Policy 1105



CUSTODIAL INTERROGATIONS

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Subject

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By Order of the Police Commissioner

POLICY

It is the policy of the Baltimore Police Department (BPD) to safeguard and ensure respect for the constitutional rights of all persons. All persons shall be advised of their constitutional rights prior to Custodial Interrogation. Whenever practical, members shall use the Explanation and Waiver of Rights, Form 69 (Appendix A), to advise persons of their constitutional rights.

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CORE PRINCIPLES

Constitutional Enforcement. Statements by suspects and witnesses are only lawful if they are knowingly and voluntarily made. The BPD is dedicated to preserving all persons' constitutional right to silence and right to counsel. As people in custody are not free to leave on their own, protecting these rights requires additional precautions when conducting Custodial Interrogations. Consistent with *Miranda v. Arizona,* before questioning a person in police custody, they must be told of the Fifth Amendment right not to make any self-incriminating statements, including the right to remain silent and the right to an attorney and that anything they say can be held against them. The individual must then be asked and confirm that they voluntarily waive these rights. The manner in which a person is Interrogated must respect the need to ensure that only voluntary statements are obtained and must conform to guidelines established under state and federal law.

Courtesy and Professionalism. All Interrogations shall be conducted with courtesy and professionalism, keeping in mind that an Interrogation is a search for the truth and not an exercise in hostility against the suspect.

Integrity and Transparency. Custodial Interrogations (including advisements and completion of waiver forms) shall be video- and/or audio-recorded and carefully documented, unless not practicable to do so.

Duty to Provide Medical Attention. Prior to, during, or after a Custodial Interrogation, when there is an obvious injury, complaint of injury, signs of medical distress, withdrawal or overdose, or when any person requests medical attention, members shall immediately render aid consistent with their training and notify their supervisor and the Communications Section. The member shall then request a medic to the scene or transport the person directly to the nearest hospital emergency room.

DEFINITIONS

Custodial Interrogation – Interrogation of a person in custody.

Custody – A person who is either under formal arrest or would reasonably believe that they are under arrest.

- Circumstances that may make it more likely that a reasonable person would think that they are under arrest include: being told they are not free to leave, being handcuffed, being confronted with evidence of criminal activity, hearing an officer express belief in the person's guilt, being held in a police facility, vehicle, or transported against their will, or being Interrogated for an extended period of time.
- Circumstances that may make it less likely that a reasonable person would think that they were
 under arrest include: being told that they are not under arrest, being told that they are free to
 leave, being interviewed in an open or clearly unlocked space, not being guarded during
 pauses in Interrogation, having transported themself to the Interrogation, or being allowed to
 leave at the conclusion of the Interrogation.

Interrogation – Words or actions on the part of a police officer that are reasonably likely to result in an incriminating statement by the suspect. Interrogation includes direct questioning about a crime as well as indirect questioning involving anything where the officer knows or should know that their actions are reasonably likely to result in an incriminating response by the suspect. Routine booking questions and informing the suspect of charges against them are not generally considered to be Interrogation.

DIRECTIVES

- 1. In order to ensure that questioning is conducted in a constitutional and professional manner, members shall ensure that persons Interrogated understand their rights and it is made clear that these rights will be respected.
- 2. It is generally preferred that a Custodial Interrogation occur in a controlled environment that contains audio/video recording equipment to memorialize the Interrogation. Members shall make all reasonable efforts to make an audio and visual recording of all Custodial Interrogations (including advisements and completion of waiver forms) whenever practicable. Recording preferences are as follows:
 - 2.1. The preferred method is to record the interview in a controlled environment with audio/video equipment.
 - 2.2. The second preference is to use a video and audio recording device that is of a higher quality than the body-worn camera (BWC).
 - 2.3. Third preference is recording via BWC.
 - 2.4. Fourth preference is to utilize an audio recorder, either one provided by the BPD, or the member's Departmental cell phone.
 - 2.5. In general, a member's BWC should be activated throughout their interactions with a suspect, unless they are in a controlled environment with other audio/video equipment activated. In the rare circumstance when a member is with a suspect without any recording, upon the occurrence of an excited utterance by the suspect that prompts the member to desire to ask follow-up questions, the member shall activate their BWC, Departmental audio recorder, or cell phone's audio recorder prior to asking any follow-up questions. The member shall also document in their written report the circumstances of the excited utterance and the reason why their BWC was not activated.
- 3. Under circumstances where none of the above audio recording capabilities are available, the member shall notify their supervisor as soon as practical, either before or after the unrecorded Custodial Interrogation. Following that notification, members shall also document in their written report that:
 - 3.1. The Interrogation was not audio recorded;
 - 3.2. When they notified their supervisor;
 - 3.3. The reason why the Interrogation was not audio recorded;
 - 3.4. The efforts taken to obtain audio recording capabilities; and
 - 3.5. The substance of the Interrogation.
- 4. If encountering a person who displays signs that their ability to understand is impaired by their physical health (including injuries), behavioral health (including suicidal ideation, mental illness, or use of alcohol or other drugs), intellectual or developmental disability, language barriers, deafness/hearing impairment, illiteracy (in the case of a written advisement) or youth, the

