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| R1 | Morking Group Recommendations In response to the "San Francisco Police Department (SFPD) Community Policy Working Groups Overview," the Police Commission representative made the following comments to all working group members: -Non-members who can provide useful information may be invited as guest speakers, but this must be arranged in advance through the working group facilitatorReplying all? to emails between working group members may constitute a meeting, potentially violating open meeting laws. If a working group member wants to share specific documents, they should do so in advance through the working group facilitator to ensure everyone receives them before the next meetingThe 120-business day completion timeline for a given working group is flexible. An extension can be requested if more meetings are needed to complete the work and robust discussions are ongoingWorking Group members, including officers, can influence policy outside the working group process. The commission takes public comments, and concerns regarding Department General Orders (DGOs) or recommendations made in the WG can be addressed at the | Number N/A | Date SFPD Response 9/17/24 | SFPD Explanation The Department values the insights shared by the Police Commission representative during the meeting. Additionally, it is important to note that after the working group process concludes, the draft DGO is posted on the Department's website for 30 business days, allowing the public, including working group members to provide additional feedback. | Closed |
| R2 | commission level once the DGO is agendized for discussion. A working group member asked if a redlined version of the Stage I draft for DGO 6.16 could be provided. | N/A | 9/17/24 Recommendation has been completel: | The Department will provide a redlined version of the Stage I draft for DGO 6.16 before the next meeting on Thursday, October 3, 2024. | Closed |
| R3 | A working group member asked if, in the event they cannot attend a meeting, another colleague from their organization could attend in their | N/A | included in draft DGO | The working group facilitator stated that a member can send a designee in their absence, provided that each organization has only one vote on matters requiring a vote in the meeting. | Closed |
| K | place. | IVA | not for inclusion in DGO | | Ciosca |
| R4 | A working group member asked whether the Stage I draft includes procedures for officers working at the airport, given that trafficking, domestic violence, and sexual assaults are significant issues there, and officers at the airport are usually exempt from such procedures. | N/A | 9/17/24 Recommendation has been completely included in draft DGO | y The Department has reinstated the language from the currently active version into draft DGO 6.16: "Airport Bureau members shall follow Airport Bureau General Orders and San Mateo County motocols." | Closed |
| R5 | During the Officer Panel Q/A, the following issues were identified for potential revisions of draft DGO 6.16: 1. Ensuring timely notifications to the Special Victims Unit (SVU) by Patrol Offices initially responding to the scene. 2. Familiarizing Patrol Officers with the written call-out criteria to notify SVU, and clarifying how it differs from the criteria for SVU to respond. 3. Clamging the wording in Draft DGO Section 6.16.04 (A) from "Initial Response" to "Patrol Initial Response". 4. Ensuring Patrol Officers as detailed questions to establish the occurrence of sexual crimes before notifying SVU. 5. Changing the "2-day initiality "2-2-businesed by trunderin" in Draft DGO Section 6.16.04 (C) 30 for picking up Sexual Assault Evidence Kit (SAEK) from the Recovery/Rape Treatment Center after SVU notification. 6. Establishing protocols for Patrol Officers when outside law enforcement agencies completing a courtesy report for a sexual assault don't wait for SVU to pick up the SAEK. | N/A | 10/3/24 Recommendation requires further discussion/analysis | The issues identified in this recommendation will be addressed when corresponding sections of draft DGO are discussed in the future working group meetings. | Open |
| R6 | During Officer Panel Q/A, the working group discussed the following points: 1. The current notification process between partool officers and SVU. 2. Whether partol officers have a checklist of questions to identify crimes. 3. The possibility of using CA POST imminum facts interview questions as a guide for determining if a crime occurred. 4. Evaluating if the current training for partol officers is sufficient for recognizing sexual crimes and/or appropriately notify SVU, or if additional training is necessary. 5. Improving collaboration between CPS and patrol officers to reduce repetitive minimal facts interview questions and minimize retramantazization of child victims while allowing for necessary clarifying questions. 6. Addressing public confusion, puricularly among educators, about correct authorities to initially report child abose, including sexual abuse. 7. Potential conflicts with Proposition 115 requirements that officers must hear information firsthand to testify in preliminary hearings. | N/A | 10/3/24 Recommendation requires further discussion/analysis | For 1 and 2, the response was provided by the SME for DGO 6.16 and other SFPD members participating in the working group and/or Officer Panel. For 3-7, they will be addressed during the discussion of corresponding sections of draft DGO in the future working group meetings. | Open |
| R7 | A working group member requested clarification on whether the primary audience for DGO 6.16 is Patrol, SVU, or a combination of both. | N/A | 10/3/24 Administrative Question and Answer- not for inclusion in DGO | The Subject Matter Expert (SME) for DGO 6.16 and other Department members in the working group explained that the primary audience for DGO 6.16 includes SFPD members, particularly patrol officers and sergeants, to guide them in properly responding to sexual assault reports. However, certain sections are specifically targeted at SVU investigators handling these cases. | Closed |
| R8 | A working group member requested digital copies of the documents listed in the "References" section of Draft DGO 6.16. | N/A | 10/3/24 Administrative Question and Answer- not for inclusion in DGO | The Community Working Group Facilitator provided digital copies of requested materials to all working group members on October 11, 2024. Additionally, the requested materials are posted on the "Policy Working Groups" webpage as supporting materials for the next meeting scheduled for Tuesday, October 15, 2024, under "DGO 6.16 (Sexual Assault Investigations)". | Closed |
| R9 | A working group member asked a question regarding the need to include value statements in the "Purpose" section of Draft DGO 6.16, arguing that DGO should serve as practical tools for SFPD members rather than a means to capture organizational values. The subsequent discussion generated the following brainstorming ideas: 1. Keeping the "Purpose" section concise while causting policies and procedures reflect organizational values. 2. Dividing the "Purpose" section into two paragraphs: the first addressing the DGO's purpose, and the second including value statements. 3. Considering moving the "Policy" section immediately after "Purpose" to emphasize SFPD values, particularly for readers such as victims of sexual assualt. 4. Emphasizing the importance of DGOs as practical documents for SFPD members and as public statements of Department Policies. | 1 | 10/324 Recommendation has been partially included in draft DGO | Previous Language: "The purpose of this order is to establish general policies and procedures for a trauma-informed approach to sexual assault investigations that prioritizes community values, the well-being of survivors, and ensures Safety with Respect". New Proposed Language: The purpose of this order is to establish general policies and procedures when responding to and investigating reports of sexual assault cases. The San Francisco Police Department (SFPD) is committed to a victim-centered approach in sexual assault investigations: ensuring respectful and empathetic interactions, building trust, minimizing re-traumatization, and understanding victims' varying life circumstances often requiring additional awareness and resources. | Closed |
