FOREWORD FROM THE COMMISSIONER

I am very pleased to bring you the first version of the *U.S. Customs and Border Protection Use of Force Policy Handbook*. This Policy supersedes the *U.S. Customs Firearms and Use of Force Handbook* (CIS HB 4500-01A) dated March 2003; the *U.S. Customs and Border Protection Interim Use of Force and Firearms Guidelines* dated October 11, 2004; the *INS Firearms Policy* dated 19 February 2003; the *U.S. Customs Firearms and Use of Force Training Policy* (CD 4510-017A) dated December 17, 2001; the *24 Hour Carry of Firearms by Office of Field Operations Personnel* (ENF-3-FO RDJ) dated March 3, 2000; and the *U.S. Immigration and Customs Enforcement Interim Firearms and Use of Force Policies* dated July 7, 2004 (as they applied to CBP components transferred from U.S. Immigration and Customs Enforcement).

This *Handbook* sets forth the Policy for use of force within U.S. Customs and Border Protection (CBP). It was developed to provide all CBP personnel a single, unifying use of force reference, while enabling CBP operational component leadership to address use of force related issues unique to their respective workplace environments and adopt more detailed operational guidance.

This Policy reflects CBP’s commitment to balance the need to secure America’s borders with the need to preserve individual liberties as prescribed by law. CBP adheres to the Department of Homeland Security’s *Use of Deadly Force Policy* and *Commitment to Race Neutrality in Law Enforcement Activities* statements, which are attached as appendices and referenced throughout the body of this Policy.

CBP will provide legal support to the extent authorized by the Constitution and federal law for CBP personnel involved in civil or criminal legal actions as a result of performing duties under this policy, provided that actions were taken in good faith and with a reasonable belief in the lawfulness of the actions taken.

Representation by the Department of Justice is available to present and former federal employees sued, subpoenaed, or charged in a personal capacity for actions taken within the scope of their federal employment. Department of Justice representation is contingent upon a finding that the employee’s actions giving rise to the suit reasonably appear to have been performed within the scope of employment, and it is in the interest of the United States to provide the requested representation. The Department of Justice is responsible for making final determinations with respect to these criteria. CBP’s views on each of these elements are considered in making a decision on a request for representation. Representation requests should be coordinated through the Office of Chief Counsel.

In addition, emergency, interim legal representation for federal law enforcement officials is made available by the Department of Justice in the immediate aftermath of a shooting or other use of force involving serious physical injury. These requests should be coordinated through the Office of Chief Counsel as well.
Suggestions for future updates to this Policy should be sent to the Director of the Use of Force Policy Division.

Additional copies of this Policy Handbook may be obtained by submitting CBP Form 205 (Graphics, Printing and Reproduction Services Request) to the Printing, Graphics and Distribution Branch, Logistics Division.

This Policy sets forth guidance for CBP personnel, and does not create any right, privilege, or benefit for any person or party.

Commissioner
U.S. Customs and Border Protection
FOREWORD FROM THE ASSISTANT COMMISSIONER, OFFICE OF TRAINING AND DEVELOPMENT

This document, the *U.S. Customs and Border Protection Use of Force Policy Handbook*, is the result of a collaborative process between U.S. Customs and Border Protection (CBP) operational components, and CBP’s steward for use of force and threat management policy, the Office of Training and Development (OTD).

As specified in the *Handbook*, OTD, through the Use of Force Policy Division (UFPD), is responsible for the development and articulation of all CBP use of force policy. As the CBP lead for use of force and threat management policy, UFPD ensures that each CBP policy, directive, and procedure describing when and how CBP employees use force is in conformance with the provisions of this Policy, which incorporates the *DHS Use of Deadly Force Policy* (Appendix II), and the *DHS Commitment to Race Neutrality in Law Enforcement Activities* (Appendix III).

As specified in the Policy, no testing, evaluation or procurement of any firearm, weapon system, ammunition, or other use of force device is permitted without the concurrence of UFPD. Properly tested and procured firearms, weapons systems and use of force devices are to be accounted for and inventoried in accordance with inventory guidelines specified in this Policy, and in other directives and guidelines established by UFPD.

Finally, as specified in this Policy, UFPD is responsible for developing, maintaining, and approving all use of force training.

By conforming to standard use of force policies, procedures, training, and equipment, CBP personnel are able to more effectively and professionally protect themselves and the public they serve. As CBP personnel, this *Handbook* serves as your authoritative reference for firearms and use of force related issues. Therefore, you must become intimately familiar with its contents.

Assistant Commissioner
Office of Training and Development
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Chapter 1: Compliance with the U.S. Customs and Border Protection (CBP) Use of Force Policy

A. Implementation

1. For the purposes of this Policy, the term “Authorized Officers/Agents” includes:
   a. CBP Officers;
   b. Border Patrol Agents;
   c. Air Interdiction and Marine Interdiction Agents;
   d. Internal Affairs Special Agents and Investigators; and
   e. Other qualified CBP personnel as designated by the Assistant Commissioners of the operational components or the Chief, Office of Border Patrol (hereinafter referred to as “Assistant Commissioners” or “ACs”), the Commissioner and the Director of UFPD.

2. Additional qualified CBP personnel may be designated as armed personnel by the ACs of the operational components, the Commissioner and the Director of UFPD, but are not considered to be Authorized Officers/Agents and may carry CBP-authorized weapons only during duty hours and in performance of their official duties.

3. Within thirty days of issuance, Responsible Officials (ROs) shall provide a copy of this policy to all Authorized Officers/Agents. Within 30 days of receipt, Authorized Officers/Agents shall sign a statement (see Appendix I) acknowledging receipt, comprehension and the obligation to comply with the policy. Violation of the CBP Use of Force Policy may constitute grounds for disciplinary action. The signed acknowledgement shall be forwarded to the officer's/agent’s duty station for inclusion in the officer's/agent’s local personnel file.

4. ROs shall ensure that supervisors and managers review and discuss the contents of this policy with each officer/agent under their supervision.

5. Trainee officers/agents shall be issued a copy of this policy at their respective academies and shall be provided a course of instruction to ensure their comprehension of its elements. Trainee officers/agents shall sign a statement acknowledging receipt, comprehension and the obligation to comply with the policy at the completion of training. The signed acknowledgement shall be forwarded to the officer's/agent’s duty station for inclusion in the officer’s/agent’s local personnel file.

1 Border Patrol Agents should refer to Appendix VIII.
6. Authorized Officers/Agents shall complete the Use of Force Policy training course on the Virtual Learning Center (VLC) as well as have the opportunity to discuss the new Use of Force Policy with instructors at their next firearms and intermediate force training date.

Questions regarding the Use of Force Policy that cannot be answered locally may be submitted in writing to the Director of the Use of Force Policy Division (UFPD). UFPD may issue periodic clarifications of the Use of Force Policy based upon the questions submitted.

7. Authorized Officers/Agents shall, at a minimum, review the concepts and responsibilities of the Use of Force Policy annually, and shall be given a reasonable opportunity to read the Use of Force Policy during duty hours.

8. Officers/agents who encounter use of force issues in the field that are not addressed in this policy are expected to exercise reasonable judgment.

9. As changes to this policy occur, additional acknowledgement forms shall be issued, signed and collected, as required by the Director of UFPD.

10. Any and all actions taken in performance of the duties and responsibilities of the CBP Use of Force Policy that have an impact on bargaining unit employees will be taken in accordance with the terms of the applicable collective bargaining agreement. Nothing in this Policy is to be interpreted to invalidate or interfere with the existing rights and protections of employees under the law and under applicable collective bargaining agreement(s).
Chapter 2: Authority to Carry Firearms

A. Authorities

The authority to carry a CBP-authorized firearm is provided by 8 U.S.C. § 1357, 8 C.F.R. § 287.8 and § 287.9, and 19 U.S.C. § 1589(a).

B. Authorized Officers/Agents

To carry firearms, Authorized Officers/Agents must:

1. Be designated to carry a firearm, individually or as a class, by the Commissioner of CBP;

   A component Assistant Commissioner (AC) may request an individual designation by submitting a written justification requesting this designation to the Commissioner, through the AC of the Office of Training and Development (OTD). This justification shall be forwarded to the Director of UFPD for comment prior to submission to the Commissioner.

2. Be issued a badge and credentials to bear firearms;

3. Have successfully completed the basic law enforcement training required as a condition of employment with CBP, including basic firearms training, or have successfully completed a substantially equivalent training program approved by the AC of OTD and the Director of UFPD;

4. Maintain proficiency, as set forth in Chapter 6 of this Policy Handbook, in the use of firearms they are permitted to carry and adhere to the provisions of the policy governing the use of force; and

5. Meet all other requirements and standards set forth in the Use of Force Policy.

C. Carriage of Firearms

A component AC may request an individual designation for CBP personnel to carry privately owned CBP-authorized firearms by submitting a written justification requesting this designation to the Commissioner, through the AC of OTD. This justification shall be forwarded to the Director of UFPD for comment prior to submission to the Commissioner. Absent a specific individual or group designation from a component AC, new requests for CBP personnel to carry privately owned, CBP-authorized firearms shall not be approved.

1. Authorized Officers/Agents, when carrying a CBP-authorized firearm(s), are required to carry their CBP badge and credentials authorizing them to bear firearms. This requirement does not apply to officers/agents involved in an
authorized undercover operation or when approved in writing by the officer’s/agent’s immediate supervisor.

2. Authorized Officers/Agents are required to carry a CBP-authorized handgun during duty hours in the performance of their normal duties, unless operational circumstances preclude use of these handguns, such as when engaged in certain authorized undercover activities or when operating in specified restricted areas. Only those handguns listed in Appendix IV, CBP-Authorized Firearms and Intermediate Force Devices, and specifically approved by the AC of each operational component may be carried.

3. An Authorized Officer/Agent shall be issued only one primary handgun appearing in Part A of Appendix IV. Based upon availability within an operational component, an officer/agent may be issued a subcompact handgun as a secondary handgun, with the concurrence of the AC of that operational component. An Authorized Officer/Agent shall not be issued more than two handguns without the concurrence of the operational component and the Director of UFPD.

4. Except as provided herein, Authorized Officers/Agents shall carry only one handgun on their person at a time. Written authorization to carry two handguns at the same time must be obtained from the RO with the concurrence of the respective operational component AC. Authorization to carry two handguns at the same time shall be based on factors including, but not limited to, types of duty performed, location of assignment and justification submitted. Such written authorizations may be continuing in nature, and may apply to more than one officer/agent, such as a group of officers/agents assigned to the same type of duty or assignment. A copy of all such authorizations shall be placed in the local personnel file of each of the officers/agents authorized to carry two handguns at the same time. A copy shall also be provided to the local Primary Firearms Instructor/Inventory Officer (PFI) and to UFPD.

5. Authorized Officers/Agents are authorized to carry a CBP-approved handgun off-duty subject to the provisions of this policy. Only those handguns listed in Appendix IV, CBP-Authorized Firearms and Intermediate Force Devices and specifically approved by the AC of each operational component may be carried.

6. Based on the duty assignment, Authorized Officers/Agents may be issued shoulder-fired weapons (SFWs) as determined necessary by the operational component ACs (or their designees). Officers/agents have the option to carry such weapons at the discretion of management based on operational considerations. Only the firearms listed in Appendix IV and approved by the respective operational component AC may be carried. Authorized Officers/Agents are not authorized to carry any personally owned SFWs or special weapons while on duty.
7. In special circumstances, when unarmed CBP personnel are required to provide service in areas of substantial risk, armed Authorized Officer/Agents shall provide an appropriate level of security, up to and including the formation of a security detail.

8. The AC of the respective operational component may, with concurrence of UFPD, approve requests from an RO for a non-standard firearm during an approved undercover operation or operational activity. With this approval, the PFI may issue for carry a UFPD-provided non-standard firearm to an Authorized Officer/Agent designated to act in an undercover capacity, for the term of the approved undercover operation or until revoked by the RO or the Director of UFPD. A non-standard firearm is one not specified as an authorized firearm in Appendix IV.

9. Authorized Officers/Agents shall carry their CBP-authorized handgun(s) fully loaded at all times. Semiautomatic pistols shall be carried with a round in the chamber and the magazine loaded to capacity. When authorized, revolvers shall be carried with all chambers loaded. Officers/agents are authorized to use only CBP-issued ammunition for carry, whether on or off-duty.

10. Authorized Officers/Agents, when in uniform and on-duty, shall carry a minimum of two, fully loaded, spare magazines for their primary handgun.

11. Authorized Officers/Agents may carry their CBP-authorized firearms twenty-four (24) hours a day in accordance with the provisions of this Policy.

12. Only Authorized Officers/Agents may discharge a CBP-issued firearm, except during CBP-authorized training, events or activities and military and/or law enforcement joint operations.

D. Flying Armed on a Commercial Aircraft

1. Authorized Officers/Agents may carry their CBP-authorized firearms in the cabin of commercial aircraft. Such carriage is governed by 49 C.F.R. § 1544.219: Carriage of accessible weapons.

2. Each officer/agent who carries a firearm while traveling on board a commercial aircraft must complete the CBP-approved Law Enforcement Officers Flying Armed training course. This course will be readily available to all Authorized Officers/Agents.

3. Any officer/agent traveling aboard an aircraft while armed must at all times keep their weapon:

   a. Concealed and out of view, either on their person or in immediate reach, if the armed Authorized Officer/Agent is not in uniform; or
b. On their person, if the armed Authorized Officer/Agent is in uniform.

4. No officer/agent may place a weapon in an overhead storage bin.

5. Under no circumstances shall an Authorized Officer/Agent relinquish their CBP-authorized handgun to the pilot or any member of the flight crew, or allow the weapon to be stored in the crew compartment of the aircraft. If an Authorized Officer/Agent is directed by anyone to check their authorized handgun, the officer/agent should request assistance from the appropriate security officials in order to resolve the issue: first, the airport’s Ground Security Coordinator (GSC) and then the TSA Federal Security Director (FSD). Any officer/agent who has been denied boarding shall notify their immediate supervisor at the earliest practicable time. A written report of this denial shall be forwarded to the Director of UFPD, through the RO, outlining the details of the occurrence. Further guidance on issues of this nature is available in the CBP-approved Law Enforcement Officer Flying Armed training.

6. The TSA and FAA do not permit any chemical agents in the cabin of a commercial aircraft. As provided by 49 C.F.R. § 175.10, self-defense spray (mace or pepper spray) may be carried in checked baggage, provided the container does not exceed four (4) fluid ounces and has a positive means to prevent accidental discharge. Chemical agents shall be carried aboard CBP aircraft only in accordance with CBP Air Operations Handbook (AOH) guidelines.

E. Private Citizens

Nothing in this policy shall be construed as interfering with the right of Authorized Officers/Agents as private citizens to carry a personally-owned firearm for personal use. Officers/agents must comply with all applicable federal, state, and local laws when exercising this right.

F. Alcohol and Medication

1. Authorized Officers/Agents are prohibited from consuming alcoholic beverages while carrying CBP-authorized weapons, except when engaged in authorized undercover activities necessitating the consumption of alcoholic beverages. In these cases, the consumption of alcoholic beverages shall be limited to an amount that does not impair the officer’s/agent’s judgment.

2. Authorized Officers/Agents shall not carry a firearm while taking medication that impairs their judgment and/or ability to safely carry, control or use a firearm.

G. Revocation of Authorization to Carry Firearms

1. The authority to carry a firearm can be revoked by the CBP Commissioner AC of an operational component or the appropriate RO.
2. Temporary revocations will be based on reliable evidence. Permanent revocations will be based on substantiated evidence.

3. Credentials may be temporarily or permanently revoked (and be subsequently reinstated) by the CBP Commissioner, AC of an operational component or the appropriate RO.
   a. The revocation of credentials results in the automatic revocation of the authorization to carry a CBP-issued firearm.
   b. The revocation of the authorization to carry a firearm does not automatically result in the revocation of credentials.

4. Situations that warrant the temporary or permanent revocation of the authority to carry firearms and/or credentials include, but are not limited to:
   a. The failure to demonstrate proficiency with firearm(s) or other mandatory training requirements without an authorized exception as outlined in Chapter 6B. All such revocations must be accomplished in strict accordance with the procedures set forth therein;
   b. Medical conditions that impede the safe and effective use of a firearm. In such circumstances the Authorized Officers/Agents may have the authorization to carry a firearm temporarily revoked. A medical evaluation in accordance with regulations must take place before a permanent revocation occurs;
   c. Evidence of substance abuse. Such determinations will be made in accordance with the CBP Drug Free Workplace Policy;
   d. Evidence of the commission of a felony;
   e. Evidence of the commission of an act of domestic violence;
   f. Evidence of unlawful violent behavior;
   g. Evidence of serious breaches of CBP integrity or security policies;
   h. Evidence of a credible threat to use a firearm to commit a crime; and/or
   i. Any conduct, which is in violation of applicable federal law, that meets the criteria outlined in Section 7 below.

5. In addition to the examples listed above, the appropriate RO may revoke the authority to carry a CBP-issued firearm when the revocation is in the best interests of CBP and/or the officer/agent. Such authority will be reasonably exercised.
6. When the authority to carry a CBP-issued firearm(s) is temporarily revoked by a supervisor, the supervisor shall inform the RO, in writing, within twenty-four (24) hours of such action, identifying the officer/agent involved and the circumstances of the revocation.

7. When the authority to carry a firearm is revoked, the RO shall provide the officer/agent with a written notification explaining the reason(s) for the revocation, the nexus between their conduct (performance or condition) and the threat to the safety of the employee or others, and any limitations on the performance of duties and the duration of the revocation. This written notification will be provided as soon as practicable and may either precede or follow the action (bargaining unit employees should refer to Appendix VII or VIII).

8. When the authority to carry firearms is permanently or temporarily revoked, officers/agents shall not perform assignments that normally require the carriage of a firearm. Permanent revocation of firearms and/or credentials may be grounds for reduction in grade, reassignment or removal, as determined appropriate by CBP.

