would set the IOLERO annual budget at a minimum of $1,840,912 or a minimum increase of $1,251,119.

This measure would repeal and replace Article XXVII of Title 2 of the Sonoma County Code to expand the oversight authority and independence of IOLERO to investigate Sheriff-related issues, revise and expand the duties and powers of the Community Advisory Council, and compel production of records and witnesses. Additionally, IOLERO would be subject to a periodic performance audit at least every three years.

In accordance with the Elections Code, the scope of this fiscal impact statement has been limited to the measure’s effect on revenues and expenditures. It does not address larger countywide fiscal issues such as the measure’s effect on the overall County economy.

s/ Erick Roesser
Auditor-Controller-Treasurer-Tax Collector
### Argument in Favor of Measure P

Both our communities and deputies deserve the most effective and responsive Sheriff’s Office possible. Modern law enforcement best practices emphasize collaboration with communities and with independent, effective civilian oversight. Independent, effective civilian oversight supports the democratic principles of accountability and transparency, and thereby increases trust between law enforcement and all communities.

Measure P will bring IOLERO into alignment with the Principles of Effective Oversight established by the National Association for Civilian Oversight of Law Enforcement (NACOLE). These principles emphasize independence from political interference; adequate funding; unfettered access to records and staff of the law enforcement agency; clear and ample authority of IOLERO; policy analysis; community engagement; mutual cooperation and collaboration, and public reporting and transparency.

Our Sheriff campaigned for office promising the public collaboration with civilian oversight, transparency and accountability. Yet, IOLERO doesn’t have the tools it needs to be a strong partner in that collaboration. Measure P will guarantee IOLERO the resources and authority necessary to eliminate a persistent backlog in audits of deputy misconduct investigations; provide community input to the Sheriff on best policies and practices; and help bridge gaps between the Sheriff’s Office and multicultural county communities.

Measure P is supported by the Sonoma County Democratic Party, NAACP, Sonoma County Black Coalition, Sonoma County Latino Democratic Club, National Organization for Women, North Bay Labor Council, Community Action Partnership of Sonoma County, NACOLE, Redwood Psychological Association, North Bay Organizing Project, Green Party and ACLU, and many other organizations and leaders of our diverse communities across the county.

Measure P will ensure that IOLERO meets NACOLE’s principles for effective oversight, providing independent, transparent, effective civilian oversight, which can better assist the Sheriff’s Office in improving its operations. We all want the Sheriff’s Office to be the best that it can be. This measure helps us reach this worthy goal.

s/ James Gore  
4th District County Supervisor

s/ Alicia Sanchez  
Community Leader

s/ Herman G. Hernandez  
Board Member, County Board of Education

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### Rebuttal to Argument in Favor of Measure P

We support independent oversight of the Sheriff’s Office that is broad-based, community-wide and legally compliant. Measure P doesn’t meet those objectives. Measure P won’t accomplish what it claims.

We urge you to vote No on Measure P.

Measure P doesn’t improve civilian oversight; it just creates unnecessary red tape. It takes deputies off the streets, away from helping residents and from helping us in disasters. It forces fewer deputies to do more with less training and lower funding.

Measure P has twice failed to gather community support to be placed on the ballot. Even the County’s Chief Legal Advisor publicly acknowledged that it’s legally questionable as written. Measure P is only on the ballot because the Board of Supervisors failed to take the time to do it right — to build something that has the input, support and cooperation of communities throughout Sonoma County.

Facing fires, natural disaster and increased crime, we need help from law enforcement. Now is not the time to rush something to the ballot that makes it harder for them when we need them most, with a poor proposal that will be immediately challenged in court.

Let’s take the time to do it right. Let’s put in the effort to create a civilian oversight program that builds real cooperation between law enforcement and the entire community. Let’s create oversight that is efficient, legal and focused on training. Not a flawed plan that takes deputies off the street and wastes your tax dollars. Vote No on Measure P.

s/ Mark Essick  
Sonoma County Sheriff

s/ Ron Collier  
Retired Windsor Fire Chief

s/ Ken Lafranchi  
Concerned Sonoma County Resident

s/ Jeff Carlton, President  
SONOMA COUNTY FARM BUREAU

s/ Jerry Threet  
Former Director, IOLERO

s/ Marina Luna  
Concerned Sonoma County Resident

Architect/Grape Grower
Local Ballot Measure: P

Arguments and rebuttals are the opinions of the authors. They are printed exactly as submitted, including errors.