| R10 | A working group member asked about the sources of the definitions in the draft DGO section, "Definitions," particularly questioning if the definition of sexual assault is a legal one. The ensuing discussion considered changing "Sexual Assault" to "Sexual Crimes." | 1 | 10/3/24 Recommendation requires further discussion/analysis | This recommendation will be further discussed at the next working group meeting that's scheduled for Tuesday, October 15, 2024. Update 11/08/24: The working group decided to reatin the original term, "Sexual Assault" at the working group meeting that was conducted on Tuesday, October 15, 2024. See R# 23. | Closed |
| R11 | A working group member inquired whether sexual harassment could be included in the list of sex crimes under the definition of Sexual Assault. | 1 | 10/3/24 Administrative Question and Answer- not for inclusion in DGO | Sexual harassment is not classified as the type of sexual crime investigated under the guidelines of DGO 6.16. | Closed |
| R12 | A working group member proposed adding the Children Advocacy Center and Human Services Agency to the Sexual Assault Response Team (SART). The discussion that followed then considered substituting the Children Advocacy Center with the Children Advocacy, Support, and Resources Center (CASARC), as it is more familiar to members. They also obstated whether the SART definition should specify the names of participating agencies or focus on their roles, considering that agency names might change in the future. Ultimately, the working group recommended including "Human Services Agency Protective Services Workers" in the list of SART members. | 1 | 10/3/24 Recommendation has been completely included in draft DGO | y The definition of SART was updated to include the "Human Services Agency Protective Service Workers". | Closed |
| R13 | A working group member recommended to update the definition of SART Examination with the suggested language, "A forensie-medical examination conducted by a Sexual Assualt Forensie Examiner (SAFE), During a SART Examination, the victim will be offered: 1. Forensie documentation of friguries and collection of evidentiary products for purposes of a law enforcement investigation, and 2. Medical evaluation and treatment". | 1 | 10/3/24 Recommendation has been completed included in draft DGO | Previous Language: "A forensic, medical examination conducted by a SANE. Injuries, wounds, evidence, and the survivor's statement are documented during the examination." New Proposed Language: "A multidisciplinary team working collaboratively to meet the medical and emotional needs of the sexual assault victim and the forensic needs of the criminal justice system. This team includes, but is not limited to advocates, law enforcement officers (including prosecutors), forensic interviewers, Human Services Agency (HSA) protective services workers, and Sexual Assault Forensic Examiners (SAFEs)". | Closed |
| R14 | A working group member asked if the definition of the SVU should include other areas of investigation beyond sexual assent that full under SVU's purview, considering the interactionality between sexual assent and these other areas. During the discussion on this recommendation, a working group member suggested including the description of SVU in draft DGO 1.01, which is currently in the final stage of an update. | 1 | 10/3/24 Recommendation has been partially included in draft DGO | The definition of SVU was updated to read as follows: "A unit in the Investigations Bureau responsible for the investigation of Survive crimes including all reported cases of sexual assault regardless of the ago of the viction". Additionally, dark 1000 110 doesn't include the descriptions of individual units falling under a given horse. To remain consistent, the description of SVU is not added to draft DGO 1.01. This also provides flexibility for the Chief of Police to adjust the scope of investigations for Departmental units as needed. | Closed |

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| # R15 | Working Group Recommendations A working group member suggested replacing the definition of "Advocate" in draft DGO 6.16 with the definition of "Victim Advocate" from | Number | Date SFPD Response 10/3/24 Recommendation has been partially | SFPD Explanation The Department updated the language of "Advocate" with slight modification from what was proposed to be inclusive of advocates from governmental and non-governmental agencies. | Closed Closed |
| RIS | A working group memor suggested replacing time destination of "Advocate" in artif L/A 6.16 with the estimation of "Letting Meller Trends and Avocate in the "International Association of Chiefs of Police (IACP) Model Policy for Interestinging Sexual Association ("The ensaing discussion considered the need to include information about privileged communication between some community-based or rape crisis victim advocates and sexual assoult victims; ultimately deciding to address potentially in the "Victim Interviews" section of draft DGO 6.16. | 1 | 10/3/24 Recommendation has been partially included in draft DGO | The Department updated the anguage or Autocate' with signt meaningation from what was proposed to a feature of an orders from governmental agencies. Previous Language: "Advocate: A civilian representative of a non-government agency, included in the SART process, laws, and procedures." New Peoposed Language: "Victim Advocate. A service provider, rape crisis counselor, social worker, victim witness provider within a governmental or non-governmental agency, who is trained to assess and address the needs of the victim as well as to provide counseling, advocacy, resources, information, and support". | Closed |
| R16 | A working group member suggested replacing "victim" with "survivor" to ensure consistency throughout the DGO. | 1 | 10/3/24 Recommendation requires further discussion/analysis | To maintain consistency, the Department decided to replace "survivor" with "victim," as the latter term is more commonly used and legally precise for law enforcement investigations. Update 1108/24: This recommendation will undergo further internal discussion within the Department. If not resolved by the end of the working group meetings, it will be addressed by Department Leadership during subsequent stages of the DGO Update. The working group facilitator will ensure all members are kept informed of the Department's response. | Open |
| D17 | In response to the Department's changes to the draft DGO based on Recommendation #9, a working group member reiterated their prior | - | 10/15/24 Recommendation has been partially | To maintain consistency in the formatting of all Department General Orders, the Department will retain the original sequence of sections: Purpose, Definitions, and Policy. The value statements | Claud |
| KI7 | in regiones to the replanticies stunges to the dark EAO seem of naccontinendation "As working more incurrent extension under process under processing assignation to incorporate value statements in the "Policy" section and consider placing this section in the dark DOO. They emphasized that while it is beneficial to mention value statements in the "Purpose" section, it is more crucial that the protocols followed by officers in the field are grounded in these values, assignating a better placement in the "Policy" section. On the other hand, another working group member argued that while it is important for procedures followed during interactions with sexual assault victims to be based on these values, it is equally important to include the value statements at the beginning of the draft DOO. This approach ensures that officers are reminded of the SFPD's values when dealing with sexual assault victims. | 1 | 10/15/24 Recommendation has even partiany included in draft DGO | To luminations seekely in the fortiating of an Department overtain of the Department plans to update the procedures throughout the draft DGO based on recommendations generated in future working group meetings to ensure they align with the values outlined in the Purpose' section | Closed |
| R18 | The working group recommended to add the following to the list of entities mentioned in the newly proposed definition of "Victim Advocate" in the drift DiO." 1. Advocate or Domestis Violence Advocate to be inclusive of domestic violence advocates given the intersectionality of domestic violence and soult cause. 2. A person of the survivor's choosing The subsequent discussion included a suggestion to add clarifying language regarding the person of the survivor's choosing. This clarification would ensure that the person chosen is not involved in any capacity with the case, preventing potential issues for the investigation. | 2 | 10/15/24 Recommendation has been completed included in draft DGO | The definition of "Victim Advocate" was updated to read as follows: "A service provider, rape crisis counselor, domestic violence advocate, social worker, or victim witness provider within a governmental or non-governmental agency or someone of victim's choosing as long as not involved in any capacity with the case, who is trained to assess and address the needs of the victim as well as to provide counseling, advocacy, resources, information, and support". | Closed |
