# Police Commission Policy (DGO 8.10) v. SFPD-JTTF MOU:

## **KEY SAN FRANCISCO REGULATIONS LOST**

**Under Secret FBI Agreement With the F.B.I.** 

### 1. **CIVILIAN CONTROL:**

Like all Dept. General Orders and pursuant to their charter-power to "prescribe any reasonable rules and regulations" for the SFPD, **only the Police Commission can amend, revoke or grant exceptions to DGO 8.10** ("Guidelines for Protection of First Amendment Activities") **and only after a properly-noticed public hearing.** 

## 2. LOCAL STANDARD:

SFPD may gather intelligence or otherwise participate in investigations "involving First Amendment Activities" only if there is "articulable and reasonable suspicion" of significant criminal activity.

## 3. **COMMAND AUTHORIZATIONS:**

**Written, command level authorizations** – from Special Investigation Division (SID) commanding officer, Deputy Chief of Investigations, and Chief of Police – **are required** to engage in these activities. Use of particularly intrusive techniques -- electronic surveillance, undercover officer, infiltrators or mail covers – and extensive of time limits for investigations require additional, separate written command level authorizations.

### 4. CIVILIAN OVERSIGHT:

These written authorizations must be maintained at SFPD and available for review on a monthly basis by the designated Police Commissioner responsible for monitoring compliance with the Guidelines and subject to the audit and summary public reporting function performed by the OCC for the Police Commission on an annual basis.

## 5. **INTRUSIVE TACTICS**:

**Informants, infiltrators and undercover officers are subject to specific rules of conduct** (e.g. no assumption of organizational leadership, no initiation or suggestion of plans to commit criminal acts, etc.)

### 6. TRANSPARENCY:

SFPD procedures and records are subject to state and local public records laws.