### Argument Against Measure P

Vote No on Measure P

Measure P cuts safety and emergency services. It shifts money from public safety programs and the general fund to an organization that is not accountable to voters.

The Sonoma County Deputy Sheriffs’ Association and Sonoma County Law Enforcement Association both oppose Measure P because it: Increases response times to emergency calls, fires and disasters; Cuts training and community policing programs; Allows for secret investigations robbing victims and police of their rights and privacy; Wastes limited resources and taxpayers’ money.

Vote No on Measure P because it: Violates state law; Reduces protection of citizens from robberies, burglaries, assaults, sex crimes, and disasters; Diverts the Sheriff and police oversight commission (IOLERO) from its core functions; Permanently divests a portion of the County budget from the Board of Supervisors’ authority in violation of the California Constitution.

Measure P was placed on the ballot without input from law enforcement. Twice it failed to get enough signatures to be placed on the ballot. Instead of rejecting it, our Board of Supervisors failed Sonoma County citizens by rushing to place it on the ballot without proper vetting. Even Measure P’s supporters have publicly questioned its legality!

We urge you to vote No on Measure P. Let’s work together to improve law enforcement oversight with citizen outreach where all parties participate to create a real plan that doesn’t endanger residents, law enforcement personnel and waste money. This work is important and must be done right!

SONOMA COUNTY LAW ENFORCEMENT ASSN.
s/ Damien Evans, President

SONOMA COUNTY DEPUTY SHERIFF’S ASSOCIATION
s/ Michael Vail, President

### Rebuttal to Argument Against Measure P

Measure P does not cut programs. Period. It simply guarantees minimum funding for IOLERO to be effective. County Supervisors will decide where that money comes from. Measure P will not hurt public safety programs. It makes them better by recommending critical improvements. More importantly, it improves public safety by reducing unnecessary deadly force and related lawsuit payouts of millions in taxpayer money.

The provisions of Measure P align with existing law. They are based on Principles of Effective Oversight developed from over two decades of experience with civilian oversight of law enforcement across the country. It is based on over four years of IOLERO experience working closely with law enforcement and the recommendations of two IOLERO Directors. It includes input from years of engagement with many minority and disadvantaged community members. COVID halted signature gathering for this measure.

Law enforcement unions had years to suggest improvements to police oversight but did absolutely nothing. Now, they come out swinging against efforts to strengthen civilian oversight when they should be helping to find solutions. Measure P dramatically increases transparency and accountability of the Sheriff’s Office; something police unions should embrace, not fear. Unfortunately, their alarmist opposition arguments are designed to scare voters and our residents.

Our Supervisors listened to our community and overwhelming public demand at their public meetings to put this important measure on the ballot.

Independent, effective civilian oversight has been a long time coming to our county. It’s time to improve law enforcement by voting yes on Measure P.

s/ Teresa E Barrett
Mayor, City of Petaluma
s/ Osvaldo Jimenez
Small business owner

s/ Susan E. Jones
Police Chief, Retired
s/ Joanne M Brown
Superior Court Commissioner, retired

s/ Ernesto Oliveras
Lieutenant SRPD, retired
The People of the County of Sonoma do hereby ordain as follows:

Sec. 2-392. – Independent office of law enforcement review and outreach established.

(a) County sheriffs lead agencies of law enforcement officers that are vested with extraordinary authority, and the powers to detain, search, arrest, and use deadly force. These officers are also responsible for the safety and welfare of the more than 75,000 incarcerated individuals in California’s jail system. Misuse of these authorities can lead to grave constitutional violations, harms to liberty and the inherent sanctity of human life, and significant public unrest.

(b) While sheriffs are independently elected officials, boards of supervisors have the authority to supervise these officials and investigate the performance of their duties and have an obligation to ensure sheriffs and their departments uphold and respect people’s constitutional rights.

(c) Meaningful independent oversight and monitoring of sheriffs’ departments increases government accountability and transparency, enhances public safety, and builds community trust in law enforcement. Such oversight must have the authority and independence necessary to conduct credible and thorough investigations.

