A1 Policy

Use of Force Policy

a. The federal and state standards by which use of force is measured are both founded in the basic premise of objective reasonableness.

b. It is the policy of the State Police, that the amount of force that is used by its Members shall be the amount of force that is objectively reasonable and necessary under the totality of the circumstances for the Member involved to effect an arrest, prevent an escape, or in defense of themselves or others.

1. The standard of objective reasonableness, established by the United States Supreme Court in *Graham v. Connor*, is used in this policy and is intended to provide officers with guidelines for the use of force, including deadly physical force.

2. As the Supreme Court has recognized, this reasonableness inquiry embodies “allowance for the fact that police officers are often forced to make split-second judgments — in circumstances that are tense, uncertain, and rapidly evolving — about the amount of force that is necessary in a particular situation.”


c. This policy is written in recognition of the value of all human life and dignity without prejudice to anyone.

   • Vesting Members with the authority to use reasonable force to protect the public welfare requires a careful balancing of all interests.

A2 Definitions

a. Objectively Reasonable – An objective standard used to judge an officer’s actions.

   • Under this standard, a particular application of force must be judged through the perspective of a reasonable officer facing the same set of circumstances, without the benefit of 20/20 hindsight, and be based on the totality of the facts that are known to that officer at the time that the force was used.

b. Deadly Physical Force – Physical force which, under the circumstances in which it is used, is readily capable of causing death or other serious physical injury.

   Refer: Penal Law §10 (11)

c. Physical Injury – Impairment of physical condition or substantial pain.

   Refer: Penal Law §10 (9)

d. Serious Physical Injury – Physical injury which creates a substantial risk of death, or which causes death or serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ.

   Refer: Penal Law §10 (10)

e. Serious Bodily Injury – Bodily injury that involves a substantial risk of death, unconsciousness, protracted and obvious disfigurement, or protracted loss or impairment of the function of a bodily member, organ, or mental faculty.

   Refer: Executive Law §837-t(1)(f)

f. Brandish – A Member brandishes a firearm, conducted energy weapon, or impact weapon when he or she points it at another person.

g. Display – A Member displays a chemical agent when he or she points it at another person.

h. Discharge/Use – A Member discharges/uses their firearm when he or she fires it at or in the direction of another person.
i. Deploy/Use - A Member deploys/uses a chemical agent, conducted energy weapon, noise-flash diversionary device, long range acoustic device, or impact weapon when he or she uses it against another person or persons.

j. Noise-Flash Diversionary Device (NFDD) is the device used by Members of the State Police that is referenced in Executive Law §837-t as a “flash bomb.”
   Refer: Executive Law §837-t

k. Conducted Energy Weapon (CEW) is the device used by Members of the State Police that is referenced in the Executive Law § 837-t as an “electronic control weapon (ECW).”
   Refer: Executive Law §837-t

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A3 Use of Force

| Effective: 09/23/19 | Rescinds: --/--/-- version |

a. In general terms, force is authorized to be used when reasonably believed to be necessary to effect a lawful arrest or detention, prevent the escape of a person from custody, or in defense of one's self or another.
   Refer: Penal Law §35.15 (1) and §35.30(1)

b. Under the 4th Amendment, a police officer may use only such force as is “objectively reasonable” under the totality of the circumstances. The reasonableness of a particular use of force must be judged from the perspective of a reasonable officer on the scene.
   Refer: Graham v. Connor, 490 U.S at 396

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A4 Determining the Objective Reasonableness of Force

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a. When used, force should be only that which is reasonable and necessary given the totality of the circumstances perceived by the officer at the time of the event.

b. Factors that may be used in determining the reasonableness of force include, but are not limited to:
   1. The severity of the crime or circumstance.
      Refer: Graham, 490 U.S. at 396 (1989)
   2. The level and immediacy of threat or resistance posed by the suspect.
      Refer: Graham, 490 U.S. at 396 (1989)
   3. The potential for injury to citizens, officers, and suspects.
   4. The risk or attempt of the suspect to escape.
      Refer: Graham, 490 U.S. at 396 (1989)
   5. The knowledge, training, and experience of the officer.
      Note: Analysis of cases under the 4th Amendment require the focus to be on the perspective of a reasonable officer on the scene which includes the training and experience of the officer.
      Refer: Terry v. Ohio, 392 U.S. 1 (1968)
   6. Member/Subject considerations such as age, size, relative strength, skill level, injury or exhaustion, and the number of officers or subjects.
      Refer: Sharrar v. Felsing, 128 F. 3d 810 (3rd Cir. 1997) (numbers of officers or subjects)
   7. Other environmental conditions or exigent circumstances.
      Note: Courts have repeatedly declined to provide an exhaustive listing of factors.
      Refer: Chew v. Gates, 27 F. 3d 1432, 1475 n.5 9th Cir. (1994)
### A5 Duty to Intervene

