EXECUTIVE ORDER
For Safe Community Policing

1. All members of all Federal Law Enforcement and Other Federal Agencies are immediately forbidden to use any Choke Hold Technique to restrain or subdue any and all persons who are being arrested.

2. Any State, County, City or Municipality that wishes or desires to do so should immediately forbid the members of their law enforcement and other agencies from using any Choke Hold Technique to restrain or subdue a person who is being arrested and are encourage to do so.

3. For any State, County, City or Municipality that refuses to immediately forbid the members of their law enforcement and other agencies from using any Choke Hold Technique to restrain or subdue a person who is being arrested the following federal mandate shall apply as a MINIMUM LEVEL of protection of the federal civil rights under the Constitution and Laws of the United States of America for and of any and all persons who are being arrested:

   No Choke Hold Technique can be used by any member of any law enforcement or other agency of any State County, City or Municipality to restrain or subdue a person who is being arrested UNLESS all of the following clearly apply:

   A. The person who is being arrested poses an IMMEDIATE danger or risk of death and/or serious bodily injury to another person;

   B. Clear and certain probable cause exists that the person who is being arrested has committed a serious violent felony which shall include the crimes of Murder, Rape, Aggravated Sexual Battery, Aggravated Sodomy, Aggravated Child Molestation and any and all other crimes where a Firearm or other Dangerous Weapon was employed or utilized by the person being arrested and the person who is being arrested used the Firearm or other Dangerous Weapon to cause death and/or serious bodily injury to the intended victim and/or another person;

   C. No other reasonable option exists that the member of the law enforcement and other agency could utilize or employ to restrain or subdue the person being arrested; and
D. A person at the supervisory level within the law enforcement or other agency has been contacted, apprised of the situation and expressly approved the use of the Choke Hold Technique in advance of and prior to the use of the Choke Hold.

4. A Federal Task Force on Safe Community Policing shall be established to oversee and undertake the identification and implementation of needed reforms to provide for Safe Community Policing and to engage in all such needed activities that are needed in this regard including but not limited to engaging in each of the following listed functions and activities:

   A. Assist States, Counties, Cities and Municipalities in the immediate development and implementation of local level Civilian Review Boards which will be tasked with identifying the employees of their law enforcement and other agencies who receive excessive numbers of citizen complaints and then address and eliminate the public safety issues and threats that these employees pose to their communities;

   B. Identify and invite Community Leaders across the Nation who can travel to the White House for a series of meetings to discuss and develop methods to enact and immediately implement needed reforms to ensure Safe Community Policing practices going forward;

   C. Solicit and review comments from the general public on the issues that persons in the communities face on a day-to-day basis with police brutality to assist with the development, adoption and implementation of new and better Safe Community Policing methods going forward;

   D. Oversee a Federal Grant Program that will provide federal financial assistance to States, Counties, Cities and Municipalities in order to assist these States, Counties, Cities and Municipalities in developing and implementing policies that are designed to provide and ensure Safe Community Policing going forward; and

   E. Engage in all such further actions that are needed in order to safeguard our communities from police brutality and to ensure that Safe Community Policing policies are identified, adopted, implemented and employed by all State, County, City or Municipality Law Enforcement and other Agencies going forward.
5. The current Payroll Protection Program that is currently in place for the Covid-19 Pandemic shall be extended to include SBA Loans to Businesses that were looted, damaged, burned out or otherwise harmed or destroyed during the recent street riots such that these Businesses can obtain immediate forgivable Federal SBA Loans to keep their current Employees on Payroll, Rebuild their Businesses and Restock their Inventories provided that these businesses reopen as soon as possible in their current locations and Congress is asked to allocate and provide an appropriate amount of additional funding for the Payroll Protection Program as needed to provide for these additional SBA loans.