| R19 | A working group member reiterated their recommendation to change the term "victim" to "victim/survivor," as most agencies serving sexual assault victims prefer the term "survivor" to be more trauma-informed. The subsequent discussion included considering adding a definition of "survivor" to the Definitions" section of the draft DGO and potentially including language regarding the interchangeable use of the terms "survivor" and "victim." | N/A | 10/15/24 Recommendation requires further discussion/analysis | This recommendation will undergo further internal discussion within the Department. If not resolved by the end of the working group meetings, it will be addressed by Department Leadership during subsequent stages of the DGO Update. The working group facilitator will ensure all members are kept informed of the Department's response | Open |
| R20 | A working group member inquired whether it would be beneficial to use an alternative definition of "SART" found online which is much shorter, instead of the one currently included in the draft DGO. The recommended language is as follows: "SART is a group of agencies that provides a team approach to care and services for sexual assault survivors. Our goals are to help survivors know their options and rights, and to provide high quality care for all survivors in our community". | 1 | 10/15/24 Recommendation will not be included in Draft DGO | This recommendation will be further discussed at the next working group meeting that's scheduled for Tuesday, November 12, 2024. Update 11/12/2024: The working group decided to not use the newly recommended language and keep the more expansive definition of SART as it currently stands. | Closed |
| R21 | The working group discased the need to revise the newly proposed definition of "Consent" in the draft DGO, as it was deemed too broad. The discussion included the following points: 1. Potentially including an in-depth definition of "consent" in the training materials. 2. Clarifying what "consent" means in the context of this DGO is important because officers' primary role is to document and investigate the crime reported by a victim/survivor. The determination of consent holds more significance during court proceedings than during the initial investigation led by officers following this DGO. 3. Consider adding a clarification that the definition of consent in the draft DGO is presented from the victim's perspective. 3. Determining whether the proposed definition of "consent" encompasses the consent given by the victim'survivor to be transported to a hospital for forense examination. 4. Questioning the need to define "consent" in the draft DGO, given its limited mention elsewhere in the document. 5. Removal of the definition of "consent" from the draft DGO due to its lack of relevance during the investigation phase of reported sexual assult crimes. Based on consensus, the working group ultimately decided to remove the definition of consent from the draft DGO. | 1 | 10/15/24 Recommendation has been completed included in draft DGO | y The Department removed the newly added definition of "Cousent" from the draft DGO. | Closed |
| | based on consensus, the working group distinately decided to tenove the definition of consens from the data 2000. | | | | |
| R22 | A working group member recommended using the phrase "Trauma Recovery Center/Rape Treatment Center" indexed of "Recovery/Rape Treatment Center" in draft BGO section 6.104 (C) [Ferosci Examination and Medical Treatment]. Another member recommended using "Rape Treatment Center (RTC)/Child Advoscey Support and Resource Center (CASARC)" instead of the previously recommended term. | 3 | 10/15/24 Recommendation has been completed included in draft DGO | y The term, "Recovery/Rape Treatment Center (RTC)" was changed to "Rape Treatment Center (RTC)/Child Advocacy, Support, and Resource Center (CASARC)". | Closed |
| R23 | The working group decided to retain the term "Sexual Assault" in the "Definitions" section of the draft DGO and to keep its current definition unchanged. | 1 | 10/15/24 Recommendation has been completed included in draft DGO | y The Department kept the original language for the definition of Sexual Assault. | Closed |
| | A working group member recommended to include mental health providers within the definition of SART. | 1 | included in draft DGO | y The term, "mental health providers" was added to the list of entities mentioned in the definition of "SART". | Closed |
| | A working group member inquired if there is a need to include the definition of "minimal faces interview" from the "CA POST—Investigation of Child Physical Abuse and Neglector. Child Sexual Abuse and Explostation Codulation: To intulaliferia Responding Officer Aminimal Faces Victim Interview", within the "Definitions" section of draft DGO. The subsequent discussion considered including the details of the minimal facts interview in the "Procedures" section of the draft DGO. | 2 | 10/15/24 Recommendation requires further discussion/analysis | This recommendation will be further discussed at the next working group meeting that's scheduled for Tuesday, November 12, 2024. Update 11/12/2024; This recommendation will be further discussed at the next working group meeting that's scheduled for Tuesday, December 10, 2024. Update 1/17/2025: Please see response to R# 47 | Closed |
| R26 | Draft DGO Section 6.16.04 [Patrol Initial Response] - A working group member inquired whether the listed bullet points in this section are meant to outline the in-depth details officers should not ack during the initial response, or if they are part of the general information collection. They added that since the bullet points appear to represent the general information collected during the initial response, the section might need to be rephrased for clarity. | 2 | 10/15/24 Recommendation has been completed included in draft DGO | y Previous Language: "After medical aid has been offered, members should attempt to collect general information from the survivor, without the need for in-depth details. Such details should include" Proposed New Language: "After medical aid has been offered, members should attempt to collect general information from the victim (or witness, in case if victim is incapacitated to provide the information directly), without the need for in-depth details. The general information to be collected includes but is not limited to". Update 1/17/2025: Please see response to R# 43 | Closed |
| R27 | Draft DGO Section 6.16.04 [Patrol Initial Response] - A working group recommended addressing the "minimal facts interview" in this section and changing the term "victim" to "victim(witness' to account for situations where it is not possible to obtain initial information directly from the victim e.g. elderly with dementa or contacts patient. The subsequent discussion considered any conflicts with Proposition 115 requirements in regards to the later part of recommendation. | 2 | 10/15/24 Recommendation has been partially included in draft DGO | Additional language was added under "General Information Collection" to specifically direct members to refer to "Juvenile Victim Interviews" section to ensure alignment with the requirement of conducing minimal facts interview in case of juveline victims. Inclusion of the phrase, "minimal facts interview" and it's elements will be further discussed in the next working group meeting that's scheduled for Tucsday, November 12, 2024. In addition, the following phrase, "or witness, in case if victim is incapacitated to provide the information directly" under the general information collection by the patrol officer in case of adult victims. **Update 1/17/2025** Please see response to R# 43 | Closed |

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| # | Working Group Recommendations | Number | Date SFPD Response | SFPD Explanation | Closed |