9. If the revocation of a CBP-authorized firearm(s) extends beyond seventy-two (72) hours, the RO shall provide written notification to the respective operational component AC, identifying the officer/agent involved and explaining the circumstances of the revocation. When the AC of an operational component is the RO, notification to the next level of management is not required, but a permanent record of the action must be maintained.

10. If the revocation of a CBP-authorized firearm(s) extends beyond seventy-two (72) hours, the RO shall formally suspend the authorization to carry any firearm in accordance with Chapter 2.G. Additionally, the revocation shall be recorded in the CBP firearms information tracking system.

11. Officers/agents whose authority to carry a firearm has been temporarily revoked due to any of the circumstances listed in Chapter 2.G or any officer/agent suspended indefinitely while under investigation shall turn in all CBP-issued firearms. Managers, Supervisors and/or Firearms Instructors are authorized to immediately revoke authorization to carry a firearm from an officer/agent if any of the circumstances listed in Chapter 2.G apply.

H. Domestic Violence Convictions (Lautenberg Amendment)

1. Pursuant to 18 U.S.C. § 922(g)(9), it is illegal for anyone, including a federal law enforcement officer, who has been convicted of a misdemeanor crime of domestic violence to possess any firearm or ammunition.
2. It is the responsibility of any Authorized Officer/Agent arrested for, or charged with, a crime of domestic violence to promptly report their arrest or charge to their immediate supervisor. During the period pending disposition of the domestic violence case, officers/agents shall not be permitted to possess or carry any CBP-issued firearms or ammunition.

3. The Authorized Officer’s/Agent’s supervisor shall ensure that all CBP-issued firearms and ammunition are immediately turned over to the PFI for storage pending final disposition of such a domestic violence arrest or charge.

I. Protective Orders Governing an Officer/Agent

1. Pursuant to 18 U.S.C. § 922(g)(8), it is illegal for anyone, including a federal law enforcement officer, who is subject to a court order (restraining order, protective order, etc.) to possess any firearm or ammunition.
Chapter 3: Authorizing and Approving Officials

A. Responsible Officials (ROs)

1. A RO is responsible for all aspects of the CBP use of force program as it relates to the offices and personnel under his or her supervision, and for ensuring compliance with the CBP Use of Force Policy by all officers/agents within his or her area of responsibility.

2. Each RO has primary responsibility for inventory control, maintenance, and security of all CBP use of force equipment within his or her area of responsibility.

3. Each RO shall designate a Primary Firearms Instructor/Inventory Officer (PFI), a Primary Intermediate Force Instructor (PIFI) and/or Co-Authority (COA) to manage the firearms and ammunition program within his or her area of responsibility. These designees are responsible for overseeing the shipment, receipt, issuance and the periodic inventory of use of force equipment.

4. The ROs are:

   a. Chief, Office of Border Patrol (OBP);

   b. Assistant Commissioner, Office of Field Operations (OFO);

   c. Assistant Commissioner, Office of Air and Marine (OAM);

   d. Assistant Commissioner, Office of Internal Affairs (IA);

   e. Assistant Commissioner, Office of Training and Development (OTD);

   f. Chief Patrol Agents (CPA);

   g. Directors, Field Operations (DFO);

   h. Directors, Air Operations and Marine Operations (DAO, DMO);

   i. Division Directors, Internal Affairs (IA);

   j. Division Directors, Office of Training and Development (OTD); and

   k. Other officials designated in writing by the Commissioner.
B. Director of UFPD

1. The Director of UFPD has primary responsibility to:
   a. Direct all aspects of the CBP use of force and firearms program, including intermediate force equipment\(^2\);
   b. Direct the development and implementation of CBP use of force and firearms policies and procedures;
   c. Direct the technical and evaluation aspects of the CBP use of force and firearms programs;
   d. Direct the development of the training curriculum and the training of CBP firearms instructors, armorers, defensive tactics instructors and other related training;
   e. Direct the development and presentation of training for all CBP Special Response Teams (SRTs) and other related training;
   f. Direct the collection and storage of qualification and instructor certification records;
   g. Establish the procedures for the selection, training, and certification of armorers, firearms instructors, intermediate force instructors, and other advanced instructors;
   h. Oversee all CBP armories and direct the maintenance, repair, and alteration of all CBP-issued and authorized firearms; and
   i. Oversee the control and accountability of all firearms, ammunition, ordnance, intermediate force devices and body armor.

2. The Director of UFPD is responsible for overseeing the acquisition of all CBP-issued firearms, ammunition, ordnance, intermediate force equipment and body armor. No CBP component or individual officer/agent or employee is authorized to solicit, accept or otherwise acquire or dispose of CBP-issued firearms, ammunition, ordnance, intermediate force equipment and/or body armor outside of authorized CBP equipment procurement and distribution procedures for any CBP purpose or operation without the written consent of the Director of UFPD.

\(^2\) As used in this Policy, the term “intermediate” when used to describe (among other things) devices, equipment and force, has the same meaning as the term “non-deadly” used in the same context at 8 C.F.R. § 287.8 and § 287.9.
C. The UFPD Incident Review Committee

1. The UFPD Incident Review Committee is authorized to review any incident in which use of force is employed, whether by a CBP employee or directed at such an employee. The primary role of this Committee is to allow qualified experts an opportunity to perform an internal analysis of these incidents. Accordingly, this Committee will not make any recommendations concerning disciplinary or adverse actions.

Through a deliberative process, the Committee will identify trends that may impact the use of force procedures and policies employed by CBP to protect its personnel, property and operations.

2. The UFPD Incident Review Committee members are:

   a. The Director of UFPD, who serves as committee chair; and

   b. A representative of each operational component or the RO’s designee.

3. The UFPD Incident Review Committee shall meet at the discretion of the Director of UFPD, when sufficient use of force data is assembled to warrant the convening of the Committee.

D. Primary Firearms Instructor (PFI)

The PFI is designated by the RO to perform the following administrative functions as required:

1. Coordinate the scheduling of other Firearms Instructors (FIs) and/or Range Safety Officers (RSOs) to assist with firearms training, familiarization and qualification.

2. Train and verify that RSOs are prepared to perform their duties as prescribed by the Director of UFPD. The purpose of the RSO program is to enhance and maintain safety on the firing line during routine structured firearms training. At no time shall an RSO be used in lieu of a certified firearms instructor for conducting advanced tactical courses of fire or for teaching new weapon systems.

3. Oversee the shipment, receipt, transfer and issuance of firearms at the location they are assigned within the CBP firearms information tracking system and conduct periodic physical inventories of weapons, ammunition and related equipment and verify the results in the tracking system.

4. Input qualification scores into the CBP firearms information tracking system or ensure input either by FIs or designated administrative personnel.
E. Primary Intermediate Force Instructor (PIFI)

The PIFI is designated by the RO to perform the following administrative functions as required:

1. Coordinate the scheduling of other CBP Intermediate Force Instructors (IFIs) and to assist with intermediate force training, intermediate force device familiarization and certification.

2. Train and verify that the IFIs are prepared to perform their duties as prescribed by the Director of UFPD. The purpose of the IFI program is to enhance and maintain a safe environment during routine, structured intermediate force training. Only CBP-certified instructors shall be used to conduct approved, formalized certification/re-certification training.

3. Oversee the shipment, receipt, transfer and issuance of intermediate force devices at the location they are assigned and conduct periodic inventories of stored devices, training aids and related equipment.

4. Input assigned Training Records and Enrollment Network (TRAEN) code(s) into TRAEN for all appropriately qualified officers/agents.
Chapter 4: Use of Force

A. General Guidelines

1. Only that force which is both reasonable and necessary may be used in any given situation. Reasonable means that there are objective reasons that justify the degree of force to be used in the given situation, up to and including deadly force. The "reasonableness" of a particular use of force is judged from the perspective of a reasonable officer/agent on the scene, and its calculus must embody an allowance for the fact that law enforcement officers/agents are often forced to make split-second decisions about the amount of force necessary in a particular situation. Necessary means that some force is required to carry out one’s duties as a law enforcement officer/agent.

2. Authorized Officers/Agents are to act in a professional manner and therefore shall not carelessly or unnecessarily display firearms and/or intermediate force devices. The authority to carry this equipment carries with it an obligation and responsibility to exercise discipline, restraint and good judgment.

3. The DHS Commitment to Race Neutrality in Law Enforcement Activities is contained in Appendix III and is applicable to all situations where officers/agents exercise their use of force authority.

4. Although the wording may be slightly different in the regulations set forth at 8 C.F.R. § 287.8 and § 287.9 (first promulgated by the former Immigration and Naturalization Service) CBP has determined that these regulations, as they apply to Authorized Officers/Agents, are consistent with the intent of the Use of Force Policy.

B. CBP Use of Force Continuum

1. The CBP Use of Force Continuum is a force model used to illustrate the levels of force an Authorized Officer/Agent may need to utilize to gain control over a subject. The CBP Use of Force Continuum is set forth in Appendix V.

2. It is not necessary to mechanically apply every step of the CBP Use of Force Continuum. An officer/agent may have to rapidly escalate or de-escalate through the Continuum, depending on the totality of the circumstances present.

Totality of circumstances refers to all factors existing in each individual case. These factors include, but are not limited to, the level of training, mental attitude, strength, age, the size of the officer/agent and the size of the subject. Additional factors may include the weapon(s) involved, presence of other officers/agents, subjects or bystanders and environmental conditions. In some situations, the proper initial response might be the application of deadly force.
3. Due to the unique circumstances and individual differences present in every potential confrontation, different officers/agents may have different responses to the same situation, all of which may be reasonable and necessary.

C. Use of Deadly Force

1. The Department of Homeland Security Policy on the Use of Deadly Force governs the use of deadly force by all DHS officers/agents and employees. The complete DHS policy is contained in Appendix II.

2. Authorized Officers/Agents may use deadly force only when necessary, that is, when the officer/agent has a reasonable belief that the subject of such force poses an imminent danger of death or serious physical injury to the officer/agent or to another person.

3. If feasible, and if to do so would not increase the danger to the officer/agent or others, a verbal warning to submit to the authority of the officer/agent shall be given prior to the use of deadly force.

4. Discharging a firearm at a person shall be done only with the intent of stopping that person from continuing the threatening behavior that justifies the use of deadly force.

5. Deadly force is not authorized solely to prevent the escape of a fleeing subject. Deadly force against a fleeing subject is only authorized, in accordance with the paragraphs above, if there is probable cause to believe that:
   
   a. The subject has inflicted or threatens to inflict serious physical injury or death; and
   
   b. The escape of the subject poses an imminent threat of death or serious physical injury to the officer/agent or to another person.

6. Firearms shall not be fired solely to disable vehicles, vessels, aircraft or other conveyances. The only exception is that Authorized Officers/Agents, when conducting maritime law enforcement operations, may use specifically authorized firearms and ammunition to disable moving vessels or other maritime conveyances.

7. Deadly force may be used against the driver or other occupant of a moving motor vehicle, vessel, aircraft or other conveyance only when:

   a. The officer/agent has a reasonable belief that the subject of such deadly force poses an imminent danger of death or serious physical injury to the officer/agent or to another person and the hazard of an uncontrolled conveyance has been taken into consideration before firing; or
b. The public safety benefits of using deadly force outweigh the risks to the safety of the officers/agents and/or of other persons.

8. Deadly force may be directed against dangerous or vicious animals in self-defense or in defense of others. Deadly force may also be used to euthanize an animal that appears to be seriously injured or diseased. In doing so, the officer/agent must be able to justify the use of deadly force to prevent the animal from additional suffering, eliminate a public health risk or to ensure public safety.

9. The use of firearms to discharge chemical munitions or specially designed breaching munitions against structures does not constitute the use of deadly force, unless it is reasonable to believe that the use of such force may place individuals at substantial risk of death or serious physical injury.

10. Warning shots are not permitted, except as follows:

   a. Warning shots may be used by Authorized Officers/Agents conducting maritime law enforcement operations, only as a signal for a vessel to stop (see Chapter 8).

   b. Warning shots may be used by Authorized Officers/Agents conducting aviation law enforcement operations only as a signal to an aircraft to change course and follow direction to leave airspace (see Chapter 8).

11. In maritime situations where Authorized Officers/Agents believe that they are in imminent danger of being rammed, and the ramming or attempt to ram is believed to be intentional, CBP personnel can invoke deadly force in self-defense in the circumstances set forth below and in Chapter 8. To stop a ramming by using deadly force, the following criteria must be met:

   a. The subject vessel must pose an imminent threat of serious physical injury or death to CBP personnel;

   b. The ramming attempt must appear to the officer/agent to be intentional. If not specifically threatened, the intent to ram may be reasonably inferred based on facts and circumstances, including but not limited to the following:

      (1) An uncooperative and belligerent attitude toward generalized warnings or orders to “heave to;” or

      (2) An uncommunicative vessel which refuses to respond to CBP queries, signals, or presence, and does not appear to have difficulties in maneuvering, such as when a sudden change of course is obviously made to collide with the CBP vessel; and

   c. The CBP vessel cannot prevent the ramming by maneuvering clear.
D. Use of Intermediate Force

Authorized Officers/Agents shall be trained in alternative methods and tactics for handling resisting subjects that may be used when the use of deadly force is not appropriate. Such alternative methods and tactics include physical tactics, such as hand-to-hand combat, and weapons such as the Collapsible Straight Baton (CSB) or Oleoresin Capsicum (OC) spray.

1. Intermediate force is defined as that force that is neither likely nor intended to cause death or serious physical injury.

2. Authorized Officers/Agents may use intermediate force when reasonable and necessary to:
   a. Protect themselves or other persons from bodily harm;
   b. Restrain or subdue a resisting detainee or subject;
   c. Make an arrest;
   d. Prevent escape; and/or
   e. Enforce compliance with a lawful order.

E. Emergency Situations

In threatening, emergent situations, Authorized Officers/Agents are authorized to use any weapon available, appropriate to the level of force required, for self-defense or the defense of another person. However, this statement does not authorize the carrying of any weapon for duty use that is not authorized and listed in Appendix IV.

F. Employee Assistance Program (EAP)

1. It is CBP policy to strongly encourage the use of EAP.

2. A supervisor shall advise the employee that the EAP is available for consultation in the event of a violent confrontation involving an Authorized Officer/Agent.

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3 As noted previously, as used in this Policy, the term “intermediate” when used to describe (among other things) devices, equipment and force, has the same meaning as the term “non-deadly” used in the same context at 8 C.F.R. § 287.8 and § 287.9.
3. When an Authorized Officer/Agent uses deadly force, either on or off-duty, which results in death or serious physical injury to a person, the officer/agent shall (after providing incident information in accordance with the requirements of Chapter 5.A.2.d.(1-8)) be placed on Administrative Leave with pay and/or regularly scheduled days off for three (3) consecutive calendar days. During this period, the officer/agent may voluntarily participate in a confidential consultation conducted by an EAP counselor. The RO, on a case-by-case basis, shall grant requests for additional administrative leave for the confidential consultation or other related purposes.

4. The RO shall ensure that an EAP counselor is available for consultation with all officers/agents involved in a deadly force incident. This service is confidential and is not part of the investigative process; its sole purpose is to assist the employee in dealing with the traumatic incident.

5. If an employee avails himself/herself of EAP services under Section 4, the employee shall be granted duty time consistent with operational requirements.

6. While on Administrative Leave following a shooting incident, officers/agents who are compensated with Administratively Uncontrollable Overtime or Law Enforcement Availability Pay shall continue to receive overtime pay and will be credited with excludable days in accordance with existing laws, government-wide regulations, policies and practices.
Chapter 5: Use of Force Reporting Requirements

Important Note: In order to understand and properly comply with the reporting and investigative procedures and responsibilities in this chapter, it must be read, interpreted and applied as a whole. Compliance with the chapter requires an understanding and proper application of all provisions of this chapter and applicable laws and collective bargaining agreements as an overall process.

A. Use of Deadly Force

1. Local law enforcement agencies may investigate use of force incidents, including those resulting in serious bodily injury or death, occurring within their territorial jurisdictions. Their investigative responsibility does not diminish because one of the participants is a federal employee. Accordingly, a CBP employee involved in a critical incident should anticipate an investigation by local authorities.

2. Whenever an Authorized Officer/Agent uses deadly force, whether on or off-duty, the incident must be reported by a supervisor to CBP Headquarters. Reports shall be made to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy), to the Office of Internal Affairs (IA) via the Joint Intake Center (JIC) and to the duty officer at the IA office with responsibility for that area of operations.

   a. Any use of intermediate force that results in serious physical injury or death shall follow the procedures for reporting the use of deadly force.

   b. The act of establishing a grip, drawing a weapon or pointing a weapon does not constitute the use of deadly force.

   c. Any Authorized Officer/Agent who participates in or observes a reportable use of deadly force incident shall orally report the incident to a supervisor in accordance with the requirements of this chapter.

   d. Unless the employee is physically incapacitated or otherwise unable, the oral report shall be made within one (1) hour of the time the incident occurs or within one (1) hour of the time the employee becomes aware of the incident.

      The oral report shall be made either in person, or via radio or telephone, and shall be comprised of the following information, if known:

      (1) The date, time, and location of the incident;

      (2) The identity and current location of any injured or deceased person(s), including an assessment of the extent of the injuries;
(3) The identity, physical description, and current location of any individual(s) known to be involved in, or to have witnessed the incident, including subjects who are at large;

(4) The description and location of conveyances involved in the incident, including any subject conveyance(s);

(5) A brief description of the incident, including any unusual circumstance(s) which might cause additional conflicts or confrontations;

(6) The operational activity in which the Authorized Officer/Agent or employee(s) involved in the incident was engaged;

(7) When firearms are used: the type of firearm(s), the number of shots fired, and the current location of all firearms used in the incident;

(8) Any other information that is needed to assure that the operational responsibilities of CBP related to the security of human life and CBP equipment are properly carried out.

3. Following the initial reporting of the incident, an employee who learns of additional information concerning the items listed in Chapter 5.A.2 shall, as soon as practicable, make an oral report of such information to a supervisor.

