

**REVISED LEGISLATIVE DIGEST**

(9/8/2015, Amended in Board)

[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.**

Existing Law

City law does not require the Police Department or the Sheriff's Department to collect data regarding detentions or traffic stops. City law does not require the Police Department or the Sheriff's Department to report data regarding detentions, traffic stops, arrests, and use of force.

Amendments to Current Law

The proposed ordinance would amend the Administrative Code to require peace officers employed by the Police Department and the Sheriff's Department to collect information including the age, race, and sex of each individual subject to a detention or traffic stop, where the officer initiated activity based on his or her own observations or the observations of a fellow officer, rather than on information provided by dispatch or reported by a member of the public. The ordinance also requires officers to record information regarding any searches performed during such incidents, the reason for the detention or traffic stop, and the outcome of the detention or traffic stop.

The ordinance further requires the Police Department and the Sheriff's Department to submit quarterly reports to the Board, the Mayor's Office, the Police Commission, and the Human Right Commission regarding the data collected under the ordinance for detentions and traffic stops. The ordinance also requires the departments to report certain data that the departments already collect regarding arrests and use of force.

Background

This updated digest reflects amendments made at the Board hearing on September 8, 2015.

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