[Administrative Code - DNA Testing in Sexual Assault Cases]

Ordinance implementing the California "Sexual Assault Victims' Bill of Rights" by amending the San Francisco Administrative Code to: (1) add Section 2A.89 to require the Police Department to develop and implement procedures to collect and test DNA samples in sexual assault cases and provide information and notices to victims, require the Mayer Police Department to report on DNA collection and testing performance as part of the budget submission, and make it the policy of the City and County of San Francisco to appropriate sufficient funds each fiscal year to ensure timely testing of DNA evidence in sexual assault cases; and (2) add Section 10.100-172 to establish the Police DNA Testing in Sexual Assault Cases Account.

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough italics Times New Roman</u>. Board amendment additions are <u>double underlined</u>. Board amendment deletions are <u>strikethrough normal</u>.

Be it ordained by the People of the City and County of San Francisco:

Section 1. FINDINGS

(a) California Penal Code Section 680 establishes the "Sexual Assault Victims' DNA

Bill of Rights," which identifies the importance of testing deoxyribonucleic acid (DNA) evidence from sexual assault crimes codified in Penal Code Sections 261, 261.5, 262, 286, 288a and 289. The Sexual Assault Victims' DNA Bill of Rights also gives a sexual assault victim the right to obtain specific information about his or her case, subject to the investigating law enforcement agency having sufficient resources to respond to the request for information, and requires the law enforcement agency to provide specified notices to the victim.

Note:

- (b) Victims of sexual assaults have a strong interest in the investigation and prosecution of their cases, which includes the prompt testing of DNA evidence from a "rape kit" collected by a healthcare provider or from the crime scene.
- (c) The California Department of Justice's Cal-DNA database and the national database through the Combined DNA Index System (CODIS) make it possible to identify many sexual assault perpetrators after their first offense, provided that DNA evidence is tested and uploaded into the databases in a timely fashion.
- (d) Additional resources for the Police Department's DNA Unit in the Crime Lab, including funding for sufficient staff and advanced equipment, will assist the Department in timely collecting, testing and uploading DNA evidence from sexual assault cases and improve the ability to identify, arrest and prosecute perpetrators, thereby providing justice to victims and protecting others from possible future assaults.

Section 2. The San Francisco Administrative Code is hereby amended by adding Section 2A.89, to read as follows:

SEC. 2A.89. IMPLEMENTING THE CALIFORNIA SEXUAL ASSAULT VICTIMS' DNA BILL OF RIGHTS.

implement procedures for collecting and testing deoxyribonucleic acid (DNA) evidence in sexual assault cases, and providing information and notices to sexual assault victims as provided in the California Sexual Assault Victims' DNA Bill of Rights, California Penal Code Section 680. The procedures shall include the following time goals: (1) collect a DNA "rape kit" from a healthcare provider within not more than 72 hours of notification from a health provider; and (2) test DNA evidence obtained from a healthcare provider within not more than fourteen days of receipt. The procedures shall also include timeframes for testing any DNA evidence from a sexual assault crime

scene. For purposes of this Section, testing DNA evidence shall include conducting an examination of
the DNA evidence, developing a potential suspect profile, and uploading any profile obtained from the
evidence to the Combined DNA Index System (CODIS).

- (b) Accompanying the Mayor's budget submissions, for fiscal year 2011-2012 and continuing, the Mayor Police Department shall report on the its performance of the Police Department in meeting the goals established by this Section.
- (c) It shall be the policy of the City and County of San Francisco to appropriate sufficient funds each fiscal year for the Police Department to maintain the personnel and other resources necessary to ensure timely collection and testing of DNA evidence in sexual assault cases.

Section 3. The San Francisco Administrative Code is hereby amended by adding Section 2A.89, to read as follows:

SEC. 10.100-172. POLICE DNA TESTING IN SEXUAL ASSAULT CASES ACCOUNT.

- (a) Establishment of Account. The Police DNA Testing in Sexual Assault Cases Account is hereby established as a category six fund for the purpose of receiving general fund amounts appropriated by the Board of Supervisors, grant funds, gifts of money, and any other funds that may be offered to the City and County of San Francisco through the Police Department for the uses and purposes described in subsection (b).
- (b) Use and Administration of the Account. Money comprising the Police Department DNA

 Testing in Sexual Assault Cases Account shall be used and expended to provide personnel, equipment,

 training and other resources needed to ensure timely collection and testing of deoxyribonucleic acid

 (DNA) evidence in sexual assault cases, as provided in Administrative Code Section 2A.89. The Chief

 of Police, or the Chief's designee, is authorized to administer the Police DNA Testing in Sexual Assault

 Cases Account and to determine expenditures from the account for the uses and purposes described

 herein.

(c) Authority of Chief. The Chief of Police is authorized to accept all gifts and grants to) the
Police Department for the uses and purposes described in subsection (b), including but not limited	<u>to</u>
gifts of money, equipment, property, supplies and services. Gifts to the account are exempt from th	<u>1e</u>
provisions of Administrative Code Section 10.100-305. Grant funds for the purposes described in	
subsection (b) are exempt from the provisions of Administrative Code Section 10.170-1.	

(d) If the Controller projects that the account will end the fiscal year with a surplus, excluding any restricted gift or grant funds, and if the Mayor's Office certifies that the Police

Department has met the goals established by this Administrative Code Section 2A.89 during the preceding six months, the Mayor may authorize the Police Department to reprogram the surplus funds to use for other evidence collection or analysis requirements.

Section 4. Statement of General Welfare. In undertaking the enforcement of this ordinance, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers or employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

ATHARINE HOBIN PORTER

Deputy City Attorney



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number:

101349

Date Passed: December 14, 2010

Ordinance implementing the California "Sexual Assault Victims' Bill of Rights" by amending the San Francisco Administrative Code to: (1) add Section 2A.89 to require the Police Department to develop and implement procedures to collect and test DNA samples in sexual assault cases and provide information and notices to victims, require the Police Department to report on DNA collection and testing performance as part of the budget submission, and make it the policy of the City and County of San Francisco to appropriate sufficient funds each fiscal year to ensure timely testing of DNA evidence in sexual assault cases; and (2) add Section 10.100-172 to establish the Police DNA Testing in Sexual Assault Cases Account.

December 06, 2010 Public Safety Committee - AMENDED

December 06, 2010 Public Safety Committee - RECOMMENDED AS AMENDED AS A COMMITTEE REPORT

December 07, 2010 Board of Supervisors - PASSED, ON FIRST READING

Ayes: 11 - Alioto-Pier, Avalos, Campos, Chiu, Chu, Daly, Dufty, Elsbernd, Mar, Maxwell and Mirkarimi

December 14, 2010 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Alioto-Pier, Avalos, Campos, Chiu, Chu, Daly, Dufty, Elsbernd, Mar, Maxwell and Mirkarimi

File No. 101349

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 12/14/2010 by the Board of Supervisors of the City and County of San Francisco.

Mayor Gavi Newsom December 2

Angela Calvillo Clerk of the Board

Date Approved