4. Any supervisory or management official who is notified of the occurrence of a reportable use of deadly force incident shall make an initial supervisory report, via the established chain of command, to the appropriate RO, to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy) and to the Joint Intake Center (JIC).

a. Incidents involving CBP personnel detailed/assigned to a Field Office (FO), Border Patrol Sector (BPS), Air and Marine Branch (AMB), or any subordinate office, shall be reported via the established chain of command.

b. Incidents involving CBP personnel detailed/assigned to a FO, BPS or AMB activity that operate directly under the jurisdiction of CBP Headquarters, BORTAC, or CBP academies, shall be reported via the established chain of command in the geographic jurisdiction where the incident occurred. The RO shall also notify the detailed personnel’s permanent command element of a reportable use of deadly force incident involving one or more of their personnel.

c. The respective RO, for an incident that occurs in his or her jurisdiction, may retain investigative interest after a declination has been received by the relevant DHS investigative entities. The RO may initiate a parallel investigation into an incident via a Critical Incident Team (CIT), but the
respective CIT investigation will be the secondary investigative entity for investigative purposes. The CIT will coordinate with the primary investigative entity to ensure procedural continuity throughout the investigation.

d. The RO assumes responsibility for the employee(s) involved as if the personnel were permanently assigned within the RO’s jurisdiction.

e. The initial supervisory report shall contain a summary of the incident and shall be made within one (1) hour of receipt of the first employee report, and may be made orally, either in person, or via radio or telephone to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy). Whenever practical, the report shall be made through official channels, but the report shall not be delayed when observance of the chain-of-command is impractical.

f. Following the submission of the initial supervisory report, any supervisor or other CBP management official who receives additional information regarding the incident shall, as soon as practicable, report such information to the RO and to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy).

5. Any RO who is notified of a reportable use of deadly force incident shall report it through the chain of command and to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy) within one (1) hour of the occurrence of the incident, or as soon as practical. The report should contain all information known about the incident at the time.

a. In any use of force incident where there is a death or serious injury as a result of actions taken by a CBP Officer, Agent or employee, the RO shall ensure that the incident has been reported to the law enforcement authorities having jurisdiction over the investigation.

b. Until the incident is resolved, the RO shall be responsible for responding to requests for information about the incident from the public, the media, and other agencies with a “need to know,” after coordinating such information releases with the Office of Public Affairs.

c. Following the initial report of the incident and during the ensuing investigation, the RO shall ensure that copies of all investigative reports, any other pertinent documents and copies of all printed and televised media reports are provided to the AC of their operational component and the AC of IA.

d. When an injured or diseased animal is euthanized by an Authorized Officer/Agent, the RO may limit the extent of the investigation necessary, with the concurrence of the respective DHS investigative entities. This decision should be based on reasonable facts and belief that the action taken was
e. Upon completion of the local CBP investigation of the incident, the RO shall send a copy of the final report to the UFPD Incident Review Committee (IRC).

6. Upon receipt of a report of a use of deadly force incident, the Commissioner’s Situation Room shall immediately notify the Joint Intake Center (JIC).

7. The JIC shall evaluate the initial report of the incident, contact the RO to confirm receipt of the report and notify appropriate CBP Headquarters and DHS offices.

B. Investigation of Reportable Use of Deadly Force Incidents

1. Responsibility of ROs:

a. In any incident where a law enforcement agency other than CBP has the primary investigative jurisdiction, the RO shall ensure that the following actions are taken until contact with the responsible law enforcement agency has been made:

   (1) Collect and report use of deadly force incident information in accordance with Chapter 5.A.2;

   (2) Ensure that medical attention is provided for any individual injured;

   (3) Preserve the use of deadly force incident scene and all relevant evidence;

   (4) Identify witnesses; and

   (5) Exchange information with other law enforcement investigative agencies and advise them of the desire of CBP to maintain liaison during the investigation.

b. Following contact with the law enforcement agency with primary investigative jurisdiction (or through DHS/CBP channels if DHS/CBP has primary jurisdiction):

   (1) The RO is responsible for the completion of the local CBP investigation if a declination is received from the relevant DHS investigative entities. Absent a declination from the relevant DHS investigative entities, the RO may initiate a parallel secondary investigation, but the investigation must be coordinated with the entity with primary investigative jurisdiction to ensure procedural continuity. In incidents involving personnel from more than one CBP component, the responsibility to conduct the investigation shall be agreed upon among all ROs with officers/agents involved in the incident.
(2) The RO may immediately notify a subordinate official of the incident and direct him/her to initiate a local CBP investigation of the incident.

(3) The local CBP investigation of the incident is intended to determine the following:

(a) Were the actions of each CBP employee involved in the incident appropriate and in accordance with CBP policies?

(b) Is there any indication of criminal misconduct by any CBP employee?

(c) Are there any factors that should be referred to IA and/or the CBP Office of the Chief Counsel concerning potential litigation?

c. Upon completion of the local CBP investigation of the incident, the RO shall review all final investigative reports and the recommended disposition of the incident.

C. Incident Investigation

1. Upon receipt of declination from the relevant DHS investigative entities, the RO shall direct designated investigative personnel to initiate an investigation. The investigative personnel shall:

a. Obtain a Report of Investigation from the Joint Intake Center and comply with the other instructions contained in the CBP Incident Investigation Manual.

b. Assign at least two (2) investigative officers/agents to conduct the local CBP investigation of the incident. No investigating officer/agent who has a conflicting relationship with the involved employee(s) shall be assigned to the investigation. The RO shall determine if a conflict of interest exists between the investigating officer/agent and the involved employee.

c. Ensure that when any bargaining unit employee is compelled by or through CBP and/or DHS to provide any information that could reasonably lead to disciplinary action against that employee (other than the initial verbal notification outlined herein), he or she is advised in writing of his or her right to Union representation in accordance with the applicable provisions of the law and governing Collective Bargaining Agreement.

d. Ensure that supervisory or investigative officers involved in the investigation of a deadly force incident are aware that any information provided by any employee under threat of disciplinary action by CBP or through any other means of coercion cannot be used against such employee in any type of action other than administrative action(s) taken by CBP, consistent with Garrity v. New Jersey, 385 U.S. 493 (1966).
In appropriate circumstances employees will be provided “Kalkines” warnings consistent with *Kalkines v. U.S.* 473 F.2d 1391 (Ct. Cl 1973) informing them of the requirement to cooperate in management’s examination when the employee has been assured that he or she will not be subject to criminal action. After receiving such assurances, an employee’s failure to cooperate in an administrative investigation may result in disciplinary action up to and including removal.

e. The designee shall also direct supervisory personnel present at the scene to:

(1) Remind involved CBP employees of their rights to Union representation and of their Constitutional rights (including protections against self-incrimination and the right to have an attorney represent them during all phases of the investigation);

(2) Ensure that all CBP employees who are involved in the incident have been identified and advised that they will be interviewed by the investigating officer(s)/agent(s) and that they are to remain on-duty until the initial interview has been completed or they are released by the investigative team supervisor;

(3) If an employee requests to consult with an attorney, normally no questioning to the employee will occur until his/her attorney is present. Questioning of an employee without an attorney being present after the employee has requested an attorney be present may result in not being able to take criminal action against the employee;

(4) If the interview cannot be conducted within a reasonable period of time or the employee is physically or mentally unable to participate in the interview, the investigative team supervisor, or designee, shall direct the necessary rescheduling for this requirement. Employees who are directed to remain on duty will be compensated under the appropriate section of Title 5 of the United States Code for all hours beyond the end of their scheduled shift;

(5) Ensure that supervisors and/or investigators are aware that employees who are involved in a shooting and/or any deadly force incident are prohibited from making a written statement regarding the incident;

Written statements regarding the incident shall be prepared by the local CBP investigating officer(s)/agent(s) and shall be based upon an interview of these CBP employees. In addition, the supervisor should complete a Reportable Use of Force Incident Data Form, CBP Form 318 (Appendix VI, available as an e-form on CBPnet) for submission to UFPD; and

(6) Assume on-scene responsibility for media contacts and prevent media disruption of CBP activities at the scene.
f. Provide to the RO, within one (1) hour, or as soon as practicable, of the arrival of CBP management or the CIT at the scene of the incident, a preliminary report of the status of the situation, including updated information regarding the condition of injured persons and the employee(s) involved in the incident.

g. Ensure that upon completion of the investigation of the incident that a single, consolidated report of the incident is prepared by the investigative team.

h. Ensure that any use of force and/or officer safety issues that are identified during the investigation (e.g., equipment, training, tactics or policy) are promptly brought to the attention of UFPD.

D. CBP Personnel Involved in a Use of Deadly Force Incident

1. While CBP’s internal investigation of the incident, or a criminal investigation of the incident, is being conducted, the RO may, with the concurrence of the appropriate AC, continue the officer/agent on Administrative Leave with pay until either or both of the investigations are completed. If any such investigation lasts more than 30 days beyond the date of the use of deadly force incident, the RO shall provide the affected employee with a status report of the investigation(s) at 30-day intervals until the employee is returned to full duty status. The report may be oral or in writing, and shall inform the employee of the status of the investigation(s) to the extent known by CBP and an estimated time of completion of the investigation(s).

2. CBP’s Drug-Free Federal Workplace Program – Post-incident drug testing shall be required when there is a reasonable suspicion that the actions of the officer/agent were the result of illegal drug use. The decision to require post-incident testing must be based on articulable facts, evidence and circumstances and be undertaken in accordance with the standards and procedures documented in Chapter 5, Part C of the U.S. Customs Service Drug-Free Federal Workplace Program (CIS HB 51200-01A), dated April 2002.

E. Discharge of a Firearm

1. All reportable shooting incidents, as defined below, must be reported to the Commissioner’s Situation Room by a supervisor in accordance with CBP Directive 3340-025C (or any successor policy) and to the Joint Intake Center (JIC).

All reportable firearms discharges shall be reported to UFPD via CBP Form 318 – Reportable Use of Force Incident Data (Appendix VI, available as an e-form on CBPnet). Firearms discharges pursuant to Chapter 5.F are exceptions to this reporting requirement.
Reportable incidents are defined as:

a. Any incident that involves the discharge of a firearm by an Authorized Officer/Agent, either intentional or unintentional, which occurs under the following circumstances:

   (1) While on duty (except for intentional discharges which occur during firearms training, practice, or qualification, and do not cause any injury to a person or animal, or damage to private, public, or government property); or

   (2) While off duty, and causes any injury to any person, or any damage to either private, public, or government property in violation of any law or ordinance, or causes an investigation by any law enforcement agency; or

   (3) At any time, regardless of the Authorized Officer's/Agent's duty status, and regardless of the location or outcome of the incident, when a CBP-issued or approved firearm is, or reasonably appears to be, discharged in an unsafe or reckless manner due to impairment caused by the consumption of alcohol or another drug.

b. Any incident which involves the discharge of a CBP-issued firearm by any person other than an Authorized Officer/Agent, and causes any injury to any person, or any damage to any private, public, or government property in violation of any law or ordinance, or causes an investigation by any law enforcement agency;

c. Any incident that involves the discharge of a firearm as an act of assault against any Authorized Officer/Agent, or employee, and the assault is, or reasonably appears to be, related to that officer's/agent's CBP employment; or

d. Any incident that involves the discharge of a firearm by a law enforcement officer other than an Authorized Officer/Agent, when the discharge occurs during multi-agency operations involving CBP personnel.

2. After any discharge resulting in personal injury or property damage where a firearm malfunction is suspected, the RO must immediately send the firearm and ammunition to the appropriate UFPD facility for examination, unless the firearm is required for an ongoing federal, state or local law enforcement investigation or legal action.

When an officer/agent is required to relinquish his or her CBP-issued firearm, but the authority to carry a firearm has not been revoked, the officer/agent shall promptly be provided with:
a. A replacement firearm;

b. The opportunity to familiarize himself or herself with the replacement firearm under the supervision of a FI;

c. An opportunity to qualify with the replacement firearm if required by Chapter 6; and

d. Ammunition equivalent to the number of rounds necessary to complete two courses of fire under the applicable components qualification course.

3. To send a firearm to the UFPD facility, ensure that the firearm and magazine are unloaded and that it has **NOT** been cleaned or disassembled prior to shipping.

4. When an unintentional discharge occurs and the officer/agent has any reason to believe that the firearm has malfunctioned, the firearm must be immediately sent to the UFPD facility for examination.

5. A shooter-induced unintentional discharge in which there is no personal injury or property damage, and for which the officer/agent acknowledges responsibility, does not require the firearm be sent to the UFPD facility. Post-incident safety and function remedial training shall be provided and documented by the local FI. The documentation shall be included in the incident investigation file.

F. Reporting Use of Intermediate Force

1. Verbal Notification Procedures:

   Any incident that results in physical contact with intermediate force devices must be reported orally to a supervisor. Unless the reporting employee is physically incapacitated or otherwise unable, the report shall be made within one (1) hour of the time the incident occurs. The oral report shall be made in person, via radio, or telephone and shall include the following information, if known:

   a. The date, the time and the location of the incident;

   b. The device(s) used by the officer/agent and subject;

   c. The nature and the extent of any injuries claimed or observed; and

   d. The name, date of birth, and physical location of the subject(s).

2. Written Notification Procedures:

   a. The supervisor on-duty shall submit a preliminary written report by the end of the work shift through the chain of command.
b. CBP supervisors shall send reports through their respective chains of command. Copies of the written reports shall be sent to the appropriate AC and to the Director of UFPD within ten (10) business days or as soon as practical.

c. Authorized Officers/Agents shall report incidents involving the use of intermediate force (not resulting in serious injury or death) to UFPD by utilizing CBP Form 318 – Reportable Use Of Force Incident Data (Appendix VI, available as an e-form on CBPnet). Uses of force that result in serious injury or death shall be reported to UFPD by CBP supervisors.

3. Special Considerations:

Before fulfilling reporting requirements in this section, Authorized Officers/Agents shall offer medical attention to any person who claims or appears to be injured.

G. Intermediate Force – Serious Physical Injury or Death

Any use of force that results in serious physical injury or death shall follow the report procedures described in Chapter 5 for reporting the use of deadly force.
Chapter 6: Use of Force Proficiency and Training

A. Demonstration of Firearms Proficiency

1. All Authorized Officers/Agents who carry a CBP-authorized firearm(s), on or off-duty, must maintain an acceptable level of proficiency. All officers/agents are required, on a quarterly basis, to demonstrate their proficiency in the use of each of the firearms that they are authorized to carry (unless one of the exceptions noted in Chapter 6.B apply).

2. The RO or his/her designee shall ensure that officers/agents demonstrate proficiency with additional firearms needed to meet operational requirements (e.g., a rifle, shotgun, etc.). Authorized Officers/Agents who cannot demonstrate proficiency with such firearm(s) will not be allowed to carry such types of firearm(s), but this shall not affect their ability to carry their CBP-issued and/or CBP-authorized handgun(s).

3. ROs shall ensure that Authorized Officers/Agents participate in a minimum of four (4) hours of firearms training each qualification period (unless one of the exceptions noted in Chapter 6.B apply).

4. The successful demonstration of proficiency satisfies the requirements that enable the officer/agent to carry that firearm until the last day of the next quarter (unless one of the exceptions noted in Chapter 6.B apply, in which case the time period will be extended as specified in that subsection).

5. An acceptable level of proficiency, pursuant to guidelines established by the Director of UFPD, is based on all of the following:

   a. Successfully completing the approved CBP qualification courses of fire in no more than two consecutive attempts and achieving at least the minimum numerical score as determined by the Director of UFPD;

   b. Demonstrating proper handling techniques and manual dexterity required to safely draw, fire, holster, load, unload and operate the firearm;

   c. Demonstrating safe weapon handling skills with the firearm during all firearms training;

   d. Successfully completing advanced firearms training exercises, pursuant to guidelines established or approved by the Director of UFPD; and

   e. Demonstrating appropriate responses to the failure or malfunction of firearms or ammunition, including immediate action drills and weapons clearing procedures.
6. The quarter timeframes referenced in the proficiency requirements are:

   a. First Quarter - October through December;

   b. Second Quarter - January through March;

   c. Third Quarter - April through June; and

   d. Fourth Quarter - July through September.

7. When an Authorized Officer/Agent fails to demonstrate proficiency with any authorized firearm, the officer/agent loses authorization to carry that firearm.

   In instances where an Authorized Officer/Agent is unable to demonstrate the required level of proficiency with a shoulder-fired or specialized weapon, and the authority to carry such weapon is revoked, the officer/agent shall not be assigned to duties that normally require the carrying of such weapon(s). However, if the officer/agent is qualified to carry a handgun and is assignable to duties where the carrying of a shoulder-fired or specialized weapon is not required, the officer/agent shall be assigned to those duties.

   The officer/agent must demonstrate proficiency before being reauthorized to carry any firearm for which he or she failed to demonstrate proficiency. This demonstration of proficiency shall enable the officer/agent to carry the firearm for the remainder of the current quarter and shall satisfy the requirements to carry that firearm until the next quarterly qualification (unless one of the exceptions noted in Chapter 6.B apply, in which case the time period will be extended as specified in that subsection).

8. An officer/agent who is unavailable to participate in the quarterly demonstration of firearm(s) proficiency (Did Not Fire) is still qualified until the last day of the current quarter. The officer/agent, however, is neither qualified nor authorized to carry any CBP-authorized firearm after the last day of the current quarter until he or she successfully demonstrates proficiency (unless one of the exceptions noted in Chapter 6.B apply, in which case the time period will be extended as specified in that subsection).

9. Each officer/agent must complete the night fire or low-light familiarization course of fire, approved by the Director of UFPD, on an annual basis (sunglasses or similar devices may not be used to simulate night or reduced light conditions).

10. Managers/supervisors are responsible for planning schedules to ensure that Authorized Officers/Agents are able to participate in required training and proficiency demonstration.
11. Officers/agents are responsible for planning their activities to ensure that they participate in required training and proficiency demonstration.