member shall refer to the section *Special Circumstances* below, before proceeding with the Explanation and Waiver of Rights.

- 4.1. If the member has reason to believe that one of these categories applies, but is uncertain whether it impairs the person's ability to understand, the member should inquire about whether the person has been injured, is under the influence of any substance or medication, has not received necessary medications, has a mental health disability, developmental disability, a language barrier, or physical disability that may affect the person's ability to understand or engage in this process.
- 4.2. Interrogations of youth shall always follow special guidance for youth, regardless of perceived maturity or comprehension of the youth as discussed in Policy 1207, *Youth Interrogations*.

Explanation and Waiver of Rights, Form 69

- 5. The member shall complete the *Explanation and Waiver of Rights*, Form 69 (Appendix A), to provide a written record of the explanation of constitutional rights and a waiver of counsel for each suspect subject to Custodial Interrogation, unless unpractical to do so. The member shall:
 - 5.1. Determine whether the suspect can read the *Explanation and Waiver of Rights* form. If not, see *Special Circumstances* below.
 - 5.2. Read each sentence (numbers 1-5) aloud and word for word to the suspect.
 - 5.3. Ask the suspect if they understand each right and offer them the opportunity to ask any questions they may have. Have them initial after each statement, unless not practicable to do so, such as when a suspect is physically unable to initial, unable to read or write, or where unsafe to obtain the suspect's initials (i.e., a physically combative suspect or a suspect who may try to harm themselves).
 - 5.4. Read the waiver statement (in bold) to the suspect.
 - 5.5. Ask the suspect if they are willing to sign the waiver statement. If the suspect refuses to sign, they may still waive their rights orally or by implication. Refusal to sign as well as the decision to provide an oral waiver shall be documented on the form.
 - 5.6. Fill out all requested information in the appropriate lines.
 - 5.7. Complete the Suspect Activity Sheet, Form 429 (Appendix C), if appropriate.
- 6. Whenever possible, members should use the *Explanation and Waiver of Rights* form, Form 69.
- 7. In the event that it is not practical to use the *Explanation and Waiver of Rights*, Form 69:
 - 7.1. Prior to Custodial Interrogation members shall ensure that the person to be interrogated has been advised the following rights and waived them:
 - 7.1.1. You have the right to remain silent,

- 7.1.2. Any statement that you make can be used against you in court,
- 7.1.3. You have the right to speak to an attorney before and during questioning,
- 7.1.4. You have the right to be appointed an attorney if you cannot afford one, and to speak with that attorney before and during questioning. If you agree to answer questions, you can stop answering at any time and request an attorney, and no more questions will be asked of you.
- 7.2. The suspect must understand and waive these rights prior to Custodial Interrogation, and the member should ask the following questions (or their equivalent):
 - 7.2.1. Do you understand the rights that I've just read to you?
 - 7.2.2. Do you want to waive these rights and talk to me?
- 7.3. The member shall complete the *Suspect Activity Sheet*, Form 429, if appropriate; and fully document:
 - 7.3.1. The basis for not using Form 69, and
 - 7.3.2. The questions asked and the responses elicited pertaining to any waiver given.

