I. Introduction

II. Training Curriculum, Procedures and Policies

Executive Order 2020-11 directs that the Commission shall examine: “[t]raining curriculum, procedures and policies developed by State Police, local police departments and the Police Standards and Training Council, and potential options for improving the same to better address certain areas which may include, but are not limited to, (i) de-escalation, (ii) use of deadly and non-deadly force, and (iii) diversity training.” Executive Order 2020-11, at ¶ 3 (a).

This section of the report describes the current state of training, curriculum and policies with respect to the Police Standards and Training Council, the New Hampshire State Police and local police departments; summarizes public testimony and recommendations on these subjects; discusses recent relevant legislative changes; and sets forth the Commission’s recommendations with respect to training curriculum, procedures and policies.

a. Current State of Training, Curriculum and Policies

i. Police Standards and Training Council

The legislature has assigned the responsibility for the education and training of all police officers, state corrections officer and state probation-parole officers to the Police Standards and Training Council. RSA 106-L:1 & 6. By law, no person may serve as a law enforcement officer in New Hampshire “unless such person has satisfactorily completed a preparatory program of police, corrections, or probation-parole training appropriate to such person’s position at a school approved by the council.” RSA 106-L:6, I. The Council oversees such a school, known informally as the police academy. 1

The Council is an executive branch agency, RSA 106-L:4, and it is comprised of fourteen members, RSA 106-L:3. Four Council members (the chancellor of the community college system, the director of the division of state police, the attorney general and the commissioner of the department of corrections) serve ex officio; the governor appoints the other members to two-year terms. RSA 106-L:3, I & II. The Council has extensive enumerated powers including with

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1 The legislature has also assigned to the Police Standards and Training Council the responsibility for the suspension or revocation of law enforcement officer certification “in the case of egregious misconduct or failure to comply with council standards.” RSA 106-L:5, V. This responsibility is discussed in detail in § III a, infra.
respect to rulemaking, standard setting and the conduct of administrative hearings. RSA 106-L:5. The Council is 100 percent funded by the General Fund. Its total budget for the State Fiscal Year 2021 is $3,472,749.

The Council also has authority to nominate and appoint a director of police standards and training. RSA 106-L:5, XVIII. On March 16, 2020, the Council appointed John Scippa as the director. Director Scippa serves as a member of this Commission.

The Police Academy is located at 17 Institute Drive, Concord. It is formally known as the Arthur D. Kehas Law Enforcement Training Facility and Campus. It contains lecture halls, classrooms, and a tactical training center. There is adjacent dormitory space.

The Council provides three academies: a full-time officer academy, a part-time officer academy and a corrections academy. It also provides in-service training. At present, the full-time academy lasts sixteen weeks. There are three full-time officer academies per year.

Students, known as cadets, are hired and screened by their employing agency. Criteria to qualify for employment as a law enforcement or corrections officer are set forth in the Council’s administrative rules. See N.H. Admin. R. Pol 300. Those criteria include: a high school diploma or equivalent, fingerprints and a criminal record check, proof of United States citizenship, a physical examination, a background investigation, drug testing and psychological screening. See id. Employing agencies may have additional criteria.

The academy is paramilitary in nature and the recruits live on-site, Monday through Friday, for the duration of the sixteen-week academy. The current curriculum consists of 684 hours of instruction on various topics. A copy of the current curriculum and hours appears in the Appendix. There are both classroom and hands-on components to the curriculum. Class exams are conducted during the course of an academy.

Director Scippa testified before the Commission and provided written materials that are part of the record. His testimony focused on academy training with respect to three specific areas: diversity, de-escalation and use of force. The current block of instruction regarding diversity lasts two hours. It is classroom based and focuses on recognizing differences among cultures. It advocates a “Stop, Look and Listen” approach to dealing with individuals from different cultures. Very little time is devoted to defining and recognizing bias, including implicit bias, or overcoming and controlling the bias.

Cadets attend a six-hour block of instruction entitled “Communication Techniques” which deals generally with strategies relating to communication and de-escalation. However, Director Scippa testified that communication and de-escalation are themes throughout the academy, including during use-of-force scenarios. Cadets also receive sixteen hours of instruction on “Mental Illness Dynamics,” which consists of both lecture and practical exercises.
Use-of-force instruction includes classroom lectures and practical applications in the use of firearms, physical force, defensive tactics, oleoresin capsicum spray (otherwise known as “pepper spray”), and use of a baton. The classroom lectures include discussion of the mechanics of each area as well as the law governing use of deadly and non-deadly force. Practical and physical skills comprise 93.25 hours. Most recruits do not have experience in the use-of-force and repetitious practice is required to ensure competent and accurate use-of-force under stressful circumstances. Toward the end of the academy, cadets participate in scenario-based training designed to replicate stressful and realistic situations cadets will likely face on the job. The academy uses a VirTra use-of-force simulator. The simulator can replicate up to 125 different scenarios which can be created by academy staff. It is unclear whether any scenarios reflect racial disparities in New Hampshire or involve use-of-force involving people of color.