12. If an officer/agent is detailed to another duty station and will miss firearm(s) qualification at their permanent duty station, the officer/agent shall notify managers/supervisors at the temporary duty station of his or her need to qualify during that quarter.

13. No portion or stage of any firearms qualification or familiarization course may be waived or altered, except as prescribed in Appendix VII or VIII.

B. Unable to Participate

1. Authorized Officers/Agents who are unable to participate in firearms and/or intermediate force device qualifications due to an authorized absence shall be excused from such requirement(s) in accordance with the provisions of this subsection. Except as provided in Chapter 6.B.4, officers/agents shall not be excused from the requirement to qualify with firearms for more than two consecutive quarters.

   An authorized absence includes a detail away from an officer’s/agent’s official duty station, any type of approved leave, or compensatory time off. Officers/agents who are excused under these circumstances may continue to carry a firearm and/or intermediate force device.

   Make-up qualifications should be scheduled in the same quarter as the regular qualification. Officers/agents who are unable to attend a make-up qualification due to an excused absence shall be excused from the requirement to qualify for that quarter.

2. If an officer/agent does not participate in the required quarterly firearms qualification for two consecutive quarters, the RO shall revoke the officer’s/agent’s authority to carry a firearm.

   In the case of handguns, the Authorized Officer/Agent shall be required to relinquish his or her CBP-issued handgun to a supervisor, who will provide the officer/agent with a written record of the transfer of such item(s). The officer/agent shall be re-issued his or her CBP-issued handgun upon qualifying and demonstrating proficiency.

   If an officer/agent does not participate in the required annual intermediate force device qualification within 180 days after the expiration of his or her previous certification, the RO shall revoke the officer’s/agent’s authority to carry such device(s), and the officer/agent shall be required to surrender such device(s).

   The officer/agent shall be reissued his or her CBP-issued handgun or intermediate force device(s) upon qualifying and demonstrating proficiency.
In all such instances, the officer/agent must be provided with a written notice at least five working days prior to such revocation, and must be provided with reasonable opportunities to participate in such qualifications prior to the actual revocation.

3. Officer/Agent on Detail

a. If an Authorized Officer/Agent is detailed to another duty station and will miss one or more firearms qualification(s) and/or an annual intermediate force device qualification at his or her permanent duty station, the officer/agent shall notify supervisory or management officials at the temporary duty station of his or her need to qualify during that quarter.

b. If the detailed Authorized Officer/Agent is performing duties that normally require him carrying of a firearm, the RO who is responsible for the officer’s/agent’s temporary duty station shall make reasonable efforts to provide the means and the opportunity for the officer/agent to qualify during that quarter.

c. If the detailed Authorized Officer/Agent is performing duties that are routinely performed by officers/agents who do not carry a firearm and/or intermediate force device, the officer may be exempted from the requirement to qualify until he or she returns to his or her permanent duty station.

4. Exemptions to Qualification Requirements

a. An Authorized Officer/Agent may be granted an exemption to the requirement to participate in quarterly firearms qualifications and/or annual intermediate force device qualifications due to a temporary physical condition which affects the officer’s/agent’s ability to properly utilize a handgun and/or intermediate force device.

Accordingly, an officer/agent granted such an exemption is excused from participating in quarterly firearms qualification and/or annual intermediate force device qualifications for the period for which the exemption is granted. A temporary physical condition may be caused by injury, surgery, illness or pregnancy, and normally will not exceed 180 days. On a case-by-case basis, extensions may be granted. Under no circumstances will an exemption be granted for more than 270 days.

b. An exemption shall not be granted for non-physical conditions or mental trauma related to mental illness deemed by a mental health professional to adversely affect the officer’s/agent’s judgment regarding the use of deadly force. Such mental disability shall require immediate revocation of authority to carry a firearm and intermediate force device.
c. Authorized Officers/Agents granted such an exemption must be able, at any
time, to demonstrate an acceptable level of proficiency in accordance with the
requirements listed in Chapter 6.A.5(b), (c) and (e).

d. Authorized Officers/Agents requesting such an exemption must provide their
supervisor with a written doctor's recommendation. The recommendation
must describe the nature of the disability and the anticipated duration of the
disability.

e. The RO's decision regarding the granting of an exemption and the duration
thereof shall be based on all available relevant information. Such information
may include the medical documentation submitted by the officer/agent,
records of the officer's/agent's prior firearms and/or intermediate force device
qualifications and the recommendations of the Firearms Instructor(s) and/or
Intermediate Force Instructor(s) and supervisory personnel.

f. The authority to grant these exemptions is limited to ROs.

g. Authorized Officers/Agents granted an exemption from qualifying for these
reasons shall receive a written authorization to continue carrying handgun(s)
and/or intermediate force device(s). The written notice shall include a specific
expiration date of the exemption, and a description of the handgun(s) and/or
intermediate force device(s) the officer/agent is authorized to carry,

h. As soon as possible after the expiration of the exemption, but within thirty (30)
days, the RO shall ensure that the officer/agent is provided with reasonable
opportunities to demonstrate proficiency with each firearm(s) and/or
intermediate device(s) he or she is authorized and/or required to carry.

C. Failure to Qualify

1. An Authorized Officer/Agent who fails to demonstrate proficiency with any
authorized firearm shall have his or her authority to carry that type of firearm
suspended and shall immediately relinquish such firearm to the Firearms
Instructor (FI). The officer/agent will be provided with a written record of the
transfer of such item(s). The officer/agent shall promptly be scheduled for and
attend remedial training with a CBP-certified FI. Remedial training shall be
conducted during normal duty hours and begin as soon as practicable after
failure to qualify.

2. Each Firearms Instructor should use lesson plans and training aids or materials
provided by the Advanced Training Programs necessary for the presentation of
remedial training. These items shall be based on CBP-approved Basic
Marksmanship Instruction and Practical Pistol course lesson plans, and shall
include a combination of classroom instruction and live-fire training.
Remedial training for all officers/agents (except Border Patrol Agents) shall not exceed two (2) hours per day for a total of eight additional hours (Border Patrol Agents should refer to Appendix VIII).

3. An officer/agent who, after completing the remedial training, is still unable to demonstrate the required level of proficiency shall have the removal of his or her CBP-issued firearm recorded in the CBP firearms information tracking system.

4. An officer/agent who, following remedial training, is unable to demonstrate proficiency with the firearm shall not perform duties that require the carriage of a firearm and may be subject to reassignment or removal.

   If such inability to demonstrate proficiency is for reasons that are beyond the officer’s/agent’s control, he or she may be reassigned to a position that does not require the carrying of a firearm. Such reassignment shall not obligate CBP to pay relocation expenses and shall not involve reassignment to a position which has non-competitive promotion potential beyond the position from which the officer/agent is reassigned.

   If such inability to demonstrate proficiency is for reasons that reasonably appear to be within the officer’s/agent’s control, he or she may be removed from employment in accordance with applicable laws, government-wide regulations and CBP policies.

D. Firearms Instructors

1. Each RO shall designate a Primary Firearms Instructor (PFI). The PFI may be a supervisor. The PFI shall:

   a. Manage the firearms training, practice or qualification programs;

   b. Schedule and direct the other FIs;

   c. Ensure all qualification scores are recorded in the CBP firearms information tracking system;

   d. Maintain sufficient quantities of supplies to conduct the firearms program;

   e. Coordinate the scheduling of officers/agents to participate in the required firearms qualifications and all applicable training, including use of force, tactical exercises and other required training;

   f. Make final determinations regarding proficiency, consistent with the provisions and requirements of this policy; and

   g. Manage the overall firearms and use of force program within his or her area of responsibility.
NOTE: Operational components may also designate PFI personnel at the Sector or Field Office level to assist the RO in administering the firearms program.

2. Each RO shall designate officers/agents to perform full-time or collateral duties as a FI. It is recommended that the designation be for a minimum of five (5) years in duration, if the officer/agent remains assigned to that duty location.

3. The Director of UFPD shall establish the criteria for the selection and certification of an FI. The Director of UFPD shall maintain a record of all certified FIs.

4. All FIs must have successfully completed a CBP/UFPD-approved Firearms Instructor Training Program. FIs must be able to cross-train other CBP operational components.

5. FIs are required to be re-certified at least once every five (5) years through a re-certification program approved by the Director of UFPD. On a case-by-case basis, an extension of one (1) year may be approved by the Director of UFPD.

6. FIs must successfully complete training as specified by the Director of UFPD. For those Authorized Officers/Agents who are involved in full time instructional duties for firearms or participate in an extended detail as an FI to the CBP academies, the five (5) year time frame begins once they leave the full time position or the detail ends.

7. FIs must participate as an instructor in at least one qualification event per year to maintain certification.

8. During firearms training, practice or qualification sessions, FIs are responsible for taking all reasonable steps to ensure the safety and security of all personnel and property. They are authorized to remove any person from the range who refuses to comply with safety instructions or otherwise would pose a safety risk.

E. Range Safety Officers

Range Safety Officers (RSOs) are utilized to augment safety requirements on a range during authorized firearms training. They are trained locally using a prescribed program authorized by the Director of UFPD and administered by a FI. Once they complete the program requirements they can act as safety officers during established qualification and familiarization courses of fire.

RSOs do not carry any firearms instructor certification and therefore cannot take the place of certified FIs. A certified FI is required to conduct any and all training that utilizes RSOs.
F. Intermediate Use of Force Proficiency and Training

1. While performing uniformed law enforcement duties, Authorized Officers/Agents who carry firearms are required to carry either OC spray or a CSB (an officer/agent who is certified in both intermediate force devices may choose to carry either or both). Annual re-certification training is mandatory for all armed officers/agents, regardless of their assigned duties (unless one of the exceptions noted in Chapter 6.B apply).

2. ROs shall ensure that a minimum of four (4) hours of Intermediate Use of Force training is conducted during each qualification period. Each such training block may include the annual re-certification on an intermediate force device.

3. Training guidelines shall be established by the Director of UFPD and shall include training in the following areas:
   a. Intermediate use of force devices (e.g. OC spray, the CSB);
   b. Control and arrest techniques;
   c. Edged weapons defense; and
   d. Defensive tactics.

G. Intermediate Force Device Basic Certification and Remedial Training

1. No Authorized Officer/Agent shall be allowed to carry an intermediate force device until they have successfully completed the initial course of instruction for such device and have been certified in its use.

2. Successful completion/certification in the use of both OC spray and the CSB is required at the basic training academies.

3. Remedial training shall be provided to Authorized Officers/Agents who are unable to demonstrate the required degree of proficiency. Such training shall be no more than eight (8) hours per device to allow the officer/agent to certify or improve their abilities (Border Patrol Agents should refer to Appendix VIII).

H. Intermediate Force Device Re-Certification and Remedial Training

1. Re-certification in the use of intermediate force devices shall be required on an annual basis. If an officer/agent is detailed to another duty station and will miss qualification at their permanent duty station, the officer/agent shall notify managers/supervisors at the temporary duty station of his or her need to qualify during that quarter.
2. Authorized Officers/Agents who are unable to demonstrate an acceptable level of proficiency shall have their authority to carry that authorized intermediate force device suspended until they have demonstrated required proficiency. An Authorized Officer/Agent who fails to demonstrate proficiency with any required intermediate force device shall promptly be scheduled for and attend remedial training with a CBP-certified intermediate force instructor. Remedial training shall be conducted during normal duty hours and begin as soon as practicable after failure to qualify.

3. Remedial training for all Authorized Officers/Agents, including trainees at the CBP basic academies, shall not exceed eight (8) additional hours (Border Patrol Agents should refer to Appendix VIII).

4. An officer/agent who, after completing the remedial training, is still unable to demonstrate the required level of proficiency shall immediately relinquish that authorized intermediate force device to the IFI conducting the remedial training. This relinquishment shall be documented in accordance with CBP property control policy and practice. The officer/agent will be provided with a written record of the transfer of such item(s).

5. An officer/agent who, following the completion of remedial training, is unable to demonstrate proficiency with the intermediate force device shall not be assigned to perform duties that require the carriage of an intermediate force device and may be subject to reassignment or removal from employment.

   If such inability to demonstrate proficiency is for reasons that are beyond the officer’s/agent’s control, he or she may be reassigned to a position that does not require the carrying of an intermediate force device. Such reassignment shall not obligate CBP to pay relocation expenses and shall not involve reassignment to a position which has non-competitive promotion potential beyond the position from which the officer/agent is reassigned.

   If such inability to demonstrate proficiency is for reasons that reasonably appear to be within the officer’s/agent’s control, he or she may be removed from employment in accordance with applicable laws, government-wide regulations and CBP policies.

I. Exposure to Oleoresin Capsicum (OC)

   One exposure to OC spray shall be required as part of the basic certification course for Authorized Officers/Agents to carry OC.

   1. As part of the basic training at the CBP academies, officers/agents shall be exposed as part of the course of instruction (bargaining unit employees should refer to Appendix VII or VIII).
2. Officers/agents who have already completed the basic academy prior to the effective date of this policy, but who have not been exposed to OC, are not required to be exposed but are required to attend the OC re-certification course and participate in quarterly intermediate force training.

J. Intermediate Force Instructors (IFIs) & Intermediate Force Instructor Trainers

1. Each RO shall designate officers/agents to perform full-time or collateral duties as an IFI.

2. The Director of UFPD shall establish the criteria for the selection, certification and re-certification of IFIs. Such criteria must be reasonable and fairly applied in all selection, certification and re-certification actions. The Director of UFPD shall maintain a record of all certified IFIs.

3. IFIs are required to be re-certified at least once every five (5) years. To maintain their certification, IFIs must instruct at least one class per year. On a case-by-case basis, a certification extension of up to one year may be granted by the Director of UFPD.

4. IFIs must successfully complete training as specified by the Director of UFPD. For those officers/agents who are involved in full time instructional duties for the use of intermediate force or participate in an extended detail in defensive tactics to the CBP academies, the five (5) year time frame begins once they leave the full time position or the detail ends.

5. During intermediate use of force training, practice or certification sessions, IFIs are responsible for taking all reasonable steps to ensure the safety and security of all personnel and property. IFIs are authorized to remove any person from the training area who refuses to comply with safety instructions or otherwise would pose a safety risk.
Chapter 7: Intermediate Force Devices

A. Authorization to Use Intermediate Force Devices

1. All Authorized Officers/Agents shall participate in UFPD-approved training for the Collapsible Straight Baton (CSB) and Oleoresin Capsicum (OC) spray. All officers/agents are required to be certified in and carry either OC spray or a CSB while performing uniformed duties.

   a. An officer/agent who is certified in both intermediate force devices may choose to carry either or both.

   b. An officer/agent who is only certified in one intermediate force device shall carry that device.

2. Re-certification training shall be required annually as outlined in Chapter 6.F of this policy.

3. In addition, Authorized Officers/Agents who are trained and UFPD-certified in their use may use the following intermediate force devices:

   a. Chemical agents;

   b. CSBs of non-standard length;

   c. Riot batons;

   d. Munition launchers (e.g. Pepper Ball); and/or

   e. Other intermediate force devices authorized, in writing, by the Director of UFPD with the concurrence of the operational component ACs.

B. Use of Chemical Agents

1. Officers/agents may use only chemical agents authorized by the Director of UFPD, as listed in Appendix IV. Authorized Officers/Agents shall not carry personally-owned OC devices or chemical agents for official use.

2. UFPD-authorized chemical agents may be used as an intermediate force option to temporarily incapacitate an assailant. They may be used in situations where empty-hand techniques are not sufficient to control disorderly or violent subjects, but where deadly force is not justified.

3. The use of chemical agents must be discontinued after a subject has been subdued or incapacitated.
4. Officers/agents shall conduct decontamination of the subject as soon as it can be safely effected.

C. Chemical Munitions

1. UFPD-authorized and CBP-issued CS (O-Chlorobenzylidenemalononitrile) or OC spray may be used.

2. These chemical munitions may be fired from a compressed air kinetic impact delivery system (or similar device) or from a 12 gauge or 40 mm weapon. Such devices shall be procured, inventoried, transferred, and excessed in accordance with Chapter 11 and CBP firearms information tracking system protocols.

3. These chemical munitions shall be used only by officers/agents who have received UFPD-approved training and certification in their use and shall only be used in accordance with such training.

D. Procurement of Chemical Agents/Munitions

ROs shall only purchase chemical agents/munitions through contracts and procedures established by UFPD. Purchase Card acquisitions of chemical agents/munitions must be approved in writing by the Director of UFPD.

E. Storage, Transportation and Issuance of Chemical Agents/Munitions

1. Unissued chemical agents/munitions shall be stored in a secure room with limited access and in a secure safe or container separate from other firearms and ammunition. In addition, chemical agents/munitions should be stored per current industry standards in a cool, dry environment and be rotated periodically.

2. Chemical agent/munition inventory control is the responsibility of the RO, and may be delegated to the PFI/PIFI.

3. The TSA and FAA do not permit any chemical agents in the cabin of a commercial aircraft. As provided by 49 C.F.R. § 175.10, self-defense spray (mace or pepper spray) may be carried in checked baggage, provided the container does not exceed four (4) fluid ounces and has a positive means to prevent accidental discharge. Chemical agents carried onboard CBP aircraft shall be carried in accordance with the CBP Air Operations Handbook (AOH).

4. Upon successful completion of the OC certification course, an Authorized Officer/Agent shall be issued an OC device and a holder. Such items shall be replaced as necessary without cost to the officer/agent.

5. Officers/agents are responsible for advising their supervisors when the chemical agents issued to them are approaching the end of their useable life so that they can be replaced prior to their expiration date.
6. Officers/agents are required to turn in expired, damaged, or empty OC spray canisters to the PFI/PIFI for proper disposal in accordance with local Environmental Protection Agency (EPA) and Occupational Safety and Health Administration (OSHA) requirements.

F. Approved Batons

1. Authorized Officers/Agents may use only CSBs authorized by the Director of UFPD, as listed in Appendix IV. Officers/agents may not carry personally-owned batons for official use.

