



VSP-DIR-701 - Use of Force

Use of Force

1.0 PURPOSE

- 1.1 To establish guidelines concerning the use of force.
- 1.2 To provide an understanding of resistance and applying any escalation or de-escalation of force.

2.0 POLICY

- 2.1 It is the policy of this department that members may employ objectively reasonable use of force to accomplish a legal purpose. The degree of force used depends on what the member perceives as being objectively reasonable under the circumstances.
- 2.2 The policy is not to be construed to require members to assume unreasonable risks. In assessing the need to use force, the paramount consideration should always be the safety of the member and the public.
- 2.3 Members shall only carry department authorized weapons and ammunition on duty. The member must be certified and maintain certification on all department authorized weapons through the department or Vermont Criminal Justice Training Council.

3.0 DEFINITIONS

- 3.1 For the purposes of this policy, the following definitions shall be utilized.

- (1) Arrest or Detention - is a seizure under the Fourth Amendment and use of force may be applied to effect the seizure.
- (2) Use of Force - The application of any force greater than that required for voluntary handcuffing.
- >>(3) Less-Lethal Force - Levels of force that when employed are neither intended nor expected to cause serious bodily injury or death. Such force is normally that force used to temporarily control or immobilize.
- (4) Minor Injury - Injuries that do not require immediate or professional medical treatment. This includes, but is not limited to, bruises, abrasions, tissue swelling, skin redness, and muscle soreness.
- (5) Serious Injury - Injuries that, left untreated, could reasonably cause permanent disfigurement, disability, loss of use or death .
- (6) Pain - A distressing physical sensation caused by injury or illness; it is also the primary sensation (anticipated or actual) used to *resist* or *control*. This includes, but is not limited to, individual stress levels, pain tolerance, and drug or alcohol influence. Intensity of pain sensations are also relative to the individual experiencing it.
NOTE: Physical weapon tools used by law enforcement professionals rely on pain to control resistance. Conversely, physical and weapon tools used by offenders rely on pain to resist. To that end, the Vermont State Police recognizes that the presence of pain, whether actual or anticipated, can cause injury to both members and others during use of force events. Although the vast majority of injuries sustained during the use of force are minor, serious injuries and death are also possible to both the offender and the member.
- (7) Impact Tools and Impact Projectiles - Shall refer to the expandable baton, PR-24, bean bag rounds, sponge rounds, pellet rounds, rubber/plastic projectiles, or other field expedient object, or other tools issued or recommended by the Use of Force Training Review Panel.
- (8) OC Spray - Shall refer to Oleoresin Capsicum (OC), which is primarily an inflammatory agent with irritant side effects. Only OC approved by the department may be carried. The propellant shall be non-flammable and conductive electrical weapon compatible.
- (9) Conductive Electrical Weapon (CEW) - Shall refer to the department issued Taser.
- (10) Use of Force Model - This is an objectively reasonable escalation or de-escalation of force measured by the actions and dynamics of the situation in which the member is involved. The force model consists of five stages of confrontation .
- (11) Lethal Force - Any action, with or without a weapon, that could reasonably cause serious bodily injury or death.
- (12) Department Authorized Weapon - Any weapon issued by or authorized for use by the department that requires a member to be trained and/or certified including a firearm, OC spray, conductive electrical weapon and impact tools.
- (13) Control Superiority Principle - The theory that force employed by a member must be greater than the force employed by a subject in order to obtain compliance.

4.0 PROCEDURE - Less-Lethal USE OF FORCE

- 4.1 Members must weigh the circumstances of each case and employ only that amount of force which is objectively reasonable to control the situation or persons with respect to the control superiority principle. The force employed should be that which is reasonable to overcome the resistance or immediate threat that the person poses to the member or others.
- 4.2 The dynamics of all encounters are different. When a member determines it is objectively reasonable to use force, the member shall utilize an escalating or de-escalating level of force as determined by the particular needs of the situation.
- 4.3 This policy shall not prohibit a member from reacting to a perceived threat. The use of force does not have to be progressive, and a member may escalate and de-escalate as is reasonable.

Member's perception of the subject and appropriate response

(1) Compliant - Willfully obeys member's lawful directions and/or requests.

Response: Cooperative controls - include those developed to preserve officer safety and security, including: escorts, communication skills, restraint applications, etc.

(2) Passive Resistance - the preliminary level of non-compliance. Here, the subject, although non-compliant, offers no physical or mechanical energy enhancement toward the resistant effort.

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Response: Contact Controls - includes resistant countermeasures designed to guide or direct the non-compliant subject. These "hands on" tactics could include the elbow / wrist grasp, hand rotation position, non-compliant escorts, other low level physical contact, key verbal skills, or equipment display.

(3) Active Resistance - the subject's non-compliance is increased in scope and/or intensity. The subject's non-compliance now includes energy enhanced physical or mechanical defiance such as pulling away.

Response: Compliance Techniques - includes resistant countermeasures designed to counter the subject's enhanced degree of resistance. These tactics could include joint locks, arm bars, take downs, empty hand strikes, distraction strike techniques, OC spray, baton for the purpose of gaining anatomical compliance, impact projectiles, and Conductive Electrical Weapon.

1. Members may deploy an CEW or impact projectiles against subjects who are exhibiting assaultive behavior or who are actively resisting in a manner that, in the member's judgement is likely to result in injuries to the subject, the member or others.

2. The act of fleeing or destroying of evidence, in and of itself, does not justify the use of a CEW or impact projectiles.

The ground handcuffing position should be the primary method of handcuffing at this level and above.

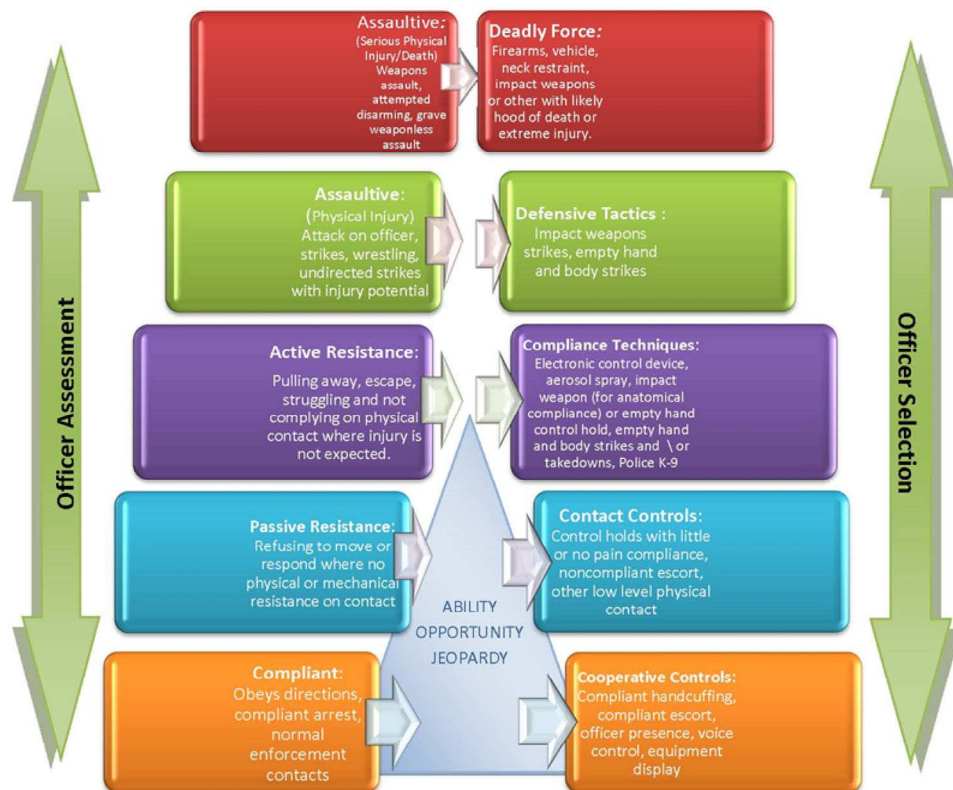
(4) Assaultive or Bodily Harm - The member makes the reasonable assessment that such actions by the offender are likely to result in minor injury but not serious bodily injury or death to the member or others.

Response: Defensive Tactics - includes assaultive countermeasures designed to cease the subject's less-lethal assault on the member or others, regain control, and assure continued compliance. These tactics could include impact tool strikes, kicking or hand techniques, impact projectiles, CEW, etc.

(5) Assaultive Serious Bodily Injury or Death - the member's attempt to gain lawful compliance has culminated in the perception of an attack or the potential for such an attack on the member or others. The member makes the reasonable assessment that such actions by the subject could result in serious bodily harm or death to the member or others.

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Response: Lethal Force - includes assaultive countermeasures designed to cease an assault, which is lethal or could cause serious bodily injury to the member or others. These tactics could include the use of a firearm, vehicle, neck restraints, lethal strikes, etc.



5.0 PROCEDURE - LETHAL FORCE

5.1 The use of lethal force shall be in compliance with the procedures as stated in this policy.

5.2 Necessity - In evaluating the necessity to use lethal force, the member shall consider the presence of imminent danger to the member or others.

5.3 Imminent Danger - Imminent does not mean immediate or instantaneous, but that an action is pending. Thus, an offender may pose an imminent danger even if he/she is not at that very moment pointing a weapon at a member. For example, imminent danger may exist if members have a reasonable basis to believe any of the following:

- (1) The subject possesses a weapon, or is attempting to gain access to a weapon, under circumstances indicating an intention to use it against the member or others; or
- (2) The subject is armed and running to gain the tactical advantage of cover; or
- (3) A subject with the capability of inflicting death or serious physical injury - or otherwise incapacitating members without a lethal weapon, is demonstrating an intention to do so; or
- (4) The subject is attempting to escape from the vicinity of a violent confrontation in which he/she inflicted or attempted the infliction of death or serious physical injury.

5.4 A member will apply the principles of ability, opportunity and jeopardy as a guide to establish a reasonable basis for the use of lethal force. The three factors which, when co-existent, create the threat of serious bodily injury or death, are:

- (1) Ability - A potential adversary must be physically capable of presenting the threat of serious bodily injury or death. This ability must be present at the time the member makes the decision to respond with lethal force.
- (2) Opportunity - Circumstances of time, distance, and awareness of the victim's presence must coincide to provide the opportunity to create a risk of serious bodily harm or death to the member or third party.
- (3) Jeopardy - Given the ability and the opportunity, an adversary must commit an overt act which would cause a reasonable person to believe it would result in serious bodily injury or death to the member or a third party.

6.0 APPLICATION OF LETHAL FORCE

6.1 When the decision is made to use lethal force, members may continue its application until the subject surrenders or no longer poses an imminent danger.

6.2 Even when lethal force is reasonable, members must assess whether its use creates a danger to third parties that outweighs the likely benefits of its use.

7.0 USE OF LETHAL FORCE

7.1 In addition to the provisions of Section 2.0 of this Article, the following provisions shall apply to any discharge of a firearm in the performance of duty.

7.2 Defense of Life - Members may use lethal force only when the member has reason to believe that the subject of such force poses an imminent danger of death or serious bodily injury to the member or other persons.

7.3 Fleeing subject - Lethal force may be used to prevent the escape of a fleeing subject if there is a reasonable basis to believe:

- (1) The subject has committed a felony involving the infliction or threatened infliction of serious bodily injury or death, and
- (2) The subject(s) escape would pose an imminent danger of death or serious physical injury to the member or other persons.

7.4 Verbal Warnings - If feasible, and if to do so would not increase the danger to the member or others, a verbal warning to submit to the authority of the member shall be given prior to the use of lethal force.

7.5 Warning Shots - Warning shots are not permitted under this policy.

7.6 Vehicles - Weapons may not be fired with the sole intent of disabling a moving vehicles. Weapons may be fired at the driver or other occupant of a moving motor vehicle only when the member has reason to believe that the person or persons pose an imminent danger of death or serious bodily injury to the member or others, and the use of lethal force does not create a danger to the public that outweighs the likely benefits of its use.

7.7 Animals - The killing of an animal is justified for the following reasons:

- (1) To prevent injury to the member or others.
- (2) When the animal is so sick or badly injured that humanity requires its relief from further suffering.

8.0 REPORTING

8.1 When a member uses force in excess of voluntary handcuffing, a Use of Force Report, DPS 294, shall be completed and submitted within 24 hours of the incident to the member's chain of command. The narrative portion of the DPS 294 Form, copies of the DVD and supporting documents shall be completed and submitted within 72 hours of the incident to the member's chain of command.

8.2 The original Use of Force Report and DVDs (if applicable) shall be filed with the case at the local level.

8.3 When more than one member is involved in a use of force, one member shall complete the DPS 294 and all other members who used force shall complete a supplemental report in CAD.

8.4 Copies of the Use of Force Reports and DVDs (if applicable) shall be forwarded through the member's chain of command to the Field Force Administrative Assistant at Headquarters. The Use of Force Reports and DVDs (if applicable) will be accessible to the Use of Force Training Review Panel for their review. Original Use of Force Reports and DVDs (if applicable) shall be filed with the case at the local level.

8.5 A member discharging a firearm in the performance of duty, other than as outlined in 7.0 of this Article and except for training purposes, shall immediately notify his/her supervisor and shall forward a written report to his/her Commanding Officer within twenty-four (24) hours detailing the circumstances surrounding the firearms discharge.

>8.6 Any force that results in death shall be investigated by the Vermont State Police Bureau of Criminal Investigation Division. The member(s) involved shall NOT complete a DPS 294 Form.

8.7 After each deployment of OC, members will complete an OC Deployment Advisory Questionnaire. ([OC Administrative Warning 294 OC](#))

9.0 TRAINING

9.1 Members shall complete a less-lethal use of force training module and review this policy annually.

9.2 Members shall demonstrate proficiency, as determined by the firearms training staff, through a department prescribed course, and must qualify with each authorized firearm for the member. All members will qualify at least annually with their firearm(s), which shall include a review of this policy. Vermont Criminal Justice Training Council certified firearms instructors will conduct this training.

9.3 In the event a member is unable to certify or re-certify in less-lethal use of force or any department authorized weapon, the member will undergo remedial training by a department use of force instructor until proficiency can be demonstrated and documented. Please refer to VSP-DIR-326 Firearms for further information.

>>>10.0 MEDICAL

10.1 In the event that a subject is injured, the member(s) is/are responsible to ensure that reasonable medical aid is provided as soon as it can be safely accomplished.

10.2 The involved member(s) shall notify a supervisor of any known injuries.

10.3 After a subject has been sprayed with OC he/she should be decontaminated as soon as it can safely be accomplished.

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