A chokehold is not a technique that is taught at the academy, however, there is no training that expressly prohibits it. There is no training on the duty to intervene when another officer engages in the use of inappropriate force or other misconduct.

The part-time officer academy is 200 hours. All law enforcement officers are required to complete eight hours of in-service or refresher training annually. N.H. Admin. R. Pol 403.01. That is exclusive of firearms training, which requires a separate annual certification. N.H. Admin. R. 404.04.

ii. New Hampshire State Police

The legislature established the New Hampshire State Police in 1937. It is a division within the Department of Safety. RSA 106-B:2. It is comprised of approximately 350 sworn officers and is the largest law enforcement agency in New Hampshire. In addition to field operations spread across seven troops, the State Police also engage in numerous highly specialized functions, such as the Major Crime Unit and the state’s only Forensic Science Laboratory. The director of the division of state police holds the rank of colonel. RSA 106-B:4. Colonel Nathan Noyes was sworn into office on April 8, 2020. Colonel Noyes testified before the Commission and provided written materials that are part of the record.

The legislature has assigned to the colonel, with the approval of the commissioner of safety, responsibility for the training of division members. RSA 106-B:6. The colonel is also ultimately responsible for policies and written directives governing the division’s work. See id.

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2 RSA 627:5, captioned “Physical Force in Law Enforcement” sets forth the legal standards for the use of both non-deadly force, RSA 627:5, I, and deadly force, RSA 627:5, II, by law enforcement officers.

3 The use of chokeholds by law enforcement officers is now prohibited by New Hampshire law. See § II.a.iv., infra.
New Hampshire State Troopers attend the police academy. State Police receive in-service training that exceeds the eight-hour annual requirement. Colonel Noyes testified that, in recent years, State Police training has focused on issues including unconscious bias, fair and impartial policing and mental and physical wellness and resilience. Four times per year, troopers attend use-of-force training which encompasses review of relevant statutes, case law, recent events, internal policies as well as scenario-based training. Other trainings include emergency vehicle operators course, search and seizure training, response to active shooters, as well as policy review for the division’s Fair and Impartial Policing, discussed below. In addition, when a new trooper is hired, he or she is required to spend at least one day at the New Hampshire Hospital, an experience intended to educate new troopers about appropriate responses with individuals in a mental health crisis.

Chokeholds are not an approved technique and it is not taught by State Police in its use-of-force instructions.  

With respect to policies and procedures relating to race and bias, in February 2019, State Police issued General Order 100.04, captioned “Fair and Impartial Policing.” A copy of the policy appears in the Appendix. Its purpose is to: “prevent and prohibit the practice of biased policing and other discriminatory practices in any law-enforcement related activity involving a member of the Division.” The policy states that: “[i]n the absence of any specific report or suspicious circumstances, the actual or perceived race, ethnic background, color, age, gender, sexual orientation, religion, economic status, cultural group or any other identifiable group of any person will not be the basis for the detention, interdiction or other disparate treatment of any individual by any member of the Division of State Police.” This policy was developed with the input of community leaders and the ACLU-NH and has been held up as a standard for other New Hampshire law enforcement agencies.

iii. Local Police Departments

There are approximately 210 municipal law enforcement agencies in New Hampshire. They range in size from one officer to over two hundred. The chief of police generally has control and direction of police within a jurisdiction. See RSA 48:10 (cities) and RSA 105:2-a (towns). Chiefs are generally appointed by a municipality’s executive (e.g., selectmen, RSA 105:1, mayor or city manager). Charlie Dennis is the Chief of Police in Hanover and currently serves as the President of the New Hampshire Association of Chiefs of Police. He is a member

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4 The use of chokeholds by law enforcement officers is now prohibited by New Hampshire law. See § II.a.iv., infra.  
5 Police commissions exist in at least the following cities: Manchester, Nashua, Portsmouth, Laconia and Berlin. The commissions are authorized by statute, see N.H. Laws of 1913, ch. 148, and city charters. They are comprised of three to five citizens. The roles and responsibilities vary among police commissions but, generally, they can be an important source of community input for the police department’s leadership.
of the Commission. Chief Dennis testified before the Commission and provided written materials that are part of the record.

Each police department is responsible for writing, maintaining and enforcing its own policies and procedures, including with respect to training. There are no model statewide policies or standards. The Police Standards and Training Council has no role in developing or approving local policies and procedures. There is no statute or rule that governs local policies or procedures.

Because of the enormous variation in department sizes and resources, there is variation in policies, procedures and training. For example, the Manchester Police Department – the largest municipal law enforcement agency in New Hampshire – requires newly hired officers to undergo eight weeks of training, both before and after the academy.