(d) The board of supervisors (“board”) established the Independent Office of Law Enforcement Review and Outreach (hereinafter “IOLERO”), by Resolution on August 18, 2015, pursuant to its authority under California law, including Government Code sections 31000.1 and 25303, with the following mission:

1) To provide an objective, independent and appropriate review and audit of law enforcement administrative investigations of employees, which may include allegations of misconduct, by the Sonoma County Office of the Sheriff-Coroner (hereinafter, “sheriff-coroner”), to provide an alternate site for members of the public to file complaints against employees of law enforcement agencies, including the sheriff’s office;

2) To provide independent investigations of employees of the sheriff-coroner where an investigation by that office is found by IOLERO to be incomplete or deficient in some way;

3) To propose thoughtful policy recommendations to the sheriff-coroner;

4) To increase transparency of law enforcement operations, training, policies and procedures; and

5) To conduct outreach to and engage the communities of Sonoma County so as to foster a culture of accountability and communication between the community and the sheriff-coroner while improving community relations and enhancing public confidence in policing and corrections services provided by the sheriff-coroner.

(e) As part of the board of supervisor’s duty to supervise the official conduct of the sheriff under state law, IOLERO was created by the board of supervisors. IOLERO is intended to promote the common interest of the board of supervisors and the sheriff in effective and lawful policing and corrections, and in complete, unbiased administrative investigations, and to facilitate the board of supervisors’ supervisory responsibility without interfering with the sheriff’s criminal investigative functions.

Sec. 2-393. – Appointment and qualifications of director and staff.

(a) IOLERO, through its director, shall perform its powers and duties subject to all applicable statutory and constitutional requirements of confidentiality and privilege.

(b) IOLERO’s powers and duties shall include, consistent with existing law, the following which shall be exercised at the discretion of the director, subject to adequate staffing and resources to support them:

1) Receive and review citizen complaints, and forward them to the sheriff-coroner for review and investigation. IOLERO is an office specifically designated to receive complaints by members of the public against personnel of the sheriff-coroner pursuant to its procedures established under Penal Code § 832.5;

2) Review, audit and analyze administrative and public complaint investigations in mutual coordination and cooperation with the sheriff-coroner; the complaint investigations subject to such automatic review, audit, and analysis, shall include:

   i. All complaints filed with IOLERO, regardless of the nature of the allegations included in that complaint;

   ii. All complaints or investigations or analyses of incidents that involve issues of whether uses of force violate law or policy;

   iii. All complaints or investigations or analyses of incidents that involve a possible violation of the U.S. or state constitutional rights of individuals;

   iv. All complaints or investigations or analyses of incidents that involve issues of bias by an employee in policing or corrections;

   v. All complaints or investigations or analyses of incidents that involve issues of sexual harassment or sexual assault by an employee;

   vi. All complaints or investigations or analyses of incidents that involve issues of dishonesty; and

   vii. Every incident of force used by a sheriff’s deputy regardless of whether a complaint is filed with IOLERO or the sheriff-coroner;

   viii. Every case where a civil lawsuit is filed against the sheriff’s office related to the use of force regardless of whether a complaint is filed with
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Full Text of Measure P (Cont.)

ix. IOLERO or the sheriff-coroner; and

All racial profiling data collected by the sheriff's office in compliance with the Racial and Identity Profiling Act of 2015 or any successor legislation;

x. Any other complaints or investigations or analyses of incidents that become a matter of media interest.

3) Act as a receiving and investigative agency for whistleblower complaints involving the sheriff-coroner. For the purposes of these complaints, all statewide legal protections pursuant to California Labor Code sections 1102.5, 1106 et. seq., including confidentiality of the whistleblower and prohibition against retaliation, shall apply. Further, any whistleblower complaints investigated by IOLERO shall not need to be reported by IOLERO to the sheriff-coroner, including the Internal Affairs Division.

4) Make discipline recommendations, as appropriate, for officers subject to IOLERO investigations.