2. Upon successful completion of the CSB certification course, an Authorized Officer/Agent shall be issued a baton (in the length preferred by the officer/agent) and a holder. Such items shall be replaced as necessary without cost to the officer/agent.

G. Procurement of Batons

ROs shall only purchase CSBs through contracts and procedures established by UFPD. Purchase Card purchases of batons are prohibited without written approval from the Director of UFPD.

H. Use of Approved Batons

1. The use of the CSB must be objectively reasonable and necessary based on the totality of circumstances.

2. The following acts and techniques with the CSB are prohibited when using intermediate force:
   a. Choke holds, carotid control holds, and other neck restraints;
   b. Use of a baton to apply “come-along” holds to the neck area; and
   c. Intentional strikes with the baton to the head, the neck, the face, the groin, the solar plexus, the kidneys or the spinal column.

3. When a subject stops his or her assaultive resistant behavior, the use of the CSB as an impact device must also stop.

I. Training in Intermediate Force Techniques, Tactics and Devices

Authorized Officers/Agents must participate on a quarterly basis in intermediate force techniques, tactics and device training conducted by Intermediate Force Instructors. The Director of UFPD shall prescribe appropriate training to meet operational needs or to update skills or knowledge.
J. Reporting Requirements for Use of Intermediate Force Devices

When Authorized Officers/Agents employ an approved intermediate force device in accordance with the Use of Force Continuum (Appendix V) the officer/agent shall report the incident in accordance with the requirements of Chapter 5.
Chapter 8: Aviation and Marine Enforcement

A. General Guidelines

1. Warning shots are not permitted except as follows:
   a. Warning shots may be used by Authorized Officers/Agents when conducting maritime law enforcement operations only as a signal to stop a vessel.
   b. Warning shots may be used by Authorized Officers/Agents when conducting aviation law enforcement operations only as a signal to an aircraft to change course and follow direction to leave airspace.

2. Firearms may not be used solely to disable moving vehicles, vessels, aircraft or other conveyances, except when Authorized Officers/Agents are conducting maritime law enforcement activities against maritime conveyances.

B. Marine Enforcement

1. Training and Certification
   a. Only those Authorized Officers/Agents who have successfully completed the required training, as mandated by the Director of UFPD, shall be authorized to utilize warning shots and/or disabling fire.
   b. Only ordnance approved by the Director of UFPD, shall be authorized for use in conducting warning and/or disabling shots.
   c. Warning shots and disabling fire shall be deployed with strict adherence to UFPD-approved programs policies, procedures and directives.

2. Warning shots are to be used as a signal only. They are used to attract attention after all other available means of signaling have failed. This conforms to United States and international law, which recognize warning shots across the bow of vessels as legitimate signals.

3. Warning shots pose a potential hazard; therefore, good judgment must be exercised at all times. They may be fired only to signal a vessel to stop. They cannot be fired where there is a reasonable belief that personal injury, death, or property damage will occur. Safety shall always be the first consideration when firing warning shots.

4. Warning and or disabling shots shall be fired only in open waters, when the range is clear and when land or another vessel is not in the line of fire and within range of the projectile(s).
5. Use of Disabling Fire

a. When a pursued vessel fails to comply with an order to stop, and warning shots have been deployed, the CBP Vessel Commander may elect to authorize disabling fire. The deployment of disabling fire must be in strict accordance with UFPD-approved policies, procedures and directives.

b. The Authorized Officers/Agents must utilize only ordnance authorized by the Director of UFPD, for disabling fire. The authority to commence disabling fire rests with the Vessel Commander. The decision to fire, however, ultimately rests with the shooter. It is the shooter’s responsibility to ensure the safe deployment of the disabling rounds and it must be done in strict accordance with UFPD-approved policies, procedures and directives.

6. Defense Against Ramming Attempts

In maritime situations where Authorized Officers/Agents believe that they are in imminent danger of being rammed, and the ramming or attempt to ram is believed to be intentional, CBP personnel can invoke deadly force in self-defense in the circumstances set forth below and in Chapter 4.C. To stop a ramming by using deadly force, the following criteria must be met:

a. The subject vessel must pose an imminent threat of serious physical injury or death to CBP personnel;

b. The ramming attempt must appear to the officer/agent to be intentional. If not specifically threatened, the intent to ram may be reasonably inferred based on facts and circumstances, including but not limited to the following:

   (1) An uncooperative and belligerent attitude toward generalized warnings or orders to “heave to,” or

   (2) An uncommunicative vessel which refuses to respond to CBP queries, signals, or presence, and does not appear to have difficulties in maneuvering, such as when a sudden change of course is obviously made to collide with the CBP vessel; and

   c. The CBP vessel cannot prevent the ramming by maneuvering clear.

C. Aviation Enforcement

1. Training and Certification

   a. Only those Authorized Officers/Agents who have successfully completed the required training, as mandated by the Director of UFPD, shall be authorized to utilize warning shots.
b. Only ordnance approved by the Director of UFPD shall be authorized for use in conducting warning shots.

c. Warning shots shall be deployed with strict adherence to UFPD-approved programs policies, procedures and directives.

2. Warning shots are to be used as a signal only. They are used to attract attention after all other available means of signaling have failed. This conforms to United States and international law, which recognize warning shots across the nose of aircraft as legitimate signals.

3. Warning shots pose a potential hazard; therefore, good judgment must be exercised at all times. They may be fired only as a signal to an aircraft to change course and follow direction to leave airspace. They cannot be fired where there is a reasonable belief that personal injury, death, or property damage will occur. Safety shall always be the first consideration when firing warning shots.

4. Warning shots shall be fired only when the range is clear.

5. The Aircraft Commander is responsible for authorizing the use of warning shots.

D. Reporting the Use of Warning or Disabling Shots

1. Air Enforcement – The Aircraft Commander shall report any use of warning shots to the local CBP communications center.

2. Marine Enforcement – The Vessel Commander shall report any use of warning and/or disabling shots to the local CBP communications center.

3. Warning and disabling shots are considered an Intermediate Use of Force. Reporting shall be in accordance with Chapter 5 F.

4. In addition, a supervisor shall complete a Significant Incident Report for any use of warning and/or disabling fire and submit it to the Commissioner’s Situation Room in accordance with CBP Directive 3340-025C (or any successor policy) and to the Joint Intake Center (JIC).

5. Authorized Officers/Agents shall report incidents involving the use of warning or disabling shots (not resulting in serious injury or death) to UFPD by utilizing CBP Form 318 – Reportable Use Of Force Incident Data (Appendix VI, available as an e-form on CBPnet). Uses of force that result in serious injury or death shall be reported to UFPD by CBP supervisors.
Chapter 9: Special Programs

A. Border Patrol Tactical Unit (BORTAC)

BORTAC, acting as a national special response unit for CBP, may test, evaluate and utilize any weapons system or weapon-related equipment with the written approval of the AC of an operational component and the concurrence of the Director of UFPD.

B. Special Response Team (SRT)

Any SRT use of force or special weapons training will be consistent with the guidelines and procedures established by BORTAC, authorized by the Director of UFPD and approved by the appropriate AC of an operational component.

C. Special Weapons

1. BORTAC, SRT and specifically designated Authorized Officers/Agents may use specialized firearms, not otherwise listed in Appendix IV, which are specifically approved by the appropriate AC of an operational component with the concurrence of the Director of UFPD.

2. Only BORTAC, SRT and specifically designated Authorized Officers/Agents who have successfully completed the required training, as mandated by the Director of UFPD, shall be authorized to utilize special weapons. Every quarter, these officers/agents must demonstrate proficiency with each special weapon that they are authorized to carry.

D. Training and Testing

As directed by the Director of UFPD, selected Authorized Officers/Agents, FIs or officers/agents assigned to approved SRTs (including detail assignments) may transport and use any firearm in the CBP inventory, any firearm selected by the Director of UFPD for training or operational purposes, or any firearm under consideration by CBP for acquisition for the purpose of conducting:

1. Any training approved by the Director of UFPD; and/or

2. Testing and evaluation of weapons as directed by the Director of UFPD.

E. Honor Guards

Authorized Officers/Agents assigned to an honor guard unit may use firearms specifically approved by the appropriate AC of an operational component with the concurrence of the Director of UFPD. If the firearms are carried loaded, the
officers/agents must successfully complete the required training and certification for each specialized firearm and demonstrate proficiency.

F. CBP-Authorized Competitive Shooting Teams

1. Participation in competitive shooting events is encouraged. CBP may provide support at the local level, to include funds, ammunition and administrative leave as determined by the Field Office or Sector. Officers/agents are required to submit a written request for support and must provide match results from those events. Use of CBP-issued weapons in competitive events is authorized.

2. National competitive shooting teams may be selected on a yearly basis, based on the availability of funds allocated and with the approval of the AC of the respective operational component and/or the Director of UFPD.

3. Use of CBP-issued weapons for competitive team shooting is limited to organized firearms sporting events, competitions, or commercial, public, or government-owned ranges.

G. Explorer Programs

CBP participation in the Law Enforcement Explorer program is encouraged. Local and national support may be made available when funding and manpower permit.

Participants in the Explorer program must adhere to all appropriate safety rules and protocols when utilizing CBP equipment and facilities.
Chapter 10: Foreign Travel and Assignments

A. Foreign Travel

Authorized Officers/Agents who carry firearms and/or intermediate force devices into a foreign country on official business must notify (and receive advance approval from) the AC of the respective operational component, the AC of International Affairs (INA) and the U.S. Embassy, and verify procedures regarding transit country(s) (if required) prior to travel.

B. Foreign Assignments

The following procedures are for officers/agents who are assigned or will be assigned to an overseas post of duty:

1. Import and export of firearms, as well as carriage of a firearm in a foreign country, requires approval from the U.S. Embassy and the AC of INA.

   When approval is granted, the Authorized Officer/Agent will be issued a firearm from a permanent inventory of firearms at the post of duty. If available at that location, such weapons will be of the same type that they normally carry. Each duty post may have spare primary firearms for officer/agent use when in country.

   a. These firearms shall be assigned to the CBP Attaché (or other designated representative) who shall act as the RO for the purposes of entering the assignment into the CBP firearms information tracking system and shall ensure compliance with all appropriate national policies and appropriate foreign laws.

   b. Request for weapons, other than handguns, shall be considered on a case-by-case basis with the approval of the appropriate AC of an operational component and the concurrence of the Director of UFPD.

   c. When Authorized Officers/Agents are on an extended foreign assignment that is expected to exceed ninety (90) days, their domestic CBP-issued firearm(s) must be returned to their PFI until they return.

When an officer/agent either departs or returns from an extended foreign assignment they will make arrangements with their supervisor to secure or retrieve their CBP-issued weapon. The purpose of these arrangements is to minimize the time the officer/agent is without a weapon, thereby increasing officer/agent safety.
Chapter 11: Firearms Accountability

A. Control of Firearms, Munition Launchers and Body Armor

1. The Director of UFPD is responsible for providing policy guidance and system oversight of the firearms, munition launchers and body armor accountability process. Firearms, munition launchers and body armor are considered accounted for when they are assigned to a specific person by serial number and are associated with a specific geographical location. Locations are identified by the 16-digit U.S. Department of Agriculture organizational code table. Accountability information is maintained in the CBP firearms information tracking system.

2. Every CBP-issued and authorized firearm, munition launcher, and/or body armor must be recorded and its life cycle maintained in the CBP firearms information tracking system (acquisition, issuance, transfer, maintenance and destruction).

3. Authorized Officers/Agents shall physically verify and certify their inventory (e.g., firearms, body armor), recording such action as required in the CBP inventory system.

4. Supervisors shall physically verify and certify an employee’s inventory (e.g., firearms, body armor), recording such actions as required in the CBP inventory system.

5. Upon separation of an officer/agent, the immediate supervisor is responsible for ensuring that all firearms, munition launchers and/or body armor is transferred in the tracking system to the PFI prior to clearance.

6. Managers and supervisors are responsible for the accuracy of inventories for their organizational components.

7. Managers must ensure that each of their officer’s/agent’s profiles in the tracking system is accurate.

8. PFIs must notify UFPD when a firearm and/or munition launcher undergoes any atypical change of disposition (such as use for competition, firearms being held as evidence, etc.).

B. Annual Inventory

1. The Director of UFPD shall conduct an annual automated inventory for all firearms, munition launchers, and body armor in CBP.

2. ROs shall ensure field compliance with completion of the inventory.
C. Storage of Firearms, Munition Launchers and Body Armor

1. Each Authorized Officer/Agent shall be responsible for the general care and maintenance of assigned firearms, munition launchers, body armor and associated equipment.

   a. Officers/agents are expected to exercise good judgment in providing sufficient security for all CBP-issued firearms, munition launchers, body armor and other use of force devices to protect against theft or unauthorized use.

   b. Officers/agents may be subject to disciplinary action if a CBP-issued firearm, munition launcher, body armor or use of force device is stolen or lost and a determination is made that the officer/agent was negligent or used poor judgment in safeguarding that equipment.

2. All unissued CBP firearms shall be stored in locked firearms storage containers and in accordance with the policies and procedures cited in the *Interim Physical Security Guidance for Customs and Border Protection (CBP) Facilities* memorandum dated Oct. 25, 2006 (available on CBPnet).

3. A safety-locking device (cable lock, trigger lock and/or lock box) shall be issued to each Authorized Officer/Agent and shall be used when storing a CBP-issued firearm in a residence, temporary residence or lodging unless the weapon is on the officer/agent or in his/her immediate control. Immediate control means an officer/agent has control over who can access the weapon. These firearms shall be stored out of plain view and in a location that affords reasonable protection against theft or unauthorized use.

4. Issued Shoulder Fired Weapons (SFWs) and munition launchers shall be stored in a secure area with limited access. With the prior written approval of a supervisor, SFWs and munition launchers may be stored in a residence and must be secured by the use of an approved safety-locking device. The firearm and/or munition launcher shall be stored in a location that affords reasonable protection against theft or unauthorized use.

5. Firearms and munition launchers shall not be stored in vehicles, vessels, or aircraft overnight (or equivalent) unless there is a justified operational purpose and it is approved, in writing (e.g. e-mail) by a supervisor.

   a. Such approval must be obtained in advance; however the employee is not required to have a copy of the documentation with him/her.

   b. To receive approval for storage of a weapon under this subsection it must be able to be secured to the vehicle, vessel, or aircraft by locked chain, cable, or CBP-approved safety-locking device and concealed from view. Firearms and munition launchers stored in visible, vehicle-mounted racks do not meet the concealment or security requirement.
6. When Authorized Officers/Agents are on extended leave that is expected to exceed ninety (90) days, their CBP-issued firearm(s) may (at the officer’s/agent’s discretion) be returned to their PFI until they return to duty.

D. Lost or Stolen Firearms, Munition Launchers and Body Armor

1. CBP firearms, munition launchers and/or body armor that are lost or stolen shall be reported as follows:

   a. An Authorized Officer/Agent who has a firearm, munition launcher, and/or body armor lost or stolen shall report it to a supervisor as soon as practicable following the discovery of the loss or theft.

   b. The loss or theft of firearms and/or munition launchers shall be reported immediately through the chain of command to the Commissioner’s Situation Room and the Joint Intake Center (JIC) by the RO (or his or her designee).

   c. Within twenty-four (24) hours of the incident, the firearm, munition launcher and/or body armor must be entered into the National Crime Information Center (NCIC) database by the RO (or his or her designee).

   d. The Director of UFPD must be notified through the CBP firearms information tracking system. The tracking system form shall be completed by the RO (or his or her designee) within twenty-four (24) hours. Detailed instructions for completing the form are contained in the help screens and training materials on CBPnet.

2. CBP personnel must comply with applicable local law enforcement reporting requirements for lost or stolen firearms and/or munition launchers.

3. When a CBP-issued firearm has been lost or stolen the officer/agent shall (so long as the authority to carry a firearm has not been revoked) promptly be provided with:

   a. A replacement firearm;

   b. The opportunity to familiarize himself or herself with the replacement firearm under the supervision of a FI;

   c. An opportunity to qualify with the replacement firearm if required by Chapter 6; and

   d. Ammunition equivalent to the number of rounds necessary to complete two courses of fire under the applicable components qualification course.

4. Lost or stolen body armor will be replaced as soon as practicable in order to allow employee to return to duty.
E. Board of Survey

1. The Headquarters Board of Survey (BOS) should meet within thirty (30) days of receipt of a Report of Survey for lost or stolen firearms and/or munition launchers. Body armor loss or theft should be reported to the Local Property Officer.

2. UFPD is responsible for documenting the BOS findings in the CBP firearms information tracking system.

F. Firearms Requests

1. Requests for firearms and/or munition launchers shall be documented in the CBP firearms information tracking system. PFIs shall request firearms and/or munition launchers from UFPD via the tracking system. This request must be approved by the RO or COA.

2. Requests for firearms and/or munition launchers other than handguns require the concurrence of the Director of UFPD, after review by operational component headquarters personnel.

G. Firearms, Munition Launchers and Body Armor Transfers

1. Authorized Officers/Agents shall electronically transfer firearms, munition launchers and body armor assigned to them in the CBP firearms information tracking system through the appropriate tracking system form. The officer/agent receiving the firearm, munition launcher and/or body armor shall electronically accept the property in the tracking system. Accountability does not change until the transfer is accepted in the tracking system.

2. All unissued or pool firearms and munition launchers in any office shall be assigned to the CBP firearms information tracking system PFI for that office.

H. Unissued Firearms

1. The maximum allowable number of each type of handgun is limited to 5% of the number of officers/agents at the duty station. In locations with less than twenty (20) officers/agents, one (1) unissued handgun shall be authorized.

2. The number of handguns authorized to be retained in reserve by the Director of UFPD shall be 10% of the total number of officers/agents.

3. The maximum allowable number of each type of SFW is limited to 105% of the number of officers/agents at the duty station.

4. The number of SFWs authorized to be retained in reserve by the Director of UFPD shall be 5% of the total number of officers/agents.
5. For special weapons in support of specific missions, the type, number, and deployment shall be determined by the appropriate RO with the written concurrence of the AC of the operational component.