| R28 | Draft DGO Section 6.16.04 [Notifications] - A working group member inquired about who is responsible for making the legally required notifications as outlined in the "Cat POST. Investigation of Child Physical Abuse and Neglect, Child Sexual Abuse and Exploitation - Guideline 4: First Responding Officer Responsibilities." These notifications include. 1. Completion of the Suspected Child Abuse Report (SCAR) from SS \$572 within 36 hours (11166(k) PC). 2. Immediate phone, fax or electronic notification to CPSCWS. 3. Forwarding the completed SS \$572 to CPSCWS, the District Attorney's Office and any other required agencies. The ensuing discussion included the following points: 1. Adding language about notification to CPS by the patrol officer if the victim is a juvenile. 2. Considering the placement of the language regarding notification to CPS before the patrol officer general information, as outlined in the "Patrol Initial Responses" section of the draft DGO. 3. Checking the SPID DGO related to Child Abuse Investigations, if any, to ensure that SCAR reporting is mentioned. | 2 | 10/15/24 Recommendation has been partially included in draft DGO | Two sections of draft DGO, "Patrol Initial Response" and "Notifications", were reorganized in a manner to include notification process under patrol initial response. The sub-section for "Notifications" was divided into "Notification to CPS" and Notification to SVU" | Closed |
| R29 | Draft DGO Section 6.16.04 [Forensic Examination and Medical Treatment] - A working group member recommended updating the language regarding the collection of SAEK by SVU within two business days of notification, noting that the current protocol does not involve the RTCCASARC notifying SVU. Instead, SVU comes to the RTCCASARC every other day to pick up any SAEK and the SAEK and S | 3 | 10/15/24 Recommendation has been completely included in draft DGO | Previous Language: "Once notified by the Recovery/Rape Treatment Center, a member assigned to SVU shall respond to the Recovery/Rape Treatment Center and take custody of the SAEK no later than two days from the date of notification". | Closed |
| | | | | Proposed New Language: "SVU or designee shall take custody of the SAEK from the RTC/CASARC no later than two business days after the forensic examination is conducted". | |
| R30 | Draft DGO Section 6.16.04 [Forensic Examination and Medical Treatment] - A working group member recommended establishing a uniform timeline of two business days for retrieving a SAEK from another jurisdiction. | 3 | 10/15/24 Recommendation has been completely included in draft DGO | Previous Language: "In the event an outside law enforcement agency has completed a courtery report for a sexual assault occurring within San Francisco, and the sexual assault victim has had a SAEK performed in another jurisdiction, it shall be the responsibility of the SVU to collect the SAEK from the outside law enforcement agency. Proposed New Language: "In the event an outside law enforcement agency has completed a courtesy report for a sexual assault occurring within San Francisco, and the sexual assault victim has had a SAEK performed in another jurisdiction, it shall be the responsibility of the SVU or designee to collect the SAEK from the outside law enforcement agency no later than two business days after the forensic curamination is conducted." | Closed |
| R31 | Draft DGO Section 6.16.04 [Forensic Examination and Medical Treatment] - The working group recommended including the term 'designee' for instances when a SAEK must be picked up from another jurisdiction. This addition ensures inclusivity, acknowledging that an SVU Investigator may designate someone else to retrieve the kit. | 3 | 10/15/24 Recommendation has been completely included in draft DGO | The term "designee" was added as recommended in the following sentence, "In the event an outside law enforcement agency has completed a courtery report for a sexual assault occurring within San Francisco, and the sexual assault victim has had a SAEK performed in another jurisdiction, it shall be the responsibility of the SVU or designee to collect the SAEK from the outside law enforcement agency no later than two business days after the forensic examination is conducted". | Closed |
| R32 | Draft DGO Section 6.16.04 [Forensic Examination and Medical Treatment] - A working group member recommended to change "nursing staff" to "medical staff" in this section. | 3 | 10/15/24 Recommendation has been completely included in draft DGO | The Department changed the term, "nursing" to "medical" in this section. | Closed |
| R33 | A working group member recommended to revise the proposed new language for the definition of an "Victim Advocate" to correctly place the memion of "a person of victim survivor's choosing as their advocate" within the updated definition. | 1 | 11/12/24 Recommendation has been complete included in draft DGO | Previous Language: "A service provider, rape crisis counselor, domestic violence advocate, social worker, or victim witness provider within a governmental agency or someone of victim shootsing as long as not involved in any capacity with the case, who is trained to assess and address the needs of the victim as well as to provide counseling, advocate, resources, information, and support". Proposed New Language: "A service provider, rape crisis counselor, domestic violence advocate, social worker, or victim witness provider within a governmental or non-governmental agency, who is trained to assess and address the needs of the victim as well as to provide counseling, advocacy, resources, information, and support. A victim/survivor may choose an individual not defined as a | Closed |
| R34 | A working group member inquired about the rationale behind including sexual assault investigation protocols for both adults and juveniles within the same general order. | N/A | 11/12/24 Administrative Question and Answernot for inclusion in DGO | Victim Advocate to serve as their support person, as long as the individual is not involved in any capacity with the case." During the working group meeting, the Subject Matter Expert (SME) for DGO 6.16 explained that there used to be a separate "Juvenile Division," but now the investigation of sexual assaults for both adults and juveniles falls under the Special Victims Unit (SVI). Additionally, an SVI representative mentioned that the investigative process for both adult and juvenile victims is largely the same, which is why they are included in the same general order, making it simple for all officers to implement. | Closed |
| R35 | Draft DGO Section 6.16.04 [Notifications to SVU] - A working group member suggested revising the language in this section to ensure that a member must speak directly with a live person within SVU to report an alleged sexual assault. If a live person cannot be reached, members should be instructed to contact the Department of Operations Center (DOC). | 2 | 11/12/24 Recommendation has been completely included in draft DGO | Previous Language: "Business Hours: In all cases where an individual alleges that a sexual assault has occurred, even if an arrest is not made, members shall notify SVU main telephone number as soon as practical". Proposed New Language: "Business Hours: In all cases where an individual alleges that a sexual assault has occurred, even if an arrest is not made, members shall notify the SVU by calling the main telephone number and speaking with a live person as soon as practical. If a live person within the SVU cannot be reached, members shall notify the Department Operations Center (DOC)". | Closed |
| R36 | Draft DGO Section 6.16.04 [Notifications to SVU] - A working group member asked whether a specific timeframe could be provided for notifying SVU of a reported sexual assault, instead of using the phrase "as soon as practical." This suggestion was made in light of comments from the Officer Panel Q/A emphasizing the importance of timely notification to SVU for reported sexual assaults by patrol officers. | 2 | 11/12/24 Recommendation has been partially included in draft DGO | During the meeting, the Subject Matter Expert (SME) for DGO 6.16 and other Department members explained that assigning a specific timeframe for patrol officers to notify SVU of a reported sexual assault would conflict with their immediate requirement to inform CPS and ensure crime scene safety before notifying SVU. However, to ensure timely notifications to SVU, the section now includes a requirement for patrol officers to speak with a live person within SVU during business hours, and if this is not possible, to notify the DOC. | Closed |