Conducting the Interrogation

- 8. When conducting a Custodial Interrogation:
 - 8.1. The member shall ensure that all statements to the police are knowingly and voluntarily given. The member shall consider the age, education, and mental/physical condition of the person in Custody in determining whether they understand what is happening and whether or not they are capable of making a choice to speak with police. For youth, those exhibiting physical or mental impairment or disabilities, and those with limited English comprehension, see section *Special Circumstances* below. Where appropriate, also see Policy 1103, *Communicating with Individuals who are Deaf or Hard of Hearing*, Policy 1739, *Reasonable Accommodations for Interactions with the Public (Under Development)*, or Policy 1207, *Youth Interrogations*.
 - 8.2. The member shall ensure that persons in Custody must fully understand their constitutional rights as explained and unambiguously waive those rights prior to giving a statement. Members doubting whether a person has waived their constitutional rights shall confirm that waiver pursuant to this policy.
 - 8.3. The member shall ensure the safety and security of custodial suspects/arrestees during Interrogations (See Policy 1114, *Persons in Police Custody*).
 - 8.4. The member shall immediately stop an Interrogation if a suspect expresses a desire to exercise their constitutional rights to silence and/or an attorney. Any statement or conduct that conveys that the suspect is invoking their right to remain silent and does not wish to answer questions requires that the Interrogation be terminated. No specific

statement is required. If the suspect's intentions to execute the waiver are not clear, members shall seek clarification before continuing the Interrogation.

- 8.4.1. To make this determination, the member shall ask the suspect a "yes" or "no" question, such as:
 - Are you invoking the right to remain silent, yes or no? or
 - Are you invoking the right to an attorney, yes or no?
- 8.4.2. Where the suspect does not answer with a clear "yes" or "no", the member shall ask again.
- 8.4.3. The member shall not continue with the Interrogation until they receive a clear "yes" or "no" from the suspect.
- 8.4.4. Invocation of the right to silence during a single Interrogation session is not offense-specific. The right to silence, once invoked, applies to questioning about any and all crimes during that Interrogation session, not just the crime the person has been charged with committing.
- 8.4.5. If the suspect later re-initiates communication, the member shall re-administer the *Miranda* advisement before resuming any additional questioning. If a suspect has invoked their Miranda rights, a member shall not make any attempt to influence or encourage a suspect to re-initiate Interrogation.
- 8.5. If a suspect requests an attorney, the member shall cease the Interrogation immediately. Once the suspect has stated that they would like an attorney, the only question the member may ask is whether the person has their own attorney and, if so, the contact information for that attorney. No further Interrogation may take place until counsel is physically present, unless the suspect initiates further communication related to the investigation.
 - 8.5.1. If the suspect provides the name and contact for a private attorney, the member shall promptly contact that attorney and continue to make efforts to contact the attorney until they are reached. If the suspect only provides the name of an attorney, the member shall locate contact information and make the same efforts to contact the attorney.
 - 8.5.2. If the suspect does not provide the name of an attorney, the member shall contact the Public Defender's Office.
 - 8.5.3. If the attorney or a voicemail is reached, convey that the suspect has been arrested, has been Mirandized, and has requested an attorney. If the attorney's presence is requested so that the Interrogation may occur, the member shall coordinate the location to meet.
- 8.6. Threats of harm, threats of improper conduct, threats to violate the constitution, or other improper forms of coercion to induce a confession or incriminating statements are prohibited. The member shall not state or imply that in exchange for a statement, the person may get a benefit from the criminal justice system such as: being released from Custody, not being charged with a crime, being charged with a lesser crime, getting a

lower bail, or getting special treatment such as drug court.

- 8.7. No more than two (2) officers should simultaneously actively participate in an interview or Interrogation. Exceptions shall be approved by a commanding officer or designee and documented in the case file.
- 8.8. The member should take into consideration with regard to the duration of a continuous Interrogation the seriousness of the crime, the suspect's age and maturity level, the suspect's previous experience with law enforcement, and the person's physical and mental condition. The member should not prolong the Interrogation to use withdrawal, post-partum condition, or post-witnessing traumatic event to induce a statement.
- 8.9. Custodial suspects/arrestees shall have access to a restroom, water, breaks or other such amenities as needed.
- 8.10. The member shall maintain the original forms in a case folder and attach legible copies of form(s) in the case file.

