BOARD of SUPERVISORS



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MEMORANDUM

- TO: Youth Commission
- FROM: Derek Evans, Assistant Clerk
- DATE: June 25, 2015
- SUBJECT: REFERRAL FROM BOARD OF SUPERVISORS

The Board of Supervisors has received the following legislation. At the request of the Youth Commission, this item is being referred as per Charter Section 4.124 for comment and recommendation. The Commission may provide any response it deems appropriate within 12 days from the date of this referral.

File No. 150643

Ordinance amending the Administrative Code to require the Police Department and the Sheriff's Department to gather and regularly report data regarding detentions and traffic stops.

Please return this cover sheet with the Commission's response to **Derek Evans**, **Clerk**, **Public Safety and Neighborhood Services Committee**.

RESPONSE FROM YOUTH COMMISSION Date: _____

Date: _____

____ No Comment

____ Recommendation Attached

Chairperson, Youth Commission

	[Administrative Code - Mandating Data Collection and Reporting of Detentions and Traffic Stops]
	Ordinance amending the Administrative Code to require the Police Department and the
	Sheriff's Department to gather and regularly report data regarding detentions and
	traffic stops.
	NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> . Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in <u>strikethrough Arial font</u> . Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
	Be it ordained by the People of the City and County of San Francisco:
	Section 1. The Administrative Code is hereby amended by adding Chapter 96A, consisting of Sections 96A.1, 96A.2, 96A.3, 96A.4, 96A.5, and 96A.6, to read as follows:
	CHAPTER 96A: LAW ENFORCEMENT REPORTING REQUIREMENTS
	SEC. 96A.1. Definitions.
	SEC. 96A.2. Data Collection.
	SEC. 96A.3. Quarterly Reporting.
	SEC. 96A.4. Undertaking for the General Welfare.
	SEC. 96A.5. No Conflict With Federal or State Law.
	<u>SEC. 96A.6. Severability.</u>
	SEC. 96A.1. DEFINITIONS.
	For purposes of this Chapter 96A:
	"Detention" means an interaction between an Officer and an individual conducted under the
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"Encounter" means Detention or Traffic Stop.

"Location" means the address where the Encounter occurred, or the closest address or intersection thereto.

"Officer" means a peace officer as defined by Section 830 of the Penal Code, employed by the Police Department or Sheriff's Department.

<u>"Traffic Stop" means an interaction between an Officer and an individual driving a vehicle, in</u> which the Officer orders the individual to stop the vehicle.

<u>"Use of Force" means an Officer's use of force on an individual that is required to be reported</u> by the respective departmental policies of the Police Department and the Sheriff's Department.

SEC. 96A.2. DATA COLLECTION.

(a) When an Officer conducts an Encounter, the Officer shall collect and record the following information:

(1) The date, time, and Location of the Encounter;

(2) The statutory or code provision(s) that the Officer believes the individual subject to the Encounter violated;

(3) If the Officer conducted a search during the Encounter, the type of search (e.g., pat search, vehicle search, full body search);

(4) The outcome of the Encounter (e.g., warning, citation, arrest, release with no further action);

(5) The age, race, sex, and gender identity of (A) all individuals subject to the Detention or (B) all individuals in a vehicle stopped during a Traffic Stop. The Officer may collect information on age and sex by verbally asking the individual or by requesting to see identification. The Officer may collect information on race based on observation or by verbally asking the individual. The Officer shall verbally request that each individual disclose gender identity. If the individual refuses to provide

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any or all of the information sought pursuant to this subsection (a)(5), the Officer will note that the individual refused the request;

(6) The name and star number of each Officer who participated in the Encounter;

(7) For Encounters conducted by officers employed by the Police Department, the officer shall record the police district to which the officer is assigned, if any.

(b) If two or more Officers conduct an Encounter, the information required by subsection (a) need be recorded by only one of the Officers.

(c) The Officer shall promptly report the information recorded pursuant to subsection (a) to the Officer's employing agency in the manner specified by the agency. To the extent not already in place, the Police Department and the Sheriff's Department shall create systems for collecting and storing the information reported by Officers pursuant to this Section 964.2.