I. Non-Standard Firearms

1. Requests for authorization to carry non-standard firearms must be submitted through the CBP firearms information tracking system for approval by the RO and the Director of UFPD. Specific mission needs must be addressed in the form. Non-standard firearms are those that are used by officers/agents in a specific operational activity, in addition to the standard CBP-authorized firearms described in Appendix IV of this policy.

2. UFPD shall be notified when non-standard firearms are issued in order to document the tracking system appropriately.

3. ROs shall ensure that the officers/agents using non-standard firearm(s) have qualified with the firearm(s) in accordance with this policy.

4. Issuance of non-standard firearms shall not exceed one hundred and eighty (180) days. If additional time is needed, an extension may be granted by the RO (UFPD must be notified in writing).

J. Seized or Abandoned Firearms

1. Immediately after final adjudication, abandoned firearms, ammunition, and other firearms related materials and firearms seized for forfeiture shall be forwarded to UFPD.

2. Firearms shall be checked in NCIC prior to shipment to UFPD. Contact UFPD for exceptions.

3. Copies of related documents shall be included and the firearms shall be checked to ensure they are unloaded prior to shipment to UFPD. Seized or abandoned firearms shall be handled in accordance with the current Seized Asset Management and Enforcement Procedures Handbook (HB 4400-01A) (available on CBPnet).

4. General Order (GO) firearms, ammunition, and related materials shall be held for ninety (90) days and then forwarded to UFPD. Copies of documents related to GO firearms, ammunition, and related materials must be included.

K. Firearm Acquisitions (Including Munition Launchers)

1. UFPD is the only authorized entry and exit point for all firearms and munition launchers for CBP and is the inventory control point for all firearms and munition launchers.
2. No entity outside of UFPD is approved to receive, destroy or otherwise remove firearms and munition launchers from service without written approval of the Director of UFPD.

3. No entity outside of UFPD is approved to loan or transfer firearms and/or munition launchers to another agency or to individuals within another agency without the written approval of the Director of UFPD.
Chapter 12: Firearm and Munition Launcher Maintenance, Inspection and Repair

A. Firearm and Munition Launcher Inspection Requirements

1. Only UFPD shall receive newly purchased firearms and munition launchers from vendors. All firearms and munition launchers shall be inspected to ensure proper functioning and compliance with CBP specifications and standards.

2. All CBP-authorized firearms shall be inspected during qualification periods by a Field Armorer (FA) or Firearms Instructor (FI) to ensure safe and proper functioning.

3. No accessories may be mounted on any CBP-authorized firearm without written approval from the Director of UFPD.

4. All maintenance and repairs must be documented in the CBP firearms information tracking system.

5. Periodic Inspections - FIs shall provide officers/agents with training regarding proper firearms and munition launchers care, maintenance, and inspection procedures. This training shall be incorporated into the quarterly firearms training curriculum.

6. UFPD has the authority to recall and/or inspect any CBP-issued firearm and/or munition launcher as necessary.

B. Firearm and Munition Launcher Maintenance

1. All Authorized Officers/Agents are responsible for normal cleaning and preventive maintenance of their firearms and/or munition launchers. Officers/agents shall be provided with sufficient materials and sufficient duty time (consistent with operational needs) to clean their authorized weapons. Failure to do so may result in disciplinary action.

2. Maintenance should only be done in accordance with the instructions provided by UFPD or as described in the operator manuals for that particular firearm or munition launcher. Operator manuals shall be provided to all officers/agents for each of their CBP-issued firearms.

3. Firearms and munition launchers shall be cleaned as soon as practicable after being fired. **NOTE:** Firearms/Munition launchers should not be cleaned in the case of a reportable shooting incident or an unintentional discharge (refer to Chapter 5.E).
4. FIs shall ensure that all unissued or pool weapons used in training, practice, or qualification sessions are cleaned and preventive maintenance performed prior to returning the weapon to storage.

5. The officer/agent shall perform any required cleaning of a firearm prior to being turned in and accepted by the FA and the PFI.

C. Firearms Repair

1. Authorized Officers/Agents (except those certified and designated as FAs) are prohibited from making any repairs, adjustments and/or modifications to CBP-authorized firearms unless expressly authorized by the Director of UFPD.

2. FAs, who are certified by UFPD, are authorized to make certain repairs and/or modifications as provided in FA training and subsequent UFPD-directed repairs and/or modifications.

3. Firearms requiring repairs beyond FA authorization must be sent to UFPD.

D. Firearm, Munition Launcher and Body Armor Shipping

1. The PFI is responsible for shipping and receiving all firearms, munition launchers and body armor assigned within their area of responsibility.

2. The shipment of any firearm, munition launcher or body armor shall be done as prescribed by UFPD and sent by a carrier that can control and track secure packages.

3. Regardless of commercial carrier, handguns shall be shipped next day air. Long guns may be shipped by ground. Contents shall not be identified on the outside of the box.

E. Firearm, Munition Launcher and Body Armor Replacement

1. An Authorized Officer/Agent shall immediately notify a PFI or an FI when any CBP-issued firearm, munition launcher or body armor becomes inoperable or appears to be unsafe to use. Based on the inspection, the PFI shall immediately issue the officer/agent a replacement.

2. Serviceable body armor should be replaced no later than the interval recommended by the manufacturer.

3. PFIs shall return any inoperable or unsafe firearm, munition launcher or body armor to UFPD via the CBP firearms information tracking system.
F. Firearm, Munition Launcher and Body Armor Destruction

UFPD is the only CBP component authorized to destroy firearms, munition launchers and/or body armor.
Chapter 13: CBP-Issued Ammunition

A. Ammunition Procurement and Use

1. All CBP-issued ammunition shall be new, commercially manufactured and procured by UFPD through normal procurement channels. UFPD shall conduct research and development, testing, evaluation and procurement of all ammunition or component products. A list of authorized brands and types of ammunition shall be compiled by UFPD. This list shall be updated as necessary and made available to the field by UFPD.

2. Only CBP-issued/approved ammunition shall be used in CBP-issued firearms.

3. Purchase Card acquisition of ammunition must be approved in writing by the Director of UFPD.

B. Special Ammunition Requests

Requests for any specialized ammunition not listed on the approved ammunition list must be submitted in writing through the respective chain of command to the Director of UFPD for approval and procurement.

C. Ammunition Issue

1. Ammunition previously issued for duty carry (handgun, shotgun and rifle) shall be fired during qualifications. Ammunition for practice and/or sighting-in with appropriate SFWs shall be issued at the range prior to firing the qualification course as needed. Replacement ammunition for duty carry shall be issued after each firearms qualification session.

2. Authorized Officers/Agents shall use duty ammunition for qualifications, practice and training.

   a. Exceptions may occur if firing ranges cannot support duty ammunition or if problems are discovered that require the use of hazard-free ammunition. ROs shall immediately notify UFPD in writing if duty ammunition cannot be used on a particular firing range.

   b. Exceptions to the requirement to use duty ammunition for qualifications may also be granted by UFPD upon determination that a safety problem exists with firearms or ammunition.

3. In addition to the handgun ammunition necessary for duty carry and official qualification, ROs may issue handgun proficiency ammunition to each Authorized Officer/Agent upon request, if available (guidance specific to Border Patrol Agents is contained in Appendix VIII).
a. The Authorized Officer/Agent shall initial an Ammunition Use Log – CBP Form 316B (available on CBPnet) upon receipt of their proficiency issue.

b. CBP issues ammunition to assist officers/agents in maintaining proficiency and improving their shooting skills. Officers/agents should expend this ammunition on a regular basis. The sale of CBP-issued ammunition by individual officers/agents is prohibited.

c. Authorized Officers/Agents shall expend proficiency ammunition in accordance with all applicable laws, ordinances and policies.

D. Ammunition for Competitive Shooting

1. Authorized Officers/Agents may request ammunition for use in competitive handgun, shotgun and rifle shooting events by submitting a memorandum to the RO.

2. If the ammunition requested is available in the local inventory and issuance will not cause a shortage for duty, training, proficiency or qualification use, it may be issued to the requesting officer/agent once approved by the RO.

3. Ammunition not in the inventory may be requested through the RO with the concurrence of the Director of UFPD.

4. Approval of requests for the purchase of ammunition for competitive shooting is subject to availability of funding and the concurrence of the AC of the respective operational component and/or the Director of UFPD. Purchase Card purchases of firearms ammunition must be approved in writing by the Director of UFPD.

5. Officers/agents who receive ammunition for use in competitive shooting are required to maintain a record of the use of ammunition and submit written evidence of participation in competitive events to the RO.

E. Ammunition Storage

1. Unissued ammunition shall be stored in a secure room with limited access and in accordance with the policies and procedures cited in the Interim Physical Security Guidance for Customs and Border Protection (CBP) Facilities memorandum dated Oct. 25, 2006 (available on CBPnet). If required, ROs shall ensure that special storage needs are met for the ammunition.

2. Each Authorized Officer/Agent is personally responsible for all CBP ammunition issued to them and must take reasonable measures to ensure its safe storage and general care in accordance with this policy.
F. Ammunition Inventory

1. As the inventory of ammunition changes, that change shall be continually accounted for and records maintained at the ammunition storage site by the PFI or FI.

2. The RO, or his or her designee, shall conduct an annual audit for each CBP location. Records of these audits shall be maintained locally for a period of no less than five years.

   When developed and available, ROs shall utilize the CBP electronic ammunition inventory system and update the ammunition inventory on a quarterly basis.

G. Emergency Situations

In threatening, emergent situations, Authorized Officers/Agents are authorized to use any ammunition available. However, this statement does not authorize the carrying of ammunition that is not specified on the list of Ammunition for Duty Use published by the Director of UFPD.
Chapter 14: Holsters and Related Equipment

A. Uniform Duty Holsters and Related Equipment

All holsters and related equipment which meet the standards established by the Authorized Officer's/Agent's specific program may be approved for duty use by the RO, with the concurrence of the Director of UFPD and the AC of the operational component.

A sufficient selection of holsters and related equipment will be authorized to meet the operational needs of all CBP armed personnel. Suggestions for new or improved holsters and/or related equipment may be submitted for evaluation to the Director of UFPD.

B. CBP-Authorized Plainclothes/Off-Duty Holsters and Related Equipment

1. Holsters and magazine carriers shall be constructed of durable material. They shall be of any design that securely retains the handgun and allows the officer/agent to quickly draw the handgun.

   The holsters and magazine carriers must be concealable and may be black, brown, tan, or any other color that is authorized by UFPD and approved by the RO.

2. In conjunction with firearm qualifications, Authorized Officers/Agents who normally carry the handgun in another type of holster shall be required to annually demonstrate their ability to safely draw an unloaded handgun, engage a target and holster the handgun. These exercises should be developed locally by the FI, and shall be sufficient to make a reasonable determination of the officer's/agent's ability to safely use the holster.

C. Inspection of Holsters and Related Equipment

1. The PFI or FI shall conduct an annual inspection of the Authorized Officer's/Agent's authorized holster and related equipment.

2. Officers/agents shall not use any equipment found to be non-operational or in poor condition.
Chapter 15: Range Operations

A. Range Conduct

1. All personnel participating in firearms qualifications shall conduct themselves in a safe and professional manner at all times. Any officer/agent who observes a dangerous or unsafe condition while on the range should immediately call “CEASE FIRE” in a voice that can be heard by all shooters. The Firearms Instructor (FI) shall remove from the range any person who fails to comply with safety practices, procedures or instructions.

2. When conducting firearms training, the FI has the absolute and final authority on matters of range operation and safety.

3. When participating in firearms qualifications, officers/agents may wear their normal duty uniform and/or equipment, or attire and equipment appropriate for their current assignment.

4. During qualification and structured training, armed personnel shall use only CBP-authorized weapons.

5. Armed personnel shall qualify with their assigned weapons. If a weapon malfunctions during qualification and cannot be repaired on-site, the officer/agent may qualify with a different weapon of identical make and model, if available.

6. FIs shall manually inventory weapons used during qualification and ensure that officers/agents qualify with their assigned weapons. The FI shall ensure qualification scores are properly entered in the CBP firearms information tracking system.

B. Range Operation and Safety

1. Prior to commencing range activities, FIs shall ensure that the following minimum safety precautions are adhered to:

   a. An emergency transport vehicle is designated;

   b. A telephone, a wireless telephone, and/or radio is available;

   c. Emergency numbers are available;

   d. A first aid trauma kit is available, as defined by the Director of UFPD in Appendix IX; and
e. A Standard Operating Procedure (SOP) is in place for the possibility of injuries. This SOP should be designed for the specific range location and shall include the location of appropriate medical facilities and access to local Emergency Medical Services (EMS).

2. The FI shall ensure that all personnel on or near the firing line use appropriate eye and hearing protection.

Eye protection shall cover the front and sides of the eyes. Hearing protection shall be both inner ear plugs and outer ear protection of a hard shell design.

Such protective devices shall be available to all officers/agents at the firearms range. Unserviceable and/or damaged protective devices will be replaced.

3. The minimum ratios of FIs/RSOs to shooters on the firing line are:

a. For practice and demonstration of firearms proficiency sessions, one (1) FI/RSO per every six (6) shooters; and

b. For tactical firearms training exercises, one (1) FI per every two (2) shooters during static firing and one (1) FI for each shooter during dynamic movement shooting.

C. Force-on-Force Training (FFT)/Integrated Scenario Base Training (ISBT)

1. Prior to conducting FFT or ISBT, IFIs and/or FIs must have attended training as approved by the Director of UFPD.

2. When conducting FFT or ISBT, IFIs and/or FIs must at all times adhere to the safety precautions delineated in the appropriate lesson plan or SOP.

a. For marking cartridges: full face, throat and groin protection, gloves and coveralls or long sleeve shirts are mandatory.

b. Marking cartridges shall be used only in firearms authorized by UFPD. UFPD shall compile a list of authorized brands and types of marking cartridges. This list shall be updated as necessary and made available to the field by UFPD.
Appendix I: Acknowledgement of Receipt of CBP Use of Force Policy

As an officer/agent who is authorized to carry a firearm and intermediate force device, you are required to comply with and be thoroughly familiar with all aspects of the CBP Use of Force Policy. You have been provided a complete copy of the CBP Use of Force Policy Handbook and the opportunity to discuss the contents of the Policy with your supervisor or other management officials. Due to the critical nature of certain aspects of the Use of Force Policy, your attention is particularly directed to the following Chapters:

Chapter 2: Authority to Carry Firearms – This section specifically addresses the requirements for an Authorized Officer/Agent to carry a firearm and the circumstances under which a firearm may be carried.

Chapter 4: Use of Force – This section addresses DHS and CBP policy regarding the use of force.

Chapter 5: Use of Force Reporting Requirements – This section addresses the specific actions that shall be taken in the event that a reportable use of force incident occurs.

Chapter 6: Use of Force Proficiency and Training – This section addresses the requirements to maintain firearm and intermediate force device certification.

Chapter 7: Intermediate Force Devices – This section addresses the use of authorized intermediate force devices.

By signing this statement, you acknowledge that you have read, understand, and agree to comply with the CBP Use of Force Policy and your personal obligation to comply with all chapters of the Policy.

__________________________  __________________________  __________
Officer’s/Agent’s Name (Printed)  Officer’s/Agent’s Signature  Date

__________________________
Officer’s/Agent’s Duty Station

__________________________  __________________________  __________
Supervisor’s Name (Printed)  Supervisor’s Signature  Date

This signed acknowledgment shall be included in the officer’s/agent’s local personnel file in accordance with Chapter 1 of the CBP Use of Force Policy.
Appendix II: DHS Use of Deadly Force Policy

July 1, 2004

MEMORANDUM FOR: Deputy Secretary
Under Secretaries
Director, U.S. Secret Service
Commandant, U.S. Coast Guard
Assistant Secretary, ICE
Commissioner, CBP
Acting Administrator, TSA

FROM: Tom Ridge

SUBJECT: Use of Deadly Force Policy

Attached is the Department of Homeland Security (DHS) Use of Deadly Force Policy which I issued today. The policy, applicable to all DHS law enforcement officers and agents, is intended to provide the standard for all DHS components. Officials and supervisors should take appropriate steps to ensure that pre-existing use of force policies comply with this new standard and incorporate its core principles.

The following Use of Deadly Force Policy was developed by a Task Force comprised of DHS headquarters and component representatives to unify to the extent feasible and practicable existing DHS agency policies. The resulting umbrella policy reflects the components' different law enforcement missions and activities, and permits the agencies to adopt more detailed operational guidance with DHS approval.
DEPARTMENT OF HOMELAND SECURITY POLICY ON THE
USE OF DEADLY FORCE

June 25, 2004

By virtue of the authority vested in the Secretary of the Department of Homeland
Security, including the authority vested by 6 U.S.C. §112(a), I hereby establish a
Department of Homeland Security policy on the use of deadly force for law enforcement.
The policy set forth herein is intended to set uniform standards and provide broad
guidelines for the use of force by law enforcement officers and agents of the Department
of Homeland Security performing law enforcement missions. The provisions of this
Order apply to all law enforcement officers and agents of the Department of Homeland
Security.

I. GENERAL PRINCIPLES

Law enforcement officers and agents of the Department of Homeland Security may use
deadly force only when necessary, that is, when the officer has a reasonable belief that
the subject of such force poses an imminent danger of death or serious physical injury to
the officer or to another person.

A. Fleeing subjects. Deadly force may not be used solely to prevent the escape of a
fleeing suspect.

B. Firearms may not be fired solely to disable moving vehicles, vessels, aircraft, and
other conveyances, except as follows:

1. United States Secret Service agents and officers, in exercising the United States
Secret Service’s protective responsibilities, may discharge firearms to disable moving
vehicles, vessels, and other conveyances. United States Secret Service agents and officers
may discharge firearms to disable aircraft in flight, only if the use of deadly force against
the occupants of the aircraft would be authorized under this policy.