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- Any Member present and observing another officer using force that he/she reasonably believes to be clearly beyond that which is objectively reasonable under the circumstances shall intercede to prevent the use of unreasonable force, if and when the officer has a realistic opportunity to prevent harm.

- A Member who observes another officer use force that exceeds the degree of force as described above should promptly report these observations to a supervisor.

### A6 Use of Deadly Physical Force

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- Deadly physical force may be used by an officer to protect themselves or another person from what the officer reasonably believes is an imminent threat of serious physical injury or death.

  Refer: Penal Law §35.30 (1)(c)

- Deadly physical force may be used to stop a fleeing suspect where:
  1. The officer has probable cause to believe the suspect has committed a felony involving the infliction or threat of serious physical injury or death; and,
  2. The officer reasonably believes that the suspect poses an imminent threat of serious physical injury to the officer or to others.
  3. Where feasible, some warning should be given prior to the use of deadly physical force.

  Refer: Penal Law §35.30(1)

### A7 Prohibited Uses of Force

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Force shall not be used by a Member for the following reasons:

- To extract an item from the anus or vagina of a subject without a warrant, except where exigent circumstances are present;
- To coerce a confession from a subject in custody;
- To obtain blood, saliva, urine, or other bodily fluids or cells, from an individual for the purposes of scientific testing in lieu of a court order where required;
- Against persons who are handcuffed or restrained unless it is used to prevent injury, escape, or otherwise overcome active or passive resistance posed by the subject.

### A8 Reporting and Reviewing the Use of Force

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- Any injuries resulting from a use of force incident shall result in the appropriate and timely medical attention being provided to the injured party.

- Members involved in use of force incidents as described below shall notify their supervisor as soon as practicable and shall complete all required documentation.
  1. Use of force that results in a physical injury, serious physical injury, serious bodily injury, or death.
  2. Use of force incidents that a reasonable person would believe is likely to cause a physical injury, serious physical injury, serious bodily injury, or death.
  3. Incidents that result in a complaint of pain from the suspect except complaints of minor discomfort from compliant handcuffing.
  4. Incidents where a chemical agent was displayed or deployed/used.
  5. Incidents where a conducted energy weapon (CEW) was brandished or deployed/used.
6. Incidents where a firearm was brandished or discharged/used, at or in the direction of another person.

7. Incidents where an impact weapon was brandished or deployed/used.

8. Incidents where a restraint that applies pressure to the throat or windpipe of a person in a manner that is intended to hinder breathing or reduce intake of air was used.

9. Incidents where a noise-flash diversionary device (NFDD) was deployed/used.

10. Incidents where a long range acoustic device was deployed/used in its sonic capacity.

11. Incidents where tear gas was deployed/used.

c. Reported uses of force are reviewed by appropriate supervisors.

A9 Procedures for Investigating Use of Force Incidents

- a. Where practicable, a supervisor should respond to the scene to begin any required investigation. A supervisor that is made aware of a use of force incident shall ensure the completion of all appropriate documentation, which includes all officers engaging in a reportable use of force and, to the extent practical, ensure that (a) record(s) of all Members present has been created.

- b. When appropriate, photographs should be taken which sufficiently document any injuries or lack thereof to Members or suspects.

- c. The Professional Standards Bureau will receive use of force reports and ensure that any required investigation is completed.

- d. Failure to adhere to use of force guidelines will be addressed pursuant to existing disciplinary procedures.

A10 Training

- a. All Members should receive training and demonstrate their understanding on the proper application of force.

- b. Training topics will include use of force, conflict prevention, conflict resolution and negotiation, and de-escalation techniques and strategies, including, but not limited to, interacting with persons presenting an agitated condition as well as duty to intervene and prohibited conduct.