| R37 | Draft DGO Section 6.16.04 [Forensic Examination and Medical Treatment] - The working group recommended revising the language concerning the collection of SAEKs involving outside law enforcement agencies. Specifically, they suggested including procedures for instances when the RTCCASARC has completed and collected the SAEK from a sexual assult viction for an assult that occurred in another jurisdiction. The discussion also emphasized the importance of ensuring parted officers understand that all SAEKs must be collected by the SVU or it designee. Officers should not direct outside law enforcement agencies to contact RTCCASARC for the collection of SAEKs in cases where the sexual assualt occurred in another jurisdiction. | 3 | 11/12/14 Recommendation has been completely included in draft DGO | Previous Language: "In the event an outside law enforcement agency has completed a courtesy report for a sexual assault occurring within Sun Francisco, and the sexual assault victim has had a SAEK performed in another jurisdiction, it shall be the responsibility of the SVU or designee to collect the SAEK from the outside law enforcement agency no later than two business days after the ferenise examination is conducted." Proposed New Language: "If an outside law enforcement agency has completed a courtesy report for a sexual assault occurring within San Francisco, or if the RTC/CASARC has completed and collected the SAEK for a sexual assault that occurred in another jurisdiction, the SVU or its designee shall be responsible for collecting the SAEK from the outside law enforcement agency or from RTC/CASARC, respectively, no later than two business days after the forensic examination. Members should direct outside law enforcement agency representatives to contact SVU directly regarding the collection of the SAEK. | Closed |
| R38 | In the ICO Section 6.1.6.01 [Adult Victim Interview] — A working group member highlighted challenges fixed by some victims/durview, particularly at ense didtrict database, where they had to type the ascual assualt through petiglates will enighbors waited in late to report their own crimes. They recommended revising the language regarding privacy during victim interviews in this exciton to elaborate on its importance in the ICO and to offer victims/surviews reasonably available private locations for interviews. The ensuing discussion included the following suggestions to emphasize the importance of privacy—Adding a "shall" to ensure offeren sak victims/survivors about their preferred location for reporting a sexual crime and accommodate them as reasonably as possible. 1. Urging members to inform victims/survivors of their procedural right to privacy during an interview to report a sexual crime and offer reasonably available options for private locations. Providing a handout at the beginning of an interview listing a few private place options and allowing victims/survivors to choose the one they are most comfortable with. 1. Utilizing private spaces at the offices of sexual assault advocacy groups. 1. Posting signs at district stations encouraging sexual assault victims to call a phone number to report a sexual crime in a reasonably available private space. 2. Ensuring privacy for victims from non-police and community members. | 3 and 4 | 11/12/24 Recommendation has been completely included in draft DGO | In expose to ReT8 and Re39 the Department proposed the following language for the "Adult Vixtim Interview" exciton. This sims to address the request for more detailed guidelines on counting testing private parting general assult preving, and to claimly the role of proposed officers in collecting additional information as necessary at the direction of SVU or their supervisor, especially when "Adult Vixtim Interview: a. If the vixtim is reporting a axwal assault, members shall make reasonable efforts to allow the victim to select a private and comfortable location for the interview that is free from distractions. b. If the on-call SVU team determines they will reapond to take over the investigation, members shall limit the initial interview to questions that establish only the basic facts of the assault. This includes information necessary for the immediate meets of the investigation and the suffery of the vixtim, such as the suspect's time all elements of the crime, when reasonable and practical. Members should tailor their questions to the vixtim's monitoral and physical state. c. If the on-call SVU team determines they will NOT reaponal to take over the investigation at the time of incident reporting, members shall continue to collect any additional information as necessary, as directed by their supervisor or SVU, that is reasonably possible. This will occur before a thorough follow-up interview is conducted at a later time. | Closed |

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| R39 | Working Group Recommendations Draft D/GO Section 6.16.04 [Adult Victim Interview]. A working group member inquired about the circumstances under which the one- call SVI team determines they will not take over an investigation, and whether this decision means the interview progresses beyond the preliminary stage is on in-depth interview. They added that if a Partio Officer is required to conduct an in-depth interview, providing privacy and a support person should not be discretionary. The ensuing discussion included the following inquiries and recommendations: -Whether the timing of the interview is still determined by the victim, as mentioned in this section for in-depth victim interviews, in cases where a Patrol Officer conducts the interviewWhat constitutes a "preliminary interview" and whether responding officers are trained to know the stopping point before transitioning into an in-depth interviewAskling "at the direction of SVU" at the end of the phrase, "If it is determined by the on-call team at SVU that SVU is NOT responding to take over the investigation, members shall conduct an in-depth interview of the victim." | 3 and 4 | | SPID Explanation During the meeting, the Subject Matter Expert (SME) for DGO 6.16 and other SVU representatives in the working group explained that SVU may not immediately take over the investigation at the time of incident reporting for various reasons. These include situations where the victim wants to make a statement and leave because they are tired or emotionally drained, or where it is not optimal for an SVU investigator to conduct an in-depth interview immediately after the incident, provided three are no exigent circumstance, deditionally, more time between the initial and follow-up interviews can allow the victim to arrange for a support person or advocate to be present during the thorough in-depth interview conducted by an investigator. Furthermore, they clarified that SVU will still conduct a follow-up in-depth interview at a later time, even if they do not immediately take over the investigation. While patrol officers may ask a few follow-up upictions to the victim at the direction of their supervisor or SVU, this does not replace the need for a comprehensive in-depth follow-up interview by an SVU investigator at a later time. Also, see response to R# 38. | Closed |
| R40 | Braft BGO Section 6.16.81 [Adult Victim Interviews]. A working group member recommended replacing "24 hours" with "one to two sleep cycles" in the following sentence: "Victim dictates the time of the interview depending on their tranum, is nown cases requiring a period of 24 hours before they can articulate the details of the reported sexual assault." The ensuing discussion included the following points: - Removing the phrase "in some cases requiring a period of 24 hours." - Removing the sentence altogether, as the DGO is meant to provide direction to Patrol Officers and the sentence pertains to interviews conducted by SVU investigators. - Rephrasing the sentence to tailor it for providing necessary direction to Patrol Officers when the victim is not ready for an in-depth interview. - Rephrasing the sentence to tailor it for providing necessary direction to Patrol Officers when the victim is not ready for an in-depth interview. - Balancing the best practice of allowing the victim to dictate the time for an in-depth interview with the need to meet immediate legal requirements, such as timely presentation of the case to the District Attorney. - Keeping the sentence but possibly modifying it to emphasize the sense of empowerment and control for the victim. | 3 and 4 | 11/12/24 Recommendation will not be included in Death DGO | The following sentence was removed from this section: "Victim distates the time of the interview depending on their trauma, in some cases requiring a period of 24 hours before they can articulate the details of the period sexual assault." This is because it pertains more to in-depth follows—interviews conducted by an SVU Investigator, which are already covered by their unit order guidelines. The "Adult Victim Interviews" section in this DGO primarily addresses initial interviews conducted by Patrol Officers, so there is no need to include directives for SVU investigators here. | Closed |
| R41 | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member recommended replacing the term "private" with "non-public" when specifying the location for interviews in this section. The ensuing discussion included the following key points: I may not always be feasible to provide a private location for an interview with a acutal assunt victim in a busy policie station, especially during shift changes, when other officers may be present There might be advocates, foresise canniners, or individuals chosen by the victim present during the interview Retaining the term "private" is important for the victim's comfort level in sharing details of the assault, particularly after experiencing such a violation Considering the use of the phrase "non-public and/or private" as an alternative The term 'private' can be restrictive for police officers, particularly when providing a private location is impossible, which may cause unnecessary delays or policy violations Recommending the replacement of "shall" with "should" to provide more flexibility while maintaining the best practice of finding a private location whenever reasonably possible. | 2 and 3 | 12/10/24 Recommendation has been completely included in draft DGO | Previously Proposed Language: "If the victim is reporting a sexual assault, members shall make reasonable efforts to allow the victim to select a private and comfortable location for the interview that is free from distractions." Proposed New Language: "Members should make reasonable efforts to provide a non-public and comfortable location that is free from distractions and provides as much privacy as reasonably possible". | Closed |
| | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member recommended adding the phrase "by SVU" when referencing follow-up interviews in this section. This change aims to specify that these interviews will be conducted by the Special Victims Unit (SVU). | 2 and 3 | in Draft DGO | Follow-up interviews during sexual assault cases may not always be conducted solely by the SVU. Other entities, such as the San Francisco District Attorney's Office, may also be involved. To maintain flexibility and acknowledge that follow-up interviews may be conducted by entities other than the SVU, this recommendation will not be included in the draft DGO 6.16. | Closed |
| R43 | Braft DGO Section 6.1.6.01 [Adult Victim Interviews] - A working group member recommended refining the language concerning the limitation of initial interviews to only the basic facts of an assault. This refinement is suggested to prevent the appearance of inconsistent facts when comparing information gathered in different interviews throughout the investigation, which could lead to prosecution challenges in court. | 2 and 3 | 12/10/24 Recommendation has been completely included in draft DGO | The Glowing actions were taken to address this recommendation: 1. Eliminated Twen Inhial Response "section. 2. Moved the language pertaining to general information collection from the "General Information Collection" to the "Adult Victim Interviews". 3. "Notifications" section was made as its rown. 4. "Adult Victim Interviews" section of the draft DiGO was updated to read as follows: **A. Inhialt Victim Interviews' section or the draft DiGO was updated to read as follows: **A. Inhialt Victim Interviews' section or the draft DiGO was updated to read as follows: **A. Inhialt Victim Interviews' section or the draft DiGO was updated to read as follows: **A. Inhialt Victim Interviews' section or the draft DiGO was updated to read as follows: **Collected includes: "Type and elements of crimete). **Location and imformation to be collected includes: "Type and elements of crimete). **Location and imformation of the includent. **Suspect information, description, and/or whereabouss **Potential crime sected and/or evidence information. 5. **Initial Interview Location: **Members should make reasonable efforts to provide a non-public and comfortable location that is free from distractions and provides as much privacy as reasonably possible. 6. **SIV Response.** 1. **In on-call SIV I team determines they will take over the investigation at the time of incident reporting, members should limit their questioning to initial interview questions as mentioned above. 1. **If on-call SIV I team determined they will NOT take over the investigation at the time of incident reporting, members shall continue to collect any additional information as directed by their parts of supervisor or SIV investigator.** 5. **Forensic Examination and Medical Treatment** section was moved after the "Victim Interviews" | Closed |
| R44 | Draft DGO Section 6.16.01 [Adult Victim Interviews] - A member of the working group raised a question about whether law enforcement could collect information regarding the sexual assault of an adult victim from an advocate or another trustworthy adult with whom the victim has already shared the information. The purpose of this approach would be to avoid retraumatizing the victim by conducting multiple interviews. Their concern was whether this practice ingille lact to bearway challenges in court. | N/A | 12/10/24 Administrative Question and Answer- not for inclusion in DGO | The District Attorney's Office and advocates present during the working group provided a response stating that an advocate could not be used to gather any information shared by the victim. This is due to confidentiality rules between the advocate and the victim, which, if breached, could lead to the advocate becoming a witness. | Closed |
| R45 | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member recommended adding language to this section that affirms the right of an adult sexual assault victim to have an advocate or a person of their choosing present during any interview. | 2 and 3 | 12/10/24 Recommendation has been completely included in draft DGO | The draft DGO 6.16 already incorporates the recommended language within the legal guidelines. These guidelines will be discussed in future working group meetings. | Closed |
| | Draft DGO Section 6.16.04 [JuvenileVictim Interviews] - A working group member recommended to rearrange the bullet points in this section to ensure it aligns with the chronoligical occurrence of events. | 3 | included in draft DGO | Invenile Victim Interviews Section of the Draft DGO 6.16 was updated to read as follows: "Invenile Victim Interviews Section of the Draft DGO 6.16 was updated to read as follows: "Invenile Victims: a. h juvenile casses, a joint investigation involving the SFPD SVU and CPS shall be conducted. Although the Child Advocacy Center (CAC) does not have investigative authority, it supports SVU and CPS during the investigation. Note that the investigative focus of the SVU may differ from that of the social workers, social workers, hospital staff, teachers, or witnesses prior to conducting a minimal facts interview or questioning the child. C. If enough information about the nature of the crime and immediate actions is obtained from a reliable adult, members should avoid further questioning the child. d. Minimal Facts Interview: When a minimal facts interview with the child is necessary, the responding officer should only ask questions needed to determine if the reported crime is of a sexual nature, elective next steps for the investigation, and establish safety. As SVU Investigation may request the responding officer to ask additional questions if warranted. e. Multi-Disciplinary Interview (MDD): In juvenile cases, an MDI is conducted later to gather information about abuse allegations. This interview supports fair decision-making in the pastice and child protection systems, carried on by a trained, neutral projectional using research-based techniques. Key partners include the Office of the District Attorney, Child Protective Services, SFPD. Department of Public Health, and Office of the City Attorney". | Closed |