The Commission on Accreditation for Law Enforcement Agencies (CALEA) was founded in 1979 as a joint effort of the International Association of Chiefs of Police, the National Organization of Black Law Enforcement Executives, the National Sheriffs Association and Police Executive Research Forum. Its purpose was to create policies and procedures for law enforcement based on best practices.

CALEA is expressly committed to procedural justice, ethical policing, community trust and engagement, transparency and service delivery, appropriate organizational culture, fairness in systems and processes, and consistency in what the public should expect from a law enforcement agency. Basic accreditation requires compliance with 181 standards. There are substantial costs to becoming accredited and to maintaining CALEA accreditation. At present, there are fifteen law enforcement agencies in New Hampshire which have CALEA accreditation.6

iv. Recent Legislative Changes

Since the creation of the Commission on June 16, 2020, the legislature has passed and the governor has approved statutory changes that implicate matters within the Commission’s charge. On July 16, 2020, Governor Sununu signed HB 1645 into law. Section 25 of that bill amends RSA 627:5 (addressing the use of physical force in law enforcement) by adding a new section to prohibit the use of chokeholds by any law enforcement officer. This provision, which took effect

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6 The CALEA accredited agencies are: Claremont Police Department, Dover Police Department, Durham Police Department, Goffstown Police Department, Hollis Police Department, Hudson Police Department, Keene Police Department, Laconia Police Department, Manchester Police Department, Nashua Police Department, Pelham Police Department and Portsmouth Police Department. In addition, the Strafford County Sheriff’s Office and the University of New Hampshire Police Department are CALEA accredited. Four other local law enforcement agencies are currently pursuing CALEA accreditation.
on July 16, 2020, defines “chokehold” as “the application of any pressure to the throat, windpipe, or neck, which prevents or reduces intake of air, or oxygen to the brain.”

Another section of HB 1645 requires that it “shall be the duty of any law enforcement officer who observes misconduct by another law enforcement officer to notify the chief law enforcement officer in his or her department in writing immediately or as soon as practicable after observing such misconduct.” Within seven days of such a notification, the chief must report the misconduct to the Police Standards and Training Council. The new statute defines misconduct as: “assault, sexual assault, bribery, theft, tampering with evidence, tampering with a witness, use of a chokehold, or excessive and illegal use of force as defined by the New Hampshire criminal code.”

**b. Summary of Public Testimony Received by the Commission**

In addition to the witnesses discussed above, the Commission heard testimony from eighteen members of the public. Other individuals submitted written testimony. Recordings of all of the Commission’s hearings are available on its website: governor.nh.gov/accountability. In addition, members of the public submitted extensive written materials. Those are also available on the Commission’s website.

**i. Specific Recommendations Submitted by the Public**

Members of the public made the following specific recommendations for improvements and reforms with respect to training curriculum, procedures and policies:

1. Extend the length of the police academy beyond its current 16 weeks
2. Improve and augment police academy training on diversity
3. Expand in-service training requirements, standardize subject matter and mandate topics such as implicit and unconscious bias
4. Expand police academy training to include history of police relations with minorities, prejudice and misconduct toward persons of color
5. Improve and augment police academy training on communicating with hearing-impaired individuals
6. Expand police academy training to include the consideration of race by police officers when deciding whether there is reasonable cause to detain someone or whether they consent to a search
7. Improve and augment police academy training on de-escalation techniques
8. Improve and augment police academy training on mental health/overall wellness of police officers (including ongoing psychological screenings)
9. Improve and augment police academy training on mental health and substance abuse issues

10. Improve and augment police academy training on police ethics, including the duty to intervene

11. Abolish the part-time police academy

12. Improve and augment police academy training for School Resource Officers

13. Improve and augment police academy training for child abuse and sex crimes investigations

14. Implement statewide mobile-crisis response teams to decrease police response to mental health crisis

15. Improve and augment police academy training for crisis intervention training

16. Increasing diversity of police academy teaching staff

17. Implement statewide accreditation requirements for all police departments

18. Mandate collection and publication of demographic data pertaining to all police contacts with members of the public

19. Mandate implicit bias screening of new officers

20. Improve efforts to recruit diverse candidates for law enforcement

21. Require prosecutors to inform agencies when evidence is suppressed or a case is dismissed/abandoned in court

c. Commission Recommendations

The Commission makes the following recommendations for reforms and improvements with respect to training curriculum and procedures:

III. Reporting and Investigation of Police Misconduct

New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency

b. Summary of Public Testimony Received by the Commission

   i. Specific Recommendations Submitted by the Public

c. Commission Recommendations

IV. Current State of Relations Between Law Enforcement and the Communities They Serve

   a. Current State of Affairs

   b. Summary of Public Testimony

      i. Specific Recommendations Submitted by the Public

   c. Commission Recommendations

V. Other Subject Matters Considered by the Commission

VI. Conclusion