Prohibited Actions

- 9. The member shall not delay a custodial suspect's/arrestee's arraignment solely to re-initiate Interrogation after a custodial suspect/arrestee has invoked their right to silence.
- 10. The member shall not give legal advice or attempt to answer any legal questions (e.g., "Do you think I need an attorney?" or "What kind of deal can I get if I cooperate?"). If asked, the member should inform the person that the member cannot give the person legal advice, and that if the person has questions they can speak with an attorney. This does not conflict with the duty to advise persons in Custody of their constitutional rights, or of the circumstances for which they have been arrested or detained.

Interrogations Conducted in an Interview/Interrogation Room

- 11. The member shall not leave custodial suspects/arrestees unmonitored in an interview room. The member shall remain inside of the interview room with the custodial suspect/arrestee, or the member shall have visual contact with the custodial suspect/arrestee through a window or via electronic monitoring equipment.
- 12. The member shall search custodial suspects/arrestees prior to an interview or Interrogation, and all items found shall be documented in the Incident Report.
 - 12.1. If the custodial suspect/arrestee is of a different gender than the member, for searches, members shall adhere to Policy 1109, *Warrantless Searches,* and Policy 720, *Interactions with Lesbian, Gay, Bisexual, Transgender, and Queer/Questioning (LGBTQ) Individuals* for further guidance.
- 13. The member shall search the interview room/temporary detention room before and after each Interrogation.

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- 14. The member shall secure their firearms and any other such item(s) that may be used as a weapon (e.g., batons, OC sprays, CEW, etc.) in designated areas before entering an occupied interview room/temporary detention room.
- 15. The member shall notify a supervisor that they will be conducting an Interrogation and the room the member is using.
- 16. The member shall not Interrogate a suspect/arrestee of the opposite gender identity/sex alone in the interview room/temporary detention room unless another member is in the room, there is visibility into the room through a window or open door, or the Interrogation is being videotaped.
- 17. Panic or duress alarms shall be used in occupied interview rooms/temporary detention rooms, if available. If no panic or duress alarms are available, the member shall use portable radios with a designated signal and procedures to follow in the event of distress in the occupied interview room/temporary detention room. Live streaming video, as long as it is constantly monitored, may be used instead of portable radios.

Using Deception During Interrogation

- 18. The member may use reasonable forms of deception or subterfuge, including verbal trickery, during a Custodial Interrogation.
 - 18.1. Caution shall be exercised in utilizing deception during an Interrogation and it shall not be used to the extent that it would overbear the person's ability to make a voluntary decision regarding whether to speak or to the extent that it is likely to induce a false confession.
 - 18.2. Members intending to use deception as a part of an Interrogation shall discuss their Interrogation plan with their supervisor prior to conducting the Interrogation.
- 19. Whether the pressure resulting from the use of deception would make a statement involuntary or likely to produce a false confession cannot be reduced to a single factor and is likely to be based upon a number of considerations. When deciding whether deception would be appropriate, the member shall consider the following: the age, background, criminal experience, education, and intelligence of the subject; the mental and physical condition of the subject; whether the subject was given Miranda warnings; where the Interrogation was conducted; the length of the Interrogation; how aggressively the Interrogation was conducted; and whether the subject was otherwise intimidated or pressured into making a statement.
- 20. The member is strictly prohibited from manufacturing and use of false documents or reports by the member conducting a Custodial Interrogation.
- 21. The member is strictly prohibited from making false and misleading statements regarding a suspect's constitutional rights (e.g., right or access to legal representation, admissibility of self-incriminating statements made "off the record").
- 22. The member is strictly prohibited from using deception prior to administering the Explanation and Waiver of Rights.

Special Circumstances

23. Members must consider the below special circumstances when deciding whether a person is knowingly and voluntarily waiving their rights and giving a statement.