5) As part of the process of review, audit and analysis, IOLERO may, among other things:

i. Directly access and independently review any and all sources of investigative evidence to ensure that the investigation is complete and all material evidence has been secured and analyzed by investigators in reaching their investigative findings;

ii. Directly receive all prior complaints for the involved deputy, previous investigation files (including Brady investigations) and the record of discipline for each complaint;

iii. Directly access and review all body worn camera videos and be authorized to post every body worn camera video where force was used on IOLERO’s website. Public posting shall be determined on a case by case basis to the extent allowed by law, in consideration of victim privacy rights and active investigations;

iv. Where the director deems appropriate, directly contact complainants and witnesses to ensure the completeness and fairness of the investigation;

v. Where the director deems appropriate, directly contact custodians of evidence held by third parties to ensure adequate efforts to secure such evidence by investigators;

vi. Where the director deems appropriate, request supplemental investigation of matters relevant to the investigation that have not been adequately reviewed or analyzed, in the opinion of the director;

vii. Where, in the opinion of the director, the investigation of a complaint or incident by the sheriff-coroner is incomplete or otherwise deficient, conduct an independent investigation of the matter, to the extent deemed necessary by the director;

viii. Where an investigation involves an incident resulting in the death of a person in custody of the sheriff-coroner or results from the actions of an employee, conduct an independent investigation of the matter; and

ix. Independently subpoena records or testimony, as the director deems appropriate, to complete an adequate investigation. Among other sources of legal authority, such subpoena power is delegated from that held by the board of supervisors, to be used at the discretion of the director.

6) Assess and make periodic recommendations, as the director deems appropriate, regarding policies, procedures, strategies, training, and practices based on information gathered in the review process and/or data trends;

7) Advise if investigations appear incomplete, biased or otherwise deficient and recommend further review as deemed necessary; when warranted, propose independent recommendations and determinations regarding investigations, which recommendations may be made public on a summary level without personally identifying information;

8) Track, analyze and advise on legislative actions and law enforcement audit trends; make recommendations to the county for legislative platforms, as the director deems appropriate;

9) Prepare annual report to the board of supervisor which includes statistical information, analysis of trends, policy and procedure recommendations; prepare ad hoc reports as the director deems appropriate; and

10) Conduct comprehensive outreach to the community including schools, community based organizations, business and civic groups, which may include; promoting and facilitating communications between the community and law enforcement, educating the community on law enforcement practices, policies, strategies, incident trends and challenges using appropriate methods, such as public presentations and community forums, providing feedback from the community back to department leaders and elected officials, handling media relations concerning matters related to IOLERO and its scope of duties;

11) Staff and support at least monthly meetings of a community advisory council to serve as a bridge between law enforcement, IOLERO, and various communities of the County, as set forth more specifically elsewhere in this ordinance. While IOLERO shall provide staffing and support for the CAC, IOLERO and the CAC shall function as independent bodies, working in a cooperative and collaborative manner; and

12) Perform related services as the director deems appropriate.

(c) IOLERO shall not be authorized to:

1) Interfere with the performance of the powers and duties of the sheriff-coroner as prohibited by law;

2) Disclose any confidential and/or privileged information to anyone not authorized to receive it, as prohibited by law;

3) Decide policies, direct activities, or impose discipline on other county departments, officers and employees;

(d) IOLERO and the sheriff-coroner shall create written protocols that further define and specify the scope and process providing for IOLERO’s receipt, review, processing, and audit of complaints and investigations in a mutually coordinated and cooperative manner.

(e) The sheriff-coroner shall cooperate fully with IOLERO by providing direct, unfettered access to information of the Sheriff’s Office, in order to facilitate IOLERO’s receipt, review and audit of complaints and investigations; IOLERO’s independent investigation of incidents; as well as IOLERO’s review of policies, practices, and training. Among the sources of information to which the sheriff-coroner shall provide such access to IOLERO are the following:

1) Any database or other computer application, or physical files, containing incident reports, dispatch records, or records of responses to law enforcement calls for service;

2) Any database or other computer application, or physical files, containing employee personnel records, investigations
of complaints against employees, investigations of claims filed against the Sheriff's Office under the California Claims Act, including Brady investigations and the record of discipline with each complaint file or audit or investigations related to lawsuits filed against the County because of any action or inaction of an employee of the Sheriff's Office.

