



# Request for Policy Revision

Requestor Name Lee Rogers Emp # 4697

This revision applies to Existing Policy

If new, recommended section \_\_\_\_\_

This revision is necessary to comply with Does not apply

Who does this revision affect? Department

This revision does not have an unbudgeted financial impact of \$0

**Brief reason for the revision:**

Necessary for transition to TASER10.

The following revisions are all related:

- 202.3 Definitions
- 211.2.1 Level 1 Force Incidents and In-Custody Deaths
- 402.5 Reporting the Active Targeting of a Firearm at a Person
- 803.1 Purpose and Scope
- 902.1.2 Definitions
- 916.6 Critical Incident Drug Testing of Sworn Employees
- 949.6.2 Restrictions and Prohibitions

## 902 Administrative Investigations

### 902.1 PURPOSE AND SCOPE

#### 902.1.2 DEFINITIONS

- (h) **Critical Incident** - For purposes of administrative investigations, the term "Critical Incident" shall have the meaning as agreed upon in the Meet and Confer Agreement. "Critical Incident" means:
3. Any intentional firearm discharge at a person, vehicle, or structure regardless of injury.
    - (a) For the purposes of this General Order, TASER Conducted Energy Weapons and less lethal weapons firing kinetic energy projectiles (i.e., less lethal shotguns, 37mm, and 40mm launchers) are not considered firearms.