2. U.S. Immigration and Customs Enforcement, U.S. Customs and Border
Protection and U.S. Coast Guard law enforcement officers and agents, when conducting
maritime law enforcement, may fire firearms to disable moving vessels or other
conveyances.

C. If feasible and if to do so would not increase the danger to the officer or others, a
warning to submit to the authority of the officer shall be given prior to the use of deadly
force.

D. Warning shots are not permitted, except as follows:
1. Warning shots may be used by United States Secret Service agents and officers in exercising the United States Secret Service's protective responsibilities.

2. Warning shots may be used by U.S. Immigration and Customs Enforcement, U.S. Customs and Border Protection and U.S. Coast Guard law enforcement officers and agents when conducting maritime law enforcement only as a signal to a vessel to stop.

3. Warning shots may be used by U.S. Immigration and Customs Enforcement, U.S. Customs and Border Protection and U.S. Coast Guard law enforcement officers and agents when conducting aviation law enforcement operations only as a signal to an aircraft to change course and follow direction to leave airspace.

E. Officers will be trained in alternative methods and tactics for handling resisting subjects which must be used when the use of deadly force is not authorized by this policy.

II. GUIDELINES

A. Homeland Security Directorates and Agencies shall, to the extent necessary, supplement this policy with policy statements or guidance consistent with this policy. Such policy statements shall be subject to review and approval by appropriate departmental offices, including the Office of General Counsel, to ensure consistency with law and departmental standards and policies.

B. The respective Homeland Security Directorate Under Secretaries, the Commandant of the United States Coast Guard, and the Director of the United States Secret Service shall approve guidelines for weaponless control techniques, intermediate weapons, and firearms or lethal weapons with non-lethal munitions, in accordance with this policy and that directorate's or agency's unique law enforcement mission, training, and equipment.

III. MILITARY ACTIVITIES

This policy shall not apply to the United States Coast Guard when engaged in warfighting, the military defense of the United States, or other military activities where Standing Rules of Engagement apply or to other operations at sea addressed by other policies or direction.

IV. SAVINGS

To the extent agency and component policies and procedures in place prior to the creation of the Department of Homeland Security are consistent with this policy, they remain in full force and effect unless otherwise revoked or modified.

V. APPLICATION OF THE POLICY
This Policy is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity, against the United States, its departments, agencies, or other entities, its officers or employees, or any other person.

Tom Ridge
Appendix III: DHS Commitment to Race Neutrality in Law Enforcement Activities

THE DEPARTMENT OF HOMELAND SECURITY'S COMMITMENT TO RACE NEUTRALITY IN LAW ENFORCEMENT ACTIVITIES

June 1, 2004

One of the greatest strengths of the Department of Homeland Security is the quality and integrity of the people with whom I am honored to serve. I am particularly grateful for the opportunity to work with outstanding law enforcement and military personnel who put their lives on the line daily to make our country safe. Your professionalism, dedication and commitment to excellence are inspiring to us all.

Our mission is to ensure the security of our nation and our people. The size, scope and character of our nation means that we face a substantial challenge, for while we must secure our nation and our people we must also secure our freedoms and ensure that liberty thrives. In all we do to secure America, our strategies and our actions must be consistent with the individual rights and civil liberties protected by the Constitution and the rule of law. I challenge each of you to redouble your efforts to conduct your activities in ways that meet this critical goal.

I particularly direct you to follow a policy of race neutrality in your law enforcement activities. The Department of Homeland Security’s policy is to prohibit the consideration of race or ethnicity in our daily law enforcement activities in all but the most exceptional instances. The following is the Department’s official policy on this issue:

“Racial profiling” concerns the invidious use of race or ethnicity as a criterion in conducting stops, searches and other law enforcement activities. It is premised on the erroneous assumption that any particular individual of one race or ethnicity is more likely to engage in misconduct than any particular individual of another race or ethnicity. DHS explicitly adopts the Department of Justice’s “Guidance Regarding the Use of Race by Federal Law Enforcement Agencies,” issued in June 2003. It is the policy of the Department of Homeland Security to prohibit the consideration of race or ethnicity in our daily law enforcement activities in all but the most exceptional instances, as defined in the DOJ Guidance. DHS personnel may use race or ethnicity only when a compelling governmental interest is present. Rather than relying on race or ethnicity, it is permissible and indeed advisable to consider an individual’s connections to countries that are associated with significant terrorist activity. Of course, race- or ethnicity-based information that is specific to particular suspects or incidents, or ongoing criminal activities, schemes or enterprises, may be considered, as stated in the DOJ Guidance.

This Guidance governs all federal law enforcement activities, and there will be serious consequences for those who disregard it.
All components are hereby directed to include the DHS policy stated above in law enforcement manuals and policy guidelines covering any activity in which the use of race or ethnicity may arise. Moreover, all components are hereby directed to ensure that all law enforcement personnel, supervisors and managers are trained to the standards set forth in the DOJ Guidance and the DHS policy stated above, and are held accountable for meeting those standards. The Department’s Office for Civil Rights and Civil Liberties will supply the components with training materials to ensure that the policy is interpreted and applied in a consistent and uniform manner. In addition, each component should develop agency-specific training materials, in concert with the Department’s Office for Civil Rights and Civil Liberties.

Working together, we can protect America while also preserving her great freedoms. I am honored to work with all of you to fulfill this calling.

Tom Ridge
Appendix IV: CBP-Authorized Firearms and Intermediate Force Devices

An Authorized Officer/Agent shall be issued only one primary handgun from the list below. Based upon availability within an operational component, an Authorized Officer/Agent may be issued an H&K P2000SK as a secondary handgun with the concurrence of the AC of that operational component. An Authorized Officer/Agent shall not be issued more than two handguns without the concurrence of the AC of the operational component and the Director of UFPD.

A. Handguns authorized for use by Authorized Officers/Agents:
   1. H&K USP Compact w/LEM
   2. H&K P2000
   3. H&K P2000SK (authorized for standard uniform use only with the written concurrence of the AC of the operational component)
   4. Beretta 96D (authorization terminates upon component transition to the H&K USP or P2000)
   5. Glock 17 (authorization terminates upon component transition to the H&K USP or P2000)
   6. Glock 26 (authorization terminates upon component transition to the H&K P2000SK)
   7. SIG P-229 DAO (authorization terminates three years from issuance of CBP Use of Force Policy)

B. Shotguns authorized for use by Authorized Officers/Agents:
   1. Remington 870 Shotgun

C. Rifles authorized for use by Authorized Officers/Agents:
   1. M4 Pattern Rifle
   2. M16 Pattern Rifle
   3. Steyr AUG

D. Submachine guns authorized for use by Authorized Officers/Agents:
   1. H&K UMP40
2. H&K MP5

E. Special weapons authorized for use by Border Patrol Agents, Air and Marine Officers, and Special Response Teams (SRTs), in addition to all firearms listed above: (Use of these weapons requires specific certification and training prior to issue and use)

1. .308 Bolt-action Rifle
2. 40 mm Launcher
3. M14 Pattern Rifle

F. In addition to the weapons previously listed, Border Patrol Tactical Team (BORTAC) and SRT members may use and transport any weapons system whose utilization has been approved in writing by the AC of their operational component, with the written concurrence of the Director of UFPD.

G. Authorized Officers/Agents serving as Primary Firearms Instructors (PFIs), Inventory Officers, Firearms Instructors (FIs) or assigned to UFPD or an approved special operations team (including detailed assignments) may use and transport any firearm in the CBP inventory or under consideration by CBP for acquisition for the purpose of conducting:

1. Training approved by the Director of UFPD; or
2. Testing and evaluation authorized by the Director of UFPD.

H. Intermediate force devices authorized for use by Authorized Officers/Agents upon completion of certified training.

1. Oleoresin Capsicum (OC) Spray
2. Collapsible Straight Baton - 21 inches or 26 inches (at the option of the officer/agent).

I. Other intermediate force devices that are authorized for use by Authorized Officers/Agents upon completion of UFPD-approved training and certification by their respective operational component.

1. Munition launchers (e.g. PepperBall)
2. 36-inch straight riot baton
3. Collapsible Straight Batons of non-standard lengths
4. Intermediate force devices approved by the AC of their operational component, with the concurrence of the Director of UFPD.
Appendix V: CBP Use of Force Continuum

A. Cooperative Controls

This is the first and lowest level of officer/agent response. Although it is the lowest level, the tactics and techniques on this level can be applied to all levels of the continuum to help establish control or compliance. The primary features of this level are officer presence, verbalization and application of appropriate restraints. When considering officer presence, there are several factors to consider:

1. Those elements we can change or effect:

   a. Society recognizes that a law enforcement officer is provided with certain authorities that the average citizen does not have. Society recognizes that an officer/agent has the right to exercise this authority provided the officer/agent does so in a lawful manner. For officer presence to successfully influence the subject, there must be some type of identification to the subject that the officer/agent is a law enforcement officer. This is demonstrated through the wearing of an official uniform and/or the use of verbal identification and display of proper credentials.

   b. An officer/agent who appears to be physically fit, mentally alert, and capable of handling a situation is more likely to successfully influence a subject and be perceived as competent.

   c. Multiple officers/agents can increase the level of control exerted through officer presence as well as the carrying of intermediate force devices, such as CSBs and OC.

2. Those elements we cannot control:

   a. Individuals will make assumptions about an officer/agent based on certain factors that an officer/agent has no ability to change. These factors may include, but are not limited to: gender, height and age.

B. Contact Controls

Contact controls are physical measures taken when verbal commands and officer presence are not effective in gaining compliance. The subject is offering the lowest level of resistance. In addition to effective communication the officer/agent may use other measures such as strategic positioning, escort holds, joint manipulation or immobilization or touch pressure point stimulation.
C. Compliance Techniques

When the subject is actively resisting the efforts of the officer/agent to establish and maintain control, escalation to the use of compliance techniques may be reasonable and necessary. Examples of compliance techniques include the use of OC spray, strike pressure points, stunning techniques, takedowns and joint manipulations. In situations where subjects are offering active resistance, officers/agents must be mentally and physically prepared to escalate to a higher amount of reasonable and necessary force.

D. Defensive Tactics

When a situation has reached this level on the force spectrum, the subject has either assaulted the officer/agent or is displaying a willingness and intent to do so. An assault at this level is one that results in physical injury to the officer/agent. A sufficient amount of force is needed at this level to neutralize or stop the threat. Concentrated strikes involving the use of empty-hand techniques (i.e. the use of body parts as weapons) as well as the Collapsible Straight Baton are both reasonable and necessary.

E. Deadly Force

At this level an officer/agent has a reasonable belief that the subject of such force poses an imminent danger of death or serious physical injury to the officer/agent or to another person, and the subject has the opportunity, ability and intent to do so. The use of a firearm, impact weapon, and empty-hand techniques or, in an emergency, a field expedient weapon, may be needed to gain control of this situation and prevent serious physical injury or loss of life.
Appendix VI: CBP Form 318 – Reportable Use of Force Incident Data Form (available as an e-form on CBPnet)

DEPARTMENT OF HOMELAND SECURITY
U.S. Customs and Border Protection

Use of Force Policy Division

REPORTABLE USE OF FORCE INCIDENT DATA

SECTION A - INCIDENT IDENTIFICATION INFORMATION

<table>
<thead>
<tr>
<th>CBP Reportable Incident Number:</th>
<th>Original SIR Number:</th>
<th>Event Number (if applicable):</th>
</tr>
</thead>
</table>

Office:
- OFO
- CBP
- OAM
- IA

Owning Org. (Sector/Station; FO/POE; Branch/Unit):

Reporting Official:
- Telephone No.: FAX No.

Type of Incident *
- Firearm
- Intermediate Device
- Other

Local Time of Incident: (Military)

Date Of Incident:

Number of Subjects:
- Number of Involved CBP Officers/Agents:
- Number of Civilian Witnesses:
- Number LE Witnesses:

Other Agency Involved:
- Yes
- No
- CBP
- OFO
- OAM
- IA
- OTHER

SECTION B - INCIDENT LOCATION INFORMATION

Address:

City:

State:

County:

Zip Code:

Country:

Latitude:

Longitude:

Character of Premises (Check one from the first four columns and as applicable from Conveyance):
- Urban
- Suburban
- Rural
- Remote / Isolated
- Highly Populated
- Moderately Populated
- Sparsely Populated
- Uninhabited
- Residential
- Commercial
- Undeveloped/Open
- Station/Institution
- Indoors
- Outdoors
- Conveyance (ID below)
- On Land Vehicle
- On Aircraft
- On Boat

Illumination (Check one from left column; Check ALL applicable from remaining columns):
- If Natural Illumination:
  - Dawn
  - Daylight
  - Dusk
  - Night
- If Artificial Illumination:
  - Interior Room Lights
  - Street Lights
  - Vehicle Headlights
  - Flashlight
  - Poor Lighting
  - Good Lighting
  - Weak Moonlight
  - Strong Moonlight
  - Subject Silhouetted
  - Officer/Agent Silhouetted
  - Night Vision Aided
  - Snow/Marine Glare
  - Oncoming Light Glare

Environmental (Check ALL applicable):
- Dry
- Raining
- Snowing
- Standing Water
- Calm
- Windy
- Haze/Blowing Dust
- Fog
- Grassland
- Mountainous
- Desert
- Wooded Area
- Estimated Ambient Temperature
  - (°F) __________

Additional Comments (relevant to the incident information page):

SECTION C - INVOLVED OFFICER / AGENT INFORMATION

Involvement: Primary

Assisting

Name (Last, First, Mi.):

Title:

Service EOD:

Duty Location EOD:

Sex:
- Male
- Female

Hand Usage:
- Right-handed
- Left-handed

Height:

Weight:

Age:

Duty Status:
- On Duty
- Off Duty

Total YEARS Law Enforcement Experience:

Federal & Military:

State:

Operational Activity (Check all that apply):
- Uniformed
- Plain Clothes
- Cargo Operations
- Joint Task Forces
- Warrant Service
- Primary Inspection
- Linewatch
- Traffic Checkpoint
- Air Operations
- Secondary Inspection
- Traffic Observation
- Marine Operations
- Other
- Training/Qualification

*Employees covered by a collective bargaining agreement are advised that they have the right to Union representation in accordance with their agreement.

CBP Form 318 (10/10)
### SECTION D - INVOLVED OFFICER / AGENT INCAPACITATION INFORMATION

- Check this box if officer/agent is shot
- Degree of Incapacitation: [ ] No Incapacitation  [ ] Partial Incapacitation  [ ] Full Incapacitation  [ ] Deceased
- Body Armor Usage: [ ] Used  [ ] Not Used
- Number of Impacts:  
- Number of Penetrations:  
- Describe any involved officer/agent injuries or other needed information:

### SECTION E - ADDITIONAL WEAPONS USED BY OFFICER/AGENT IN SECTION C

<table>
<thead>
<tr>
<th>Firearms Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ownership: [ ] CBP Issued  [ ] Personal</td>
</tr>
<tr>
<td>Qualification Field Date:  Qualification Score:</td>
</tr>
<tr>
<td>Serial Number:  Manufacturer:  Model Name/Number:  Caliber:</td>
</tr>
<tr>
<td>Type: (e.g., pistol, rifle, shotgun)  Bullet Type:  Rounds Fired:  Barrel Length:</td>
</tr>
<tr>
<td>Intermediate Device Information</td>
</tr>
<tr>
<td>Device: (e.g., OC Spray, CSB)  Device Type: (e.g., Stream, 26&quot;)  Description:</td>
</tr>
<tr>
<td>Other Device Information</td>
</tr>
<tr>
<td>Device:  Device Type:  Description:</td>
</tr>
</tbody>
</table>

### SECTION F - INVOLVED OFFICER / AGENT SHOOTING INFORMATION

*Check all that apply*

<table>
<thead>
<tr>
<th>Shooting Posture:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standing  [ ]  Kneeling  [ ]  Prone  [ ]  Other  [ ]</td>
</tr>
<tr>
<td>Target Elevation:</td>
</tr>
<tr>
<td>[ ] At/Above Eye Level  [ ] Below Eye Level  [ ] Hip Level</td>
</tr>
<tr>
<td>Aiming Method:</td>
</tr>
<tr>
<td>[ ] Point Aim  [ ] Sight Aim  [ ] Laser</td>
</tr>
<tr>
<td>Firing Mode:</td>
</tr>
<tr>
<td>[ ] Semi-Automatic  [ ] Fully Automatic  [ ] Pump Action  [ ] Bolt Action  [ ] Other</td>
</tr>
<tr>
<td>Shooting Distance: (Expressed in Yards):</td>
</tr>
<tr>
<td>Minimum:  Maximum:</td>
</tr>
<tr>
<td>Collateral Damage: [ ] Non-Subjects  [ ] Property Damaged</td>
</tr>
<tr>
<td>Comments Concerning Collateral Damage:</td>
</tr>
</tbody>
</table>

### SECTION G - INVOLVED OFFICER / AGENT TRAINING INFORMATION

- What training (in addition to basic Academy) assisted the involved officer/agent:
  - [ ] BORSTAR  [ ] BORTAC  [ ] PITP  [ ] EMT  [ ] RTP  [ ] IFITP  [ ] DTI  [ ] Stat  [ ] Other  [ ] DITP  [ ] SRT  [ ] Pass

- Training Recommendations:

- Additional Comments (on all involved officers/agents):
### SECTION H - SUBJECT INFORMATION

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Unidentified Subject</td>
<td>□ Male □ Female □ Unknown</td>
</tr>
<tr>
<td>Name (Last, First, Middle):</td>
<td>Height or Height Range:</td>
</tr>
<tr>
<td>Date of Birth (if known) or Age or Age Range:</td>
<td>Weight or Weight Range:</td>
</tr>
<tr>
<td>Ethnicity:</td>
<td>Other Information:</td>
</tr>
<tr>
<td>Attire: □ Civilian □ Paramilitary □ Police □ None</td>
<td></td>
</tr>
<tr>
<td>Prior Offenses: □ Felony □ Misdemeanor</td>
<td>FBI No.</td>
</tr>
<tr>
<td>Prior Arrests (Show Date, Offense and Disposition):</td>
<td>Subject Body Armor: □ Used □ Not Used □ Unknown</td>
</tr>
</tbody>
</table>

### SECTION I - SUBJECT FIREARM (AND MISC. WEAPONS) INFORMATION

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Firearm □ Unknown □ No Firearms</td>
<td></td>
</tr>
<tr>
<td>TYPE:</td>
<td></td>
</tr>
<tr>
<td>□ Pistol □ Rifle □ Submachine Gun □ Unknown</td>
<td></td>
</tr>
<tr>
<td>□ Launcher □ Cannon □ Missile □ Shotgun</td>
<td></td>
</tr>
<tr>
<td>□ Machine Gun □ Other</td>
<td></td>
</tr>
<tr>
<td>Caliber:</td>
<td>Barrel Length:</td>
</tr>
<tr>
<td>Bullet Type (if shotgun):</td>
<td>Shot □ Slug □ Other</td>
</tr>
<tr>
<td>Serial Number:</td>
<td>Manufacturer:</td>
</tr>
<tr>
<td>Model Name/Number:</td>
<td>Rounds Fired:</td>
</tr>
<tr>
<td>Add Firearms (Use Supplemental Sheet for Additional Subject Firearms): □ None □ See Supplement</td>
<td></td>
</tr>
</tbody>
</table>

Subject Other Weapon Information (NOT Firearm):

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Physical Techniques</td>
<td>□ Rocks</td>
</tr>
<tr>
<td>□ Edged Weapon</td>
<td>□ Vehicle</td>
</tr>
<tr>
<td>□ Other Blunt Instruments</td>
<td>□ Explosives/Incendiary Device</td>
</tr>
<tr>
<td>□ Other</td>
<td>Describe:</td>
</tr>
</tbody>
</table>

Officer/Agent: Weapon(s) Used on Subject:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Weapon</td>
<td>□ Effective to Resolve threat</td>
</tr>
<tr>
<td>□ LL Device</td>
<td>□ Not Effective to Resolve Threat</td>
</tr>
<tr>
<td>□ K9</td>
<td>□ Explain:</td>
</tr>
<tr>
<td>□ Other</td>
<td>□ CTDD Used w/Arrest; if yes, complete CTDD Supplement</td>
</tr>
</tbody>
</table>

Officer/Agent: Additional Weapons Used on Subject?