(d) The Police Department and the Sheriff's Department shall retain the information reported by Officers pursuant to this Section 96A.2 for a minimum of two years after the fiscal year in which the Officer reported it.

SEC. 96A.3. QUARTERLY REPORTING.

On a quarterly basis (the first Tuesday in February, May, August, and November), the Police Department and the Sheriff's Department respectively shall send a written report to the Mayor and the Board of Supervisors, covering the previous quarter (quarters commencing January 1, April 1, July 1, and October 1). The Police Department shall also send the report to the Police Commission. The first reports shall be due on May 3, 2016. The reports shall contain the following information for the reporting period:

<u>(a) For Detentions:</u>

(1) The total number;

(2) The total number broken down by race and sex;

1	(3) The total number of searches performed broken down by race and sex;
2	(4) The total number of each type of search performed;
3	(5) For each type of search performed, the total number broken down by race and sex;
4	(6) The total number of each type of outcome, and the total number for each outcome
5	broken down by race and sex; and
6	(7) The total number of Detentions where the reported sex differs from the reported
7	<u>gender identity;</u>
8	(b) For Traffic Stops:
9	(1) The total number;
10	(2) The total number broken down by race and sex;
11	(3) The total number of searches performed broken down by race and sex;
12	(4) The total number of each type of search performed;
13	(5) For each type of search performed, the total number broken down by race and sex;
14	(6) The total number of each type of outcome, and the total number for each outcome
15	broken down by race and sex; and
16	(7) The total number of Traffic Stops where the reported sex differs from the reported
17	<u>gender identity;</u>
18	(c) For Use of Force:
19	(1) The total number of Uses of Force; and
20	(2) The total number broken down by racial group and sex.
21	(d) For purposes of reporting the types of suspected violations that led to the Detentions and
22	Traffic Stops, the department shall develop categories of violations (e.g., for Detentions: violent
23	crimes, property crimes, drug crimes, etc.; e.g., for Traffic Stops: moving violations, equipment
24	violations, stops based on suspicion of other criminal conduct, etc.), explaining in the report which
25	violations fall into each category, and shall report the number of Detentions and Traffic Stops for each

category. The department shall also report the total number of each category of violation broken down by race and sex.

(e) For purposes of Use of Force reporting, the report shall include data for each time a Use of Force occurred during the reporting period, and shall not be limited to Use of Force during a Traffic Stop or Detention.

(f) The department may include in the report any other information the department concludes will assist in understanding the information required by subsections (a)-(e) of this Section 96A.3. Where subsections (a)-(e) require that total numbers be broken down by race or sex, the department shall also calculate and report the applicable percentages for each group.

SEC 96A.4. UNDERTAKING FOR THE GENERAL WELFARE.

In enacting and implementing this Chapter 96A, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

SEC. 96A.5. NO CONFLICT WITH FEDERAL OR STATE LAW.

(a) Nothing in this Chapter 96A shall be interpreted or applied so as to create any requirement, power, or duty in conflict with any federal or state law.

(b) No provision of this Chapter 96A is intended to abrogate or interfere with the constitutional and statutory power and duties of the Sheriff as interpreted under Government Code section 25303, or other applicable State law or judicial decision.

SEC. 96A.6. SEVERABILITY.

If any section, subsection, sentence, clause, phrase, or word of this Chapter 96A, or any
application thereof to any person or circumstance, is held to be invalid or unconstitutional by a
decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining
portions or applications of the Article. The Board of Supervisors hereby declares that it would have
passed this Chapter and each and every section, subsection, sentence, clause, phrase, and word not
declared invalid or unconstitutional without regard to whether any other portion of this Chapter or
application thereof would be subsequently declared invalid or unconstitutional.

Section 2. Effective Date and Operative Date. This ordinance shall become effective 30 days after enactment. But the provisions of this ordinance shall become operative January 1, 2016. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By:

BRADLEY A. RUSSI Deputy City Attorney

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