AN ORDINANCE AMENDING CHAPTER 8, ARTICLE 37, SECTION 8-37.1 ENTITLED "STANDARDIZED TESTING PERMITTED; DISCLOSURE OF RACE ETC. NOT REQUIRED; LIMITED EXCEPTION" OF THE POLICIES OF THE SUFFOLK CITY SCHOOL BOARD - FIRST READING

BE IT ORDAINED, by the School Board of the City of Suffolk, Virginia that Chapter 8, Article 37, Section 8-37.1 entitled "Standardized testing permitted; Disclosure of Race etc. not required; Limited exception" of the Policies of the Suffolk City School Board, be, and the same is hereby amended as follows:

Section 8-37.1. Standardized testing permitted; Disclosure of Race etc. not required; Limited exception. — A. A program of standardized testing prescribed by the Virginia Department of Education is administered annually. Standardized tests are administered according to state and local directives. In addition to this testing program, school personnel may use teacher made and other tests to meet specific needs within Suffolk Public Schools. <u>Teachers</u>, parents, principals, and other school leaders are provided with their students' results on any Standards of Learning assessment or Virginia Alternative Assessment Program as soon as practicable after the assessment is administered.

- B. In administering tests or other assessment instruments, School Board employees do not require any public school student being tested to disclose their race or ethnicity on such tests. School division personnel, however, may obtain such information from a student's permanent record and place the information on the test or assessment.
- C. No student or his parent is required to disclose information related to the student's race or ethnicity unless (i) the student or his parent is given an option to designate "other" for the students' race or ethnicity or (ii) such disclosure is required by federal law. (Adopted January 12, 1995; Revised June 9, 2016; Ordinance Number 15/16-85; Effective Date: July 1, 2016; Revised February 14, 2016; Ordinance Number 18/19-65; Effective Date: February 14, 2019)

Legal Authority - Virginia Code §§ 22.1-4.2, 22.1-253.13:4-3 (1950), as amended.

**BE IT FURTHER ORDAINED** that all phrases, clauses, sentences, paragraphs, subsections, sections and chapters of the School Board's Policy Manual not amended or repealed shall remain in full force and effect.

FIRST READING:	
SECOND READING:	
EFFECTIVE DATE:	
TESTE:	
	CLERK

Appreved as to form and content:

Wendell M. Waller, Esquire School Board Attorney