<table>
<thead>
<tr>
<th>Weapon Used:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ None □ See Supplement</td>
<td></td>
</tr>
</tbody>
</table>

Result: □ Effective to Resolve threat □ Not Effective to Resolve Threat

### SECTION J - SUBJECT INCAPACITATION INFORMATION

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ NO Incapacitation □ PARTIAL Incapacitation □ FULL Incapacitation</td>
<td></td>
</tr>
<tr>
<td>□ Deceased □ Deceased Post Incident</td>
<td></td>
</tr>
</tbody>
</table>

Number and Location of Subject Hits:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Head (Front):</td>
<td>□ Upper Torso (Front):</td>
</tr>
<tr>
<td>□ Head (Rear):</td>
<td>□ Upper Torso (Rear):</td>
</tr>
<tr>
<td>□ Lower Torso (Front):</td>
<td>□ Neck (Front):</td>
</tr>
<tr>
<td>□ Lower Torso (Rear):</td>
<td>□ Neck (Back):</td>
</tr>
</tbody>
</table>

CBP Form 316 (10/10)

Appendix VI: Reportable Use of Force Incident Data

- FOR OFFICIAL USE ONLY / LAW ENFORCEMENT SENSITIVE -
### ADDITIONAL COMMENTS

Additional Comments on All Involved Subjects:

---

### Incident Comments (Additional Comments Relevant to the Incident Information Page):

---

### Officer/Agent Comments (Additional Comments on All Involved Officers or Agents):

---

CBP Form 318 (10/10)
SUPPLEMENTAL

Use this supplement to record involved Officer/Agent firearms and/or Subject weapons that are additional to those shown on the original form. Firearms or other weapons used by ADDITIONAL involved Officers/Agents and/or Subjects should be shown on ADDITIONAL FORMS submitted for those parties.

SECTION A - INCIDENT IDENTIFICATION INFORMATION

<table>
<thead>
<tr>
<th>CBP Reportable Incident Number</th>
<th>Original SIR Number</th>
<th>Name of Primary Involved Officer/Agent</th>
</tr>
</thead>
</table>

SECTION E - ADDITIONAL INVOLVED OFFICER/ AGENT FIREARM INFORMATION

<table>
<thead>
<tr>
<th>Firearms Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ownership: [ ] CBP Issued [ ] Personal</td>
</tr>
<tr>
<td>Qualification Field Date:</td>
</tr>
<tr>
<td>Qualification Score:</td>
</tr>
<tr>
<td>Serial Number:</td>
</tr>
<tr>
<td>Manufacturer:</td>
</tr>
<tr>
<td>Model Name/Number:</td>
</tr>
<tr>
<td>Caliber:</td>
</tr>
<tr>
<td>Type:</td>
</tr>
<tr>
<td>Bullet Type:</td>
</tr>
<tr>
<td>Rounds Fired:</td>
</tr>
<tr>
<td>Barrel Length:</td>
</tr>
</tbody>
</table>

Intermediate Device Information

| Device: |
| Device Type: |
| Description: |

Other Force Information

| Device: |
| Device Type: |
| Description: |

Officer/Agent Weapon(s) Used on Subject

- [ ] Weapon [ ] Effective to Resolve Threat
- [ ] LL Device [ ] Not Effective to Resolve Threat
- [ ] KG [ ] Explain: ____________________________
- [ ] Other [ ] CTDD Used w/Arrest

SECTION I - ADDITIONAL FIREARM (AND MISC. WEAPONS) USED BY SUBJECT IN SECTION H

<table>
<thead>
<tr>
<th>Firearm [ ] Unknown [ ] No Firearms Were Found</th>
</tr>
</thead>
<tbody>
<tr>
<td>TYPE:</td>
</tr>
<tr>
<td>[ ] Pistol</td>
</tr>
<tr>
<td>[ ] Rifle</td>
</tr>
<tr>
<td>[ ] Submachine Gun</td>
</tr>
<tr>
<td>[ ] Unknown</td>
</tr>
<tr>
<td>[ ] Launcher</td>
</tr>
<tr>
<td>[ ] Cannon</td>
</tr>
<tr>
<td>[ ] Missile</td>
</tr>
<tr>
<td>[ ] Shotgun</td>
</tr>
<tr>
<td>[ ] Machine Gun</td>
</tr>
<tr>
<td>[ ] Other</td>
</tr>
<tr>
<td>Caliber:</td>
</tr>
<tr>
<td>Barrel Length:</td>
</tr>
<tr>
<td>Bullet Type (if shotgun):</td>
</tr>
<tr>
<td>[ ] Shot</td>
</tr>
<tr>
<td>[ ] Slug</td>
</tr>
<tr>
<td>[ ] Other</td>
</tr>
<tr>
<td>Manufacturer:</td>
</tr>
<tr>
<td>Model:</td>
</tr>
<tr>
<td>Serial Number:</td>
</tr>
<tr>
<td>Rounds Fired:</td>
</tr>
</tbody>
</table>

Add Firearms (Use Supplemental Sheet for Additional Subject Firearms):

Subject Other Weapon Information (NOT Firearm)

- [ ] Physical Techniques
- [ ] Edged Weapon
- [ ] Other Blunt Instruments
- [ ] Other ____________________________
- [ ] Rocks |
| [ ] Vehicle |
| [ ] Explosives/Incendiary Device |
- [ ] Animal |
| [ ] Chemical Device |
| Describe: ____________________________ |

ADDITIONAL INFORMATION/TEXT CONTINUATIONS

Add any additional pertinent information or specify the section of the form to which this continuation applies:

CBP Form 318 (10/10)
## Controlled Tire Deflation Device Supplement

### INCIDENT INFORMATION
- **Incident Number:**
- **Date:**
- **Time:**
- **Location:**
- **Latitude:**
- **Longitude:**
- **Street:**
- **City or County:**
- **State:**
- **Zip Code:**
- **Deploying Officer(s)/Agent(s):**
- **Authorized by:**
- **Supervisor:**
- **Justification:**

### VEHICLE INFORMATION
- **Make:**
- **Model:**
- **Doors:**
- **Year:**
- **Vin:**

### CTDD INFORMATION
- **Type:**
- **Tracking Number:**
- **Identification Number:**
- **Number of Tires Spiked:**
- **No. of Tires Deflated:**
- **Vehicle Damage:**
- **Injuries/Fatalities:**
- **No. Apprehended:**
- **Driver Apprehended:**
- **Estimated Vehicle Speed (MPH):**
- **Distance Traveled:**
- **Property Damage:**
- **SF-95 Claim for Damage, Injury or Death, Issued?**
  - [ ] No
  - [x] Yes

### OTHER CONDITIONS
- **Traffic Condition:**
- **Road Condition:**
- **Weather:**

### SIGNATURES
- **OFFICER/AGENT**
  - **Name:**
  - **Signature:**
- **SUPERVISOR**
  - **Name:**
  - **Signature:**
  - **Comments:**
- **REVIEWER**
  - **Name:**
  - **Signature:**
  - **Comments:**

---

CBP Form 318 Supplement (10/10)
Appendix VII: Memorandum of Agreement (MOA) with the National Treasury Employees Union (NTEU)

The CBP Use of Force Policy Handbook (Handbook) provides a unified use of force reference, while also allowing operational components to address related issues exclusive to their workplace environments. Inasmuch as an overwhelming majority of the bargaining unit represented by NTEU performs duties that require routine application of use of force policy and procedures, the parties have negotiated procedures and appropriate arrangements applicable to the bargaining unit as a supplement to the Handbook.

The parties' agree to the following provisions regarding the implementation of the Handbook:

1.A. No later than one hundred and twenty (120) calendar days after the Handbook is implemented, the Agency will inform NTEU of changes made to existing firearms and use of force related directives applicable to the NTEU bargaining unit. The Agency’s notification will also inform NTEU if Customs Directive No. 4510-019A- Subject Management of Critical Incidents, Customs Directive No. 4510-027-Subject: Firearms Reinstatement Review Process and Customs Directive No. 4510-017A-U.S. Customs Firearms and Use of Force Training Policy are still applicable.

B. To the extent changes are made to these directives that are not responsive to the implementation of the Handbook, the parties will bargain prior to implementation of the changes to the extent required by law.

2. For the purpose of the Handbook and this Agreement, the term “Authorized Officers/Agents” includes Seized Property Specialists and any other armed bargaining unit authorized employee.

3. In addition to the Virtual Learning Center training regarding the Handbook, Firearms instructors will discuss the new Policy with authorized officers at their next scheduled firearms and intermediate force training date. This allotted time will allow the instructor to go over significant changes and field questions. Authorized officers may also forward questions regarding the new Handbook directly to the Use of Force Policy Division for a response.

4. Authorized officers, i.e. authorized to carry a firearm, who have successfully qualified may carry their weapons to and from their residences and may make
reasonable stops between their residence and work. In order to assist with their compliance, authorized officers will be provided sufficient training regarding off-duty carry of CBP issued weapons.

5. Consistent with Chapter 2.D of the Handbook, as well as law, rule, and regulation, authorized officers may check their firearms into checked luggage when traveling on official orders. Any checked firearm must be placed inside checked luggage and locked in its own protective carry case.

6. The Agency will provide managers and supervisors with additional guidance that will assist them in making swift and appropriate determinations in the weapon removal process, e.g., not every violation under the table of offenses may prompt the removal of a firearm.

7.A. The Agreement between U.S. Customs and Border Protection (CBP) and the National Treasury Employees Union (NTEU) (Agreement) dated August of 2006 addressing a due process procedure for CBP Officers (to include Seized Property Specialists) will continue to apply.

B. The authorized officer’s nexus letter will be modified to include an area for the Agency to provide the nexus for the firearm removal in situations that were previously identified as “other.”

C. The authorized officer’s investigation status letter will be expanded to include an estimated time frame for completion.

D. An authorized officer’s firearm removal nexus letter and subsequent investigation status letter(s) will also include the statement: “A COPY OF THIS LETTER MAY, AT YOUR OPTION, BE FURNISHED TO YOUR NTEU REPRESENTATIVE.”

8. In the event the Agency restricts an authorized officer’s off-duty carriage authority for cause, the provisions of the “due process” Agreement will be followed.

9.A. It is important that CBP appropriately determine whether an officer should have the authority to carry a firearm and that where CBP conducts investigations that involve the revocation of that authority, they will be flagged
for priority over other investigations and conducted in an expeditious manner consistent with 9.D.

B. To increase oversight and attempt to expedite the investigations referenced in 9.A., the Office of Field Operations will inform (on a quarterly basis) the CBP office that is conducting the investigation, e.g., the Office of Internal Affairs, of those authorized officers who have had their weapon removed and are pending an administrative investigation. In return, the Office of Internal Affairs, or applicable office, will provide the Office of Field Operations a status of the individual investigations and an estimated time frame for completion.

The removal of firearm carriage authority pursuant to Section 2.G of the Handbook does not prohibit the return of the firearm pursuant to the procedures set forth in 9.C. below.

C. At least once a quarter, the Office of Field Operations will use the data assembled in 9.B. to review each revocation and reevaluate if an officer’s firearm can be returned. In the event management determines there is no longer a nexus between the alleged conduct and the threat to the safety of the officer or others, the firearm will be returned as soon as practicable.

An impacted employee’s investigation status letter will be amended to inform the employee that although the firearm will not be returned at that time, the revocation will be re-evaluated at the next quarterly review.

D. Investigations involving the revocation of firearm carriage authority will not be confined to any time frame, will not require investigations to be concluded prematurely and will not take priority over all other CBP investigations.

E. In the event the firearm has not been returned pursuant to Section 9.C. above, once an investigation has been completed and the Agency has not proposed terminating the employee, the firearm will normally be provided back to the employee within ten (10) calendar days of the decision not to terminate the employee’s employment unless there is a reasonable belief that returning the firearm may jeopardize the safety of employee(s), CBP operations, or the traveling public. It is understood that CBP has determined that an employee will have their firearm and credentials removed while serving any suspension.

F. After one (1) year of implementing this Agreement, either party may reopen Section 9. In the event either party requests to reopen this
Agreement, or NTEU requests information in order to make a
determination whether or not to reopen this Agreement, the following
cumulative report will be provided to NTEU with an appropriate employee
identifier, that will include:

- CBP investigating unit;
- The reason supporting the removal of the firearm;
- The date the investigation was opened;
- The status of the investigation e.g. on-going, completed;
- The expected time frame for the completion of the investigation.

Nothing in this provision waives NTEU’s right to request additional
information pursuant to applicable law.

G. In the event a decision to revoke firearm carriage authority is found to be
improper, in whole or in part, any remedy may include reimbursing the
employee for appropriate back pay, in accordance with the provisions of
law, e.g. the Back Pay Act.

10. In the event an authorized officer has temporarily had their authority to carry a
firearm rescinded, the officer will be assigned duties that do not require the
carriage of a firearm until the officer’s situation is resolved. During this time, the
Agency will make a reasonable effort to assign these officers to duties that may
provide for overtime compensation.

11. In the event an officer can no longer demonstrate the proficiency necessary to
maintain the authority to carry a firearm, the Agency will consider the employee
for other positions for which the employee is qualified prior to taking any other
administrative action. This provision is not intended to replace or conflict with
established reasonable accommodation procedures.

12. Absent other outstanding misconduct issues, an authorized officer who has had
a domestic violence conviction (i.e. Lautenberg Amendment) expunged will be
treated as if the conviction had never occurred, e.g. the authorized officer will be
permitted to carry a firearm in accordance with the provisions of the Handbook.
13. CBP will inform NTEU whether the M-4 and the AR-15 rifles will be made available to authorized officers.

14. CBP will inform NTEU when outerwear vest carriers will be available to authorized officers.

15. If a bargaining unit authorized officer is to be interviewed by any representative of the Agency concerning their involvement in a use of deadly force incident, the authorized officer shall be advised of their right to an NTEU representative, in writing, prior to the interview. The interview will not be held until the authorized officer has had a reasonable opportunity to secure NTEU representation. Pursuant to existing heritage agreements (or the new term agreement when completed), authorized officers will be provided all applicable notices and rights after being afforded reasonable time to regain their composure.

16. Authorized officers involved in a use of deadly force incident will be strongly encouraged to receive immediate medical attention.

17.A. In accordance with Chapter 6 of the Handbook, the Agency has determined that while performing official duties, authorized officers who carry firearms are required to be trained in both and carry at least one approved intermediate force device (i.e. OC spray or a CSB).

B. Those authorized officers in the field who have previously been certified to carry OC Spray by either CBP, the former United States Customs Services, the former Immigration and Naturalization Service or the former Border Patrol, regardless of whether or not such certification required an OC spray exposure, will be permitted to continue the carry of OC as an intermediate weapon.

C. Those authorized officers in the field who have never been previously certified to carry OC spray, and voluntarily choose to carry OC spray as an intermediate force option, must successfully complete the OC spray exposure exercise.

D. All authorized officers attending basic training must successfully complete the OC spray exposure exercise during their initial certification.
18.A. In accordance with the *Handbook*, the Agency has determined a minimum of eight (8) hours of use of force training will be conducted each qualification period. This will include four (4) hours for firearms training and recertification and four (4) hours for intermediate force training and recertification.

B. Eight (8) hours of remedial training will be provided to those failing to qualify with a firearm.

C. Eight (8) hours of remedial training will be provided to those failing to qualify with an intermediate device.

19. Re-certification in the use of OC spray will not require an OC spray exposure.

20. No pregnant authorized officer will be required to undergo an OC spray exposure.

21.A. In addition to quarterly qualifications, as well as unusual circumstances, authorized officers will be provided with sufficient materials to clean and maintain their Agency-issued or Agency-authorized firearms on duty time in accordance with guidelines provided by the CBP Use of Force Policy Division.

B. CBP will engