

Brief reason for the revision:

This policy requests effects and bundles together:

- 200.6.2 DUTY TO GIVE AID AND MEDICAL CARE
- 206.2.4 [MEDICAL CARE](#) (All 4 control devices into one policy)
- 206.4.3 ~~TREATMENT FOR CHEMICAL AGENT EXPOSURE~~ [MEDICAL CARE](#) (oc spray) (1)
- 206.5.6 ~~TREATMENT FOR CHEMICAL AGENT EXPOSURE~~ [MEDICAL CARE](#) (pepperball) (2)
- 206.6 HIGH KINETIC ENERGY PROJECTILES (3)
- 208.5 ~~MEDICAL TREATMENT~~ [CARE](#) (Taser) (4)
- 211.4 EMPLOYEE RESPONSIBILITIES FOR ALL FORCE LEVEL INCIDENTS
- 321.4 PRISONERS REQUIRING MEDICAL ATTENTION

Risk Management received a policy revision request for 206.6 Less-Lethal / High Kinetic. In that revision, a medical care section was added. This portion was a copy/paste from 208.5 Medical Treatment from a Taser.

Yet 206.4.3 Medical Care (oc spray) and 206.5.6 Medical Care (pepperballs) are not as inclusive as 208.5 Medical care for Taser. Lastly, there is no medical care for the remaining control device for batons.

These revisions combine all individual medical care from each of the four control devices into the one 200.5.2 Duty to Give Aid and Medical Care.

Furthermore, it also combines medical care from any Response to Resistance and medical care before law enforcement contact.

Allowing one location for medical care, regardless of how and why it is needed, along with consistent language, provides everyone a clear understanding of what is mandated.

211 Response to Resistance Inquiry, Reporting, and Review

211.4 EMPLOYEE RESPONSIBILITIES FOR ALL FORCE LEVEL INCIDENTS

The following outlines the required responsibilities of involved employees, employees that witness an incident, and employees designated to assist at the scene of any response to resistance incident. If a juvenile is in custody related to the incident, the juvenile should not be interviewed unless the juvenile has been brought before a magistrate.

- (b) ~~Involved employees shall request EMS as soon as practicable when a subject complains of injury, has visible injuries, or the circumstances indicate that an injury may have occurred. For purposes of this section "injury" does not include TASER probe marks that are not in a sensitive area of the body. Officers will comply with section 208.5 in regards to post-TASER deployment medical treatment.~~

All subjects affected by a response to resistance shall be medically assessed as soon as practicable. Refer to General Order 200.6.2 (DUTY TO GIVE AID AND MEDICAL CARE).