| | Draft DGO Section 6.16.04 [JuveanleVictim Interviews] - A member of the working group recommended incorporating language on "minimal facts interviews" in this section, referencing the 2021 CA POST Guiddeines for the Investigation of Child Physical Abuse and Neglect, Child Sexual Abuse and Exploitation. This addition aims to provide clear guidance on conducting interviews that gather only essential information to avoid further trauma to the victim while ensuring compliance with best investigative practices. | 3 | 12/10/24 Recommendation has been partially included in draft DGO | The following language regarding the "Minimal Facts Interview" was added to Draft DGO Section - Juvenile Victim Interviews. "Minimal Facts Interview: When a minimal facts interview with the child is necessary, the responding officer should only ask questions needed to determine if the reported crime is of a sexual nature, decide next steps for the investigation, and establish safety. An SVU Investigator may request the responding officer to ask additional questions if warranted". | Closed |
| R48 | Draft DGO Section 6.16.64 [JuvenileVictim Interviews] - A working group member recommended adding "witnesses" to the list of individuals from whom the responding officer should gather as much information as possible before conducting a minimal facts interview or questioning the child. | 3 | 12/10/24 Recommendation has been completely included in draft DGO | Previous Language: The responding officer shall obtain as much information as possible from the adult family member, social worker, hospital staff, or teacher regarding the assault prior to conducting minimal facts interview or questioning the child." Proposed New Language: The responding officer should obtain as much information as possible from adult family members, social workers, hospital staff, teachers, or witnesses prior to conducting a minimal facts interview or questioning the child." | Closed |
| R49 | Draft DGO Section 6.16.04 [JuvenileVictim Interviews] - A working group member recommended removing the phrase "by a stranger or known person" when referencing a joint response or investigation in this section. | 3 | 12/10/24 Recommendation has been completely included in draft DGO | Previously Proposed Language: "When a juvenile has been sexually abused or assaulted by a stranger or known person, a joint investigation" Proposed New Language: "In juvenile cases, a joint investigation involving" | Closed |

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| R50 | Draft DGO Section 6.16.04 [JuvenileVictim Interview]. The working group Recommendations referencing a joint response or investigation. 1. Consider moving this language to the forefront of the section to emphasize its importance. 2. Rewording the role of the "Children Advocacy Center" to clarify that, while it does not have investigative authority, it supports other investigative agencies like the Special Victims Unit (SVU) or Child Protective Services (CPS) during the investigation. | Number 3 | Date SFD Response 12/10/24 Recommendation has been completely included in draft DGO | SFPD Explanation SFPD Explanation The Juvenile Victim Interviews* section of draft DGO 6.16 was updated to read as follows: "Invenile Victim Interviews* section of draft DGO 6.16 was updated to read as follows: "Invenile Victim Interviews* section of draft DGO 6.16 was updated to read as follows: SIV and CPS during the investigation involving the SFPD SIV and CPS shall be conducted. Although the Child Advocacy Center (CAC) does not have investigative authority, it supports SIV and CPS during the investigation. Note that the investigative focus of the SIV inva differ from that of the social worker. SIV and CPS during the investigation, involving the child control of the control of | Closed Closed |
| R51 | Draft DGO Section 6.16.04 [Suspect Interviews] - A working group member recommended to add the language regarding that CPS is required to interview suspects in cases of juvenile sexual assault cases. | 4 | 12/10/24 Recommendation requires further discussion w/ other city departments. Outside scope of working group. | The Department will discuss this recommendation in the next meeting scheduled for Tuesday, January 21, 2025. Update 1/21/2025: After further discussion, the working group withdrew this recommendation. The procedures for CPS to interview sexual assault suspects are outside the scope of this draft DGO, which is intended to provide instructions to partial officers initially responding to sexual assault reports. | Closed |
| R52 | Draft DGO Section 6.16.04 [Adult Suspects Interviews] - The working group recommended updating the language in this section to reflect the current field practices for interviewing adult suspects during sexual assault investigations. | 4 | 12/10/24 Recommendation has been completely included in draft DGO | The language for the "Adult Suspect Interviews" section of draft DGO 6.16 is updated to read as follows: "Adult Suspects a. If probable causse exists to place an adult suspect under arrest, notify a SVU Investigator as soon as practical. If it is determined by the on-call team that SVU is responding to take over the investigation at the time of incident reporting, follow the instructions and guidance provided by the SVU Investigator. If it is determined by the on-call team that SVU is NOT responding to take over the investigation at the time of incident reporting, follow all current Department policy and procedures and instructions but all currents. Adult is not take over the investigation at the time of incident reporting, followal current Department policy and procedures and instructions of supervisor. Members shall current to be a total content of the investigation at the time of incident reporting, followal current Department policy and procedures and instructions and instructions to the provided prior to conducting a suspect interview. It is a determined by the on-call team that SVU is NOT responding to take over the investigation to the on-call team that SVU is NOT responding to take over the investigation to the on-call team that SVU is NOT responding to take over the investigation to the on-call team that SVU is NOT responding to take over the investigation to the investigation to the on-call team that SVU is NOT responding to take over the investigation to conducting a suspect interview. If it is determined by the on-call team that SVU is NOT responding to take over the investigation to the interview to the on-call team that SVU is NOT responding to take over the investigation to the interview. If it is determined by the on-call team that SVU is NOT responding to the on-call team that SVU is NOT responding to take over the investigation to the interview. If it is determined by the on-call team that SVU is NOT responding to the on-call team that SVU is NOT responding to take over the investigation t | Closed |
| R53 | Draft DGO Section 6.16.04 [Juvenile Suspects Interviews] - A member of the working group recommended updating the reference to DGO 7.01 in this section to match its updated name as publicly posted on the SFPD website | 4 | 12/10/24 Recommendation has been completely included in draft DGO | Previous Language: "DGO 7.01 Juvenile Policies and Procedures for Youth Non-Psychological Detention, Arrest, and Custody" Proposed New Language: "DGO 7.01 Policies and Procedures for Juvenile Detention, Arrest, and Custody" | Closed |
| R54 | During the public comments period, a community member raised concerns about the current DGO revision process, highlighting that it does not include Special Victims Unit (SVU) procedures during the investigation of sexual assault cases. They emphasized the importance of making these procedures accessible and transparent to the public while ensuring they do not retraumatize individuals under investigation. | N/A | 1/21/25 | | Open |
| R55 | Draft DGO Section 6.16.04 [Adult Victim Interviews]- A working group member raised concerns about the phrase "after medical aid" in this section, as it implies officers can only act after providing medical aid. Since calling for medical aid is standard procedure, the phrase seems redundant and ray confuse officers, suggesting they must delay important actions, like gathering suspect information, until after medical aid is given. | 2 | 1/21/25 Recommendation has been completely included in draft DGO | Previously Proposed Language: "In addition to calling for medical assistance for the victim when necessary or requested," Proposed New Language: "In addition to calling for medical assistance for the victim when necessary or requested," | Open |
| R56 | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member recommended replacing "initial" with "preliminary" in this section, as the latter is more commonly used among law enforcement. | 2 and 3 | 1/21/25 Recommendation has been completely included in draft DGO | The word, "Intial" was replaced with "Preliminary" in the "Adult Victim Interviews" section of Draft DGO 6.16. | Open |
