CITY of ALBUQUERQUE TWENTY-FIRST COUNCIL

COUNCIL		_ BILL NO	O-15-54	ENACTMENT NO.
SPONSORED BY: Don Harris				
	1			ORDINANCE
	2	AMENDING	THE ACCOUNT	ABILITY IN GOVERNMENT ORDINANCE;
	3	PROVIDING	FURTHER GUI	DANCE FOR THE ISSUANCE AND PUBLICATION
	4	OF AUDIT AND INVESTIGATORY REPORTS.		
	5	BE IT ORD	AINED BY THE C	OUNCIL, THE GOVERNING BODY OF THE CITY OF
	6	ALBUQUE	RQUE:	
	7	SECTIO	N 1. The Accoun	tability in Government Ordinance is hereby
	8	amended a	s follows:	
	9	"§ 2-10-5 C	CREATION OF CO	OMMITTEE; DUTIES; POWERS; MEMBERSHIP.
	10	(A) The	e "Accountability	in Government Oversight Committee" is created.
	11	The Comm	ittee shall consis	st of five members from the community at large.
ij - New - Deletion	12	The Mayor	and one Counci	or appointed annually by the Council President
<u>Vonderscored Material</u>] - New Xrikethrough Material] - Deletid	13	shall be no	nvoting ex offici	o members. The Mayor and the appointed
Diacketed/Underscored Material Bracketed/Strikethrough Material	14	Councilor r	may send design	ees to the Committee meetings. At least one
Aate	15	Committee	member shall be	e a CPA, at least one Committee member shall have
	16	a law enfor	cement or law b	ackground and at least one Committee member
	17	shall be a p	orofessional mar	nagement consultant.
# # # # # # # # # # # # # # # # # # #	18	(B) As	vacancies on th	e Committee occur, the Council and Mayor shall
	19	alternativel	y appoint new m	nembers with the Council making the first
ted (20	appointme	nt. All appointm	ents shall be subject to Council approval. The
	21	existing Co	mmittee membe	rs may make recommendations to the Mayor and
<u> </u>	22	Council for	candidates to fi	II vacancies on the Committee. If either the Mayor
	23	or Council	fails to name a r	eplacement Committee member within 45 days of
;	24	the vacanc	y, then the other	body shall make the appointment. The Committee
	25	members s	hall be appointe	d for staggered terms of three years unless an

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appointment is to fill a vacancy. An appointment to fill a vacancy shall be for

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- 1 the unexpired term. Terms shall begin on the first day of September. The 2 Committee members shall elect the Committee Chair annually.
 - (C) The Committee shall meet monthly or upon the call of the Chair or a majority of its members.
 - (D) Committee members shall not receive compensation for their service. Voting members of the Committee shall not serve on any other city board, commission or task force.
 - (E) The Chief Administrative Officer and the Director of Council Services or their designees may attend all Committee meetings.
 - (F) If an Official is the subject of an investigation, then the ex officio members, their designees, the Chief Administrative Officer and the Director of Council Services shall be recused from all meetings where that particular investigation is being discussed and they shall not have access to the investigative file during the pending investigation.
 - (G) The Committee is a management committee and not a public board, commission or committee as specified by §§ 2-6-1-1 et seq. and not subject to the Open Meetings Act. The Committee is not formed to formulate public policy nor is authority to formulate public policy delegated to the Committee.
 - (H) The Director or the Inspector General may only be removed from office upon an affirmative vote of two-thirds (2/3) of the members of the Committee. Within five days of removal of the Director or Inspector General, the Committee shall report the reasons for that removal to the Mayor and the Council.
 - (I) The Committee shall annually recommend a budget to the Mayor and Council that may include a salary adjustment for the Director or the Inspector General.
 - (J) The Committee shall provide the Director and the Inspector General with guidance, priorities and potential areas for investigations and audits. The Committee may also lend advice to the Director and the Inspector General regarding technical issues that may arise.
 - (K) The Committee shall coordinate the work of the Office of Internal Audit and the Office of the Inspector General with the Mayor's and Council's needs.

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- (L) The Committee shall not prohibit the Director or the Inspector General from initiating, carrying out or completing any audit, investigation or review. If a majority of the Committee members finds that an audit, investigation or review is questionable, then the Committee shall issue a cautionary statement to the Director or the Inspector General, as appropriate.
- (M) The Committee shall review and approve all audit and investigatory reports [at each meeting] [in a timely fashion]. [The Committee must take action for the approval of an audit or investigatory report within 30 days of its first presentation to the Committee. The Director of Internal Audit and the Inspector General may release and publish a final audit or investigatory report upon approval from the Committee, or after the 30-day period has lapsed. If the Committee fails to approve an audit or investigatory report within the 30day period and the audit or investigatory report is released without their approval, the Committee may issue a cautionary statement after the release and publication of the final audit or investigatory report.]
- (N) The Committee shall prepare a job description, specify qualifications for applicants, work with the Director of the Human Resources Department to advertise for the position and develop the applicant search procedure and make recommendations to the Council on the selection of the Director and the Inspector General.
- (O) Any discipline of the Director or the Inspector General, as provided by § 3-1-6 ROA 1994, shall be by the Committee. The Director and the Inspector General shall report to the Committee for approval of vacation, sick, emergency and city business leave."
- SECTION 2. SEVERABILITY CLAUSE. If any section, paragraph, sentence, clause, word or phrase of this ordinance is for any reason held to be invalid or unenforceable by any court of competent jurisdiction, such decision shall not affect the validity of the remaining provisions of this ordinance. The Council hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause, word or phrase thereof irrespective of any provisions being declared unconstitutional or otherwise invalid.
- SECTION 3. COMPILATION. This ordinance shall be incorporated in and made part of the Revised Ordinances of Albuquerque, New Mexico, 1994.

SECTION 4. EFFECTIVE DATE. This ordinance shall take effect five days after publication by title and general summary. [Bracketed/Underscored Material] - New