Language Barriers

- 24. If there is a language barrier, the member shall request a Qualified Bilingual Member to assist in providing language access. If a Qualified Bilingual Member is unavailable, the member can request an in-person interpreter from an outside vendor or can use the Language Line when the need is immediate. (See Policy 1735, *Language Access Services for Limited English Proficient (LEP) Persons*).
- <u>NOTE</u>: The *Explanation and Waiver of Rights*, Form 69, is available in PowerDMS in the following languages: Spanish, French, Korean, Chinese, Russian, and Arabic.

Deaf/Hard of Hearing Persons

25. If the person requires an American Sign Language interpreter, the member shall request an interpreter through the Communications Section. (See Policy 1103, *Communicating with Individuals who are Deaf and Hard of Hearing*).

Illiterate Persons

- 26. If a written *Explanation and Waiver of Rights* form is used and the person indicates that they cannot read or write, or if upon presenting the person with the form they appear to be struggling to understand the text or to sign the document, the member shall ask the person if they require the member to read the forms aloud.
- 27. When the circumstances require a verbal reading of the *Explanation and Waiver of Rights*, the member shall record the exchange either on their BWC or via other Departmental recording equipment. The member must ensure that both their reading of the form is properly recorded, as well as the person's verbal response of whether they understand and agree to the forms read to them.

Interrogations of Persons with Behavioral Health Disabilities or Intellectual Disabilities

- 28. Persons experiencing the symptoms of a behavioral health disability, or who have an intellectual disability, may have limited reasoning and the inability to effectively communicate their thoughts.
- 29. In addition, people in crisis and all persons encountered in the field who exhibit unusual behaviors commonly referred to as irrational, bizarre, or unpredictable may have diminished capacity to reason and communicate.
- 30. These outward observable symptoms could be the result of intoxication, drug use, suicidal ideation, behavioral health disability, developmental disability, or medical complications. Members shall follow the procedures outlined in Policy 712, *Crisis Intervention Program*, Policy 713, *Petitions for Emergency Evaluation & Voluntary Admission*, and Policy 1739, *Reasonable Accommodations for Interactions with the Public (Under Development)* for all persons who

appear to have a diminished capacity to reason and communicate.

Interrogations of Youth

31. Members who have taken a youth into Custody and elect to conduct an Interrogation, shall refer to Policy 1207, *Youth Interrogations*, prior to transporting the youth and for guidance regarding preparation, notification of parents/guardians, attorney access, conducting the Interrogation, reporting, and other relevant issues.

REQUIRED ACTION

Supervisor

- 32. The supervisor or their designee shall maintain contact or conduct periodic safety checks with the interviewing member.
- 33. The supervisor shall be available for consultation with the interviewing member, if needed.
- 34. When discussing an Interrogation plan involving deception, the supervisor shall provide proper guidance to ensure the plan is sound and does not overstep the limitations on deception set forth by this policy.
- 35. The supervisor shall review reports of Interrogations that were not recorded to ensure that the explanations are sufficient, prior to signing/approving them.
- 36. The supervisor shall review all reports required by this policy related to Interrogations to ensure compliance with this policy.

APPENDICES

- A. Explanation and Waiver of Rights, Form 69. (See Policy 1207, *Youth Interrogations*, for Explanation and Waiver of Rights for Youth, Form 68)
- B. Notice and Waiver of Right to Prompt Presentment, Form 107.
- C. Suspect Activity Sheet, Form 429.

ASSOCIATED POLICIES

- Policy 712, Crisis Intervention Program
- Policy 713, Petitions for Emergency Evaluation & Voluntary Admission
- Policy 720, Interactions with Lesbian, Gay, Bisexual, Transgender, and Queer/Questioning (LGBTQ) Individuals
- Policy 1103, Communicating with Individuals Who Are Deaf and Hard of Hearing
- Policy 1109, Warrantless Searches
- Policy 1114, Persons in Police Custody
- Policy 1207, Youth Interrogations
- Policy 1735, Language Access Services for Limited English Proficient (LEP) Persons
- Policy 1739, Reasonable Accommodations for Interactions with the Public (Under Development)

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RESCISSION

Rescind Policy 1105, Custodial Interrogations, dated 9 February 2021.

COMMUNICATION OF POLICY

This policy is effective on the date listed herein. Each employee is responsible for complying with the contents of this policy.

