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.

321 Care and Transport of Prisoners

321.4 PRISONERS REQUIRING MEDICAL ATTENTION

The intent of the Department is to quickly provide each ill or injured prisoner with medical attention_care. Prisoners shall be treated for injuries before being booked into jail. This includes subjects who have been subjected to Response to Resistance techniques. (Refer to Chapter 2 on Response to Resistance General Orders). Refer to General Order 200.6.2 (DUTY TO GIVE AID AND MEDICAL CARE)