[Administrative Code - Repealing Traffic Stop Data Collection and Reporting Requirements] 1 2 Ordinance amending the Administrative Code to repeal law enforcement data collection 3 4 and reporting requirements associated with traffic stops, detentions, and arrests. 5 NOTE: **Unchanged Code text and uncodified text** are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font. 6 **Deletions to Codes** are in *strikethrough italics Times New Roman font*. Board amendment additions are in double-underlined Arial font. 7 Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code 8 subsections or parts of tables. 9 Be it ordained by the People of the City and County of San Francisco: 10 11 Section 1. Findings and Purpose. 12 (a) Assembly Bill 953 (AB 953), the Racial and Identity Profiling Act (RIPA) of 2015, 13

- (a) Assembly Bill 953 (AB 953), the Racial and Identity Profiling Act (RIPA) of 2015, codified in Government Code section 12525.5, requires each local agency that employs peace officers to annually report to the Attorney General data on all stops conducted by the agency's peace officers, including the time, date, and location of the stop, and the reason for the stop. RIPA defines "stop" to include any detention by a peace officer of a person, or any peace officer interaction with a person in which the peace officer conducts a search, including a consensual search, of the person's body or property in the person's possession or control. RIPA also requires that a law enforcement agency that employs 1,000 or more peace officers issue its first annual report by April 1, 2019. Finally, RIPA requires the Attorney General to issue implementing regulations.
- (b) On November 15, 2017, the Attorney General issued RIPA implementation regulations. (California Code of Regulations, Title 11, Chapter 19, §§ 999.224-999.229.).

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1	Those regulations require that, beginning July 1, 2018, local agencies must collect stop data
2	and report the data to the California Department of Justice (DOJ).
3	(c) Administrative Code Chapter 96A, Ordinance No. 166-15, enacted October 23,
4	2015, requires local law enforcement to collect and report to the Mayor, the Board of
5	Supervisors, the Police Commission, and the Human Rights Commission, data associated
6	with traffic stops, detentions, and arrests – data that RIPA will require local law enforcement to
7	collect and report. RIPA's stop data collection and reporting requirements substantially
8	duplicate Chapter 96A's requirements. The purpose of this ordinance is to repeal the data
9	collection and reporting requirements associated with traffic stops, detentions, and arrests,
10	effective July 1, 2018, to avoid duplicative state and local collection and reporting
11	requirements.
12	Section 2. The Administrative Code, Chapter 96A, is hereby amended by revising
13	Sections 96A.2 and 96A.3, to read as follows:
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15	SEC. 96A.2. DATA COLLECTION.
16	(a) When an Officer conducts an Encounter, the Officer shall collect and record the
17	following information:
18	(1) The date, time, and Location of the Encounter;
19	(2) The reason for the Encounter (e.g., the statutory or code provision(s) that

the Officer believes the individual subject to the Encounter violated, the individual's behavior

(3) If the Officer conducted a search during the Encounter, the type of search

that justified the Officer's decision to engage in the Encounter, or any other legal basis the

Officer relied on to justify the Encounter, etc.);

(e.g., pat search, vehicle search, full body search);

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(e) If during an Encounter, the Officer is required to interrupt the Encounter to respond

to an emergency and the Officer is unable to collect the information required by this Section

year in which the Officer reported it.

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1	96A.2, the Officer shall be exempt from reporting the information required by this Section
2	96A.2.
3	(f) This Section 96A.2 shall expire by operation of law on July 1, 2018.
4	SEC. 96A.3. QUARTERLY ANALYSIS AND REPORTING.
5	On a quarterly basis (the first Tuesday in February, May, August, and November), the
6	Police Department and the Sheriff's Department respectively shall send a written report to the
7	Mayor, the Board of Supervisors, the Police Commission, and the Human Rights Commission,
8	covering the previous quarter (quarters commencing January 1, April 1, July 1, and October
9	1). The first reports shall be due on June 30, 2016, and shall include the data required by this Section
10	96A.3 for arrests and Use of Force only. Beginning in June 2017, the reports shall fully comply with
11	the requirements of this Section. The reports shall contain the following information for the
12	reporting period:
13	(a) For Encounters:
14	(1) The total number;
15	(2) The total number broken down by race or ethnicity, age, and sex;
16	(3) The total number of searches performed broken down by race or ethnicity,
17	age, and sex;
18	(4) The total number of each type of search performed;
19	(5) For each type of search performed, the total number broken down by race or
20	ethnicity, age, and sex;
21	(6) The total number of each type of disposition, and the total number for each
22	disposition broken down by race or ethnicity, age, and sex; and
23	(7) The data for Encounters required to be reported by this subsection (a) shall
24	be reported separately for Detentions and Traffic Stops;
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1	(b) For Use of Force:
2	(1) The total number of Uses of Force;
3	(2) The total number of Uses of Force that resulted in death to the person on
4	whom an Officer used force; and
5	(3) The total number of Uses of Force broken down by race or ethnicity, age,
6	and gender identitysex;
7	(c) For arrests:
8	(1) The total number; and
9	(2) The total number broken down by race or ethnicity, age, and sex.
10	(d) The reports shall also include data regarding the reasons for Encounters and
11	arrests. The departments shall develop categories to collect and report this information (e.g.,
12	for Detentions and arrests: reasonable suspicion or probable cause based on observation,
13	known probationer or parolee, consent, etc.; e.g., for Traffic Stops: moving violations,
14	equipment violations, stops based on suspicion of other criminal conduct, etc.). The
15	departments shall explain in the report each category, and shall report the number of
16	Detentions, Traffic Stops, and arrests for each category. The departments shall also report the
17	total number of each category broken down by race or ethnicity, age, and sex.
18	(e) For purposes of Use of Force reporting, the report shall include data for each time
19	a Use of Force occurred during the reporting period, and shall not be limited to Use of Force
20	during a Traffic Stop or Detention.
21	(f) The Police Department shall obtain from the Department of Police Accountability
22	("DPA") and include in its report the total number of complaints for the reporting period
23	received by DPA that DPA characterizes as allegations of bias based on race or ethnicity,
24	gender, or Gender Identity. The Police Department shall also obtain from DPA and include in

its report the total number of DPA complaints closed during the reporting period that DPA

1	characterizes as allegations of bias based on race or ethnicity, gender, or Gender Identity,
2	and the total number of each type of disposition for such complaints.
3	(g) The reports of the Sheriff's Department may separate data for the department's
4	custody division and the department's field division.
5	(h) The department may include in the report any other information the department
6	concludes will assist in understanding the information required by subsections (a)-(g) of this
7	Section 96A.3. Where subsections (a)-(d) require that total numbers be broken down by race
8	or ethnicity, or sex, the department shall also calculate and report the applicable percentages
9	for each group.
10	(i) Notwithstanding any other provision of this Chapter 96A, including this Section 96A.3,
11	subsections (a), (c), and (d) of this Section 96A.3 shall expire by operation of law immediately
12	following the submission of the quarterly report due on August 7, 2018, for the quarter commencing
13	April 1, 2018.
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15	Section 3. Effective Date. This ordinance shall become effective 30 days after
16	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
17	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
18	of Supervisors overrides the Mayor's veto of the ordinance.
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1	Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
5	additions, and Board amendment deletions in accordance with the "Note" that appears under
6	the official title of the ordinance.
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8	APPROVED AS TO FORM:
9	DENNIS J. HERRERA, City Attorney
10	By:
11	JANA CLARK Deputy City Attorney
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