APPENDIX A

Explanation and Waiver of Rights, Form 69

Product Department of Rights POLICE DEPARTMENT BALTIMORE, MARYLAND EXPLANATION AND WAIVER OF RIGHTS CC#			
BALTIMORE, MARYLAND EXPLANATION AND WAIVER OF RIGHTS CC#	Explanation an Form 69/04		
\			
NAME:		EXPLANATION AND WAIVER OF RIGHTS	
DATE/TIME:		CC#	
DATE/TIME:			
 LOCATION:	NAME:		
 YOU ARE ADVISED THAT: 1. You have the right to remain silent			
 You have the right to remain silent Anything you say or write may be used against you in a court of law You have the right to talk with an attorney before any questioning or during questioning If you agree to answer questions, you may stop at any time and request attorney and no further questions will be asked of you If you want an attorney and cannot afford to hire one, an attorney will appointed to represent you I have been advised of and understand my rights. I freely and voluntarily warmy rights and agree to talk with the police without having an attorney present. 	LOCAT	ION:	
 Anything you say or write may be used against you in a court of law. You have the right to talk with an attorney before any questioning or during questioning. If you agree to answer questions, you may stop at any time and request attorney and no further questions will be asked of you. If you want an attorney and cannot afford to hire one, an attorney will appointed to represent you. I have been advised of and understand my rights. I freely and voluntarily warmy rights and agree to talk with the police without having an attorney present. 	YOU A	RE ADVISED THAT:	
 3. You have the right to talk with an attorney before any questioning or during questioning	1. Y	You have the right to remain silent.	
 questioning	2. A	Anything you say or write may be used against you in a court of law.	
 attorney and no further questions will be asked of you If you want an attorney and cannot afford to hire one, an attorney will appointed to represent you I have been advised of and understand my rights. I freely and voluntarily warmy rights and agree to talk with the police without having an attorney present. 			ring a
appointed to represent you I have been advised of and understand my rights. I freely and voluntarily wa my rights and agree to talk with the police without having an attorney present.			uest
my rights and agree to talk with the police without having an attorney present.			will
my rights and agree to talk with the police without having an attorney present.			
Signature			
	Signatu	re	

APPENDIX B

Notice a Prompt I Form 10	nd Waiver of Right to Presentment //05				
	NOTIC	BALTIMORE, MARYL)	
	P	ROMPT PRESENT	MENT		
			CC#		
NAM	1E				
1.	You will be taken be hours of arrest.	efore a District Court Co	mmissioner with	in twenty	-four (24
2.	You have the right to	be taken promptly before	the District Cou	rt Comm	issioner.
3.	A District Court Com	missioner is a judicial offic	cer not connecte	d with the	e police.
4.	A District Court Com	missioner will do the follow	wing:		
	each offense i Provide you w Advise you of Make a pre-tri	f each offense you are of including any mandatory p vith a written copy of the of your right to counsel; ial release determination; hether you have a right to ater time.	penalties if any; harges against y and	ou;	
Dist	rict Court Commissio	nd understand my righ ner. I freely and volunta aken before a District Co	rily waive this r	ight. I un	derstand
Sign	ature				
Offic	er's Printed Name	Officer's Signature	Rank	Unit	Seq. #

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APPENDIX C

Suspect Activity Sheet, Form 429

	ACTIVITY SHEET
Date:	CC#
Name of Suspect/Witness:	DOB:
Address:	
Name of Primary Detective/Officer:	Sequence No
Transported by:	Sequence No
Transported to:	Time:
Transported from: Depart	ture Time from above Location:
CRIME LABORAT	ORY (when applicable)
Name of Technician:	Unit No
Activities Performed (List):	
1	Time:
2	Time:
3	Time:
Description of Evidence/Clothing Recovered from	Witness/Suspect:
STATEMENT OF WIT	NESS/SUSPECT
Location Statement Taken:	
Time Statement Began: Time	e Statement Concluded:
Type of Statement (circle one or both): (WRITTEN	/ TAPED)
Witnessed by:	
Food/Snacks (Describe / Times):	
Restroom breaks (Times):	