3) Any database or other computer application, or physical files, containing jail inmate grievances and their investigations;

4) Any database or other computer application containing the footage from body worn cameras;

5) Any database or other computer application, or physical files, containing racial profiling data collected by the Sheriff's Office pursuant to the Racial and Identity Profiling Act of 2015 or any successor legislation;

6) Any database or other computer application, or physical files, containing video or audio recordings related to: incidents involving employees, investigations by employees, investigations of employees, investigations of claims filed against the Sheriff's Office under the California Claims Act, or lawsuits filed against the County because of any action or inaction of an employee of the Sheriff's Office;

(f) The director shall be provided access by the Sheriff-coroner to personally sit in and observe the investigative interviews of any complainant or witness in, or deputy who is a subject of, and administrative investigation, upon request by the director;

(g) The Sheriff-coroner shall cooperate with IOLERO by providing direct, unfettered access to staff of the Sheriff's Office, in order to facilitate IOLERO's ability to develop trusting relationships with such staff, and to informally obtain information related to the receipt, review and audit of complaints and investigations, as well as IOLERO's review of policies, practices, and training. Among the opportunities to access staff which the Sheriff-coroner shall provide to IOLERO, are the following:

1) Any investigator for a complaint being audited by IOLERO;
2) Any employee who is a witness or custodian of relevant records for a complaint or incident being investigated by IOLERO;
3) Any supervisor of an employee subject to an investigation being audited or otherwise conducted by IOLERO; and
4) Any staff gathered for training opportunities, in cooperation with the Sheriff-coroner.

(h) Nothing in this section shall be construed to interfere with the constitutionally and statutorily designated independent functions of the sheriff-coroner, as prohibited by Government Code section 25303; matters involving any of these functions are subject to the sheriff-coroner's collaboration.

Sec. 2-395. – Budget allotment.

The annual budget of IOLERO shall be set at a minimum of 1% of the total annual budget of the Office of the Sheriff-Coroner. While this amount is a minimum, IOLERO’s budget allotment shall be sufficient to allow IOLERO to perform effectively all of the functions set out in this ordinance.

Sec. 2-396. – Periodic performance audit.

At least every 3 years, IOLERO shall be subject to a performance audit to determine whether the office is operating in an effective and efficient manner and whether it is meeting best practices for the operation of such a civilian oversight office, as established by comparison with other agencies with similar missions.

Sec. 2-397. – Establishment and appointment of IOLERO community advisory council (“CAC”).

(a) Purpose. An IOLERO community advisory council is hereby established to increase visibility for the public into the delivery by the sheriff-coroner of policing and corrections services, to provide community participation in the review and establishment of sheriff-coroner policies, procedures, practices, training, and initiatives, and to engage the public to better understand the role of IOLERO and of the sheriff-coroner. The members of the IOLERO CAC shall adhere to the National Association for Civilian Oversight of Law Enforcement (NACOLE) Code of Ethics.

(b) Composition and appointment. The board of supervisors and the IOLERO director shall appoint a community advisory council, which shall be composed of 11 members who broadly represent the diversity and demographics of the County by way of, including but not limited to, racial, ethnic, cultural, gender, socio-economic, and geographic diversity; and who are representative of the community and of community stakeholders of the law enforcement oversight process, and who reside within the County of Sonoma. The term of office of CAC members shall be two years, subject to reappointment at the end of the appointment term. Each supervisor shall appoint two members to the CAC, with the IOLERO director appointing one member.

(c) Qualifications. In addition to the composition standards set forth above, the following are the minimum qualifications for members of the CAC:

1) Have not been employed by any law enforcement agency for three years prior to appointment;
2) A demonstrated history of involvement in and engagement with community organizations that work in one or more of the following areas:
   i. Serving or empowering disadvantaged communities;
   ii. Protecting and defending the constitutional rights of individuals;
   iii. Issues concerning the effectiveness or fairness of the criminal justice system;
   iv. Serving or empowering members of communities that experience behavioral or mental health challenges; and/or
   v. Spiritual, faith or religious institutions.
3) A demonstrated ability to engage in mature, objective decision making;
4) A demonstrated commitment to transparency and objective decision making;
5) A demonstrated commitment to and support for civilian oversight of law enforcement; and
6) Residency within the County of Sonoma.