| R57 | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member recommended adding a note stating that station lobbies should not be considered non-public locations for taking counter reports of sexual assault in this section. | 3 | 1/21/25 Recommendation has been completely included in draft DGO | The following language was added as recommended: "Station lobbies do not meet the criteria for non-public interview locations for sexual assault reports". | Open |
| R58 | Draft BCO Section 6.16.01 [Adult Victim Interview] - A working group member recommended including language about deactivating body camerus when recountering sexual assault victims during preliminary investigations, as outlined in DGO 10.11.03 (D) Prohibited Recordings, in the draft DGO 6.16. | 2 and 3 | 1/21/25 Recommendation has been partially included in draft DGO | Including guidelines regarding the prohibition of body-worn cameras when taking exual assault reports in draft DGO 6.16 is redundant, as these guidelines are already outlined in DGO 10.11. However, a reference to DGO 10.11 has been added under the "References" section of draft DGO 6.16. | Open |
| R59 | Draft DGO Section 6.16.04 [Adult Victim Interviews] - A working group member inquired if there is a way to establish the presence of an advocate and/or support person as the best practice in draft DGO 6.16. | 3 | 1/21/25 Recommendation has been completely included in draft DGO | Draft DGO 6.16 already includes the recommended language under "Legal Guidelines" section as follows: "Pursuant to California Penal Code Section 679.04(a), a victim has the right to have an advocate and support person of the victim's choosing present during any interview with law enforcement. Members may exclude a support person from an interview if the member determined to the presence of the individual would be detrimental to the purpose of the interview". | Open |
| R60 | Draft DGO Section 6.16.04 [Invenile Victim Interview]-The working group recommended reordering and synthesizing the information in this section. The enauling discussion included the following points: - Combine the bullet points regarding joint investigation and multidisciplinary interview, placing this information towards the end of the section. - Exclude granular details about the multidisciplinary interview and joint investigation regarding their composition or purpose. - Omit the role of the Child Advocacy Center in the joint investigation. - Replace "SFPD SVU" with simply "SFPD" when referencing the joint investigation. - Consider including a more detailed version of the multidisciplinary interview in the training manual for Patrol Officers. | 3 | 1/21/25 Recommendation has been completely included in draft DGO | The following changes were made to the bullet points in Juvenile Victim Interviews section of Draft DGO 6.16 (NOTE: Any new or changed information is in Red Fort): *Juvenile Victim: **In pivenile stores, a joint investigation involving the SFPD-SVU and CFR shall be combated. Although the Child Advancacy Center (CAC) does not have investigative subjective for the control of the Child Advancacy Center (CAC) does not have investigative authority, it supports SVU and CFR during the investigation. Note that the investigative forms of the SFD and CFR was reflected in the second and third bullet point as mentioned below. **Dute to the sensitive nature of these crimes after responding officer should obtain as much information as possible from CFS (if they are the first to arrive on the scene) and/or adult family members, social workers, hospital staff, teachers, or witnesses, prior to conducting a minimal facts interview or questioning the child. **d. Herough information about the nature of the crime and immediate actions is obtained from a reliable adult or CFS, emphers should avoid further questioning the child. **d. Minimal Facts Interview. When a minimal facts interview with the child is necessary, the responding officer should only ask questions needed to determine if the reported crime is of a sexual nature, decide next steps for the investigation, and catability and safely, in juvenile cases, and the cases, SVU projectly collaborate swith PCFS at a later stage to conduct a muldisciplinary interview, gathering indepth details about the abuse allegations, however, SVU Investigator may request the responding officer to ask additional questions if warranted. **D. Addit Disappingary Interview (MDI)**, juvenile cases, and MDI is conducted uses to gather intermities about abuse allegations. This is nature view or proported fair decision making in the justice and control of the MDI of the Control of the MDI of th | Open |
| R61 | Draft DGO Section 6.16.04 [Adult Suspects Interviews]- The working group recommended synthesizing the language in the section related to arresting an adult suspect when probable cause exists. | 4 | 1/21/25 Recommendation has been completely included in draft DGO | Previously Proposed Language: "If probable cause exists to place an adult suspect under arrest, notify a SYU investigator as soon as practical. If it is determined by the on-call team that SYU is responding to take over the investigation at the time of incident reporting, follow the instructions and guidance provided by the SYU investigator. If it is determined by the on-call team that SYU is NOT responding to take over the investigation at the time of incident reporting, follow all current Department policy and procedures and instructions of supervisor. Members shall ensure the Mirnada divisement is provided prior to conducting a suspect interview." Proposed New Language: "If probable cause exists to arrest an adult suspect, notify an SYU Investigator as soon as practical. If SYU is responding to take over the investigation, follow their guidance. If not, follow Department policy and supervisor instructions. Ensure Mirnada Advisement before a suspect interview." | Open |
| R62 | Draft DGO Section 6.16.04 [Adult Suspects Interviews] - The working group recommended rephrasing the section that provides instructions for patrol officers when probable cause does not exist to arrest an adult suspect. The ensuing discussion included the following cause of the control of th | 4 | 1/21/25 Recommendation has been completely included in draft D/GO | Previous Language: "If probable cause does not exist to place an adult suspect under arrest, patrol officers shall not attempt to interview the suspect as this may compromise the integrity of the investigation. Parrol officers shall notify an SVI Investigation as soon as practical. SVI Investigators will provide instructions and guidance to the reporting officers." Proposed No. Language (To be lather discussed and possibly mended in the next working government) and provide instructions and guidance to the reporting officers." Proposed No. Language (To be lather discussed and possibly mended in the next working government) and provide instructions and guidance to the reporting officers on or exist to place an adult suspect under arrest after obtaining victim/vitness statements, patrol officers shall not attempt to interview the suspect as this may compromise the integrity of the investigation." | Open |
| R63 | Draft DGO Section 6.16.04 [Evidence Collection] The working group recommended excluding all details except for references to leaving SAEKs with the nurse/medical staff examining the victim. These references should be replaced with a mention of DGO 6.02, as it already includes the procedures for collecting physical evidence, including during sexual assault cases. | 4 | 1/21/25 Recommendation has been completely included in draft DGO | Previous Language: "Evidence Collection. It is the responsibility of the officer who first arrives on scene to isolate and protect the crime scene from contamination until relieved by the direction of a superior officer feee Polo. Ob., Physical Evidence). 1. Do not leave any evidence with the nurse or doctor examining the victim. However, as stated above, all SAEKs collected by medical staff will be retained at the Recovery/Rape Treatment Center". | Open |
| R64 | Draft DGO Section 6.16.04 [Evidence Collection] - The working group recommended updating the name of DGO 6.02 to match its current name on the SFPD website: "Physical Evidence and Scene Preservation | 4 | 1/21/25 Recommendation has been completely included in draft DGO | Pronosal Nam. Januanao. Previous Language: "Physical Evidence" Proposed New Language: "Physical Evidence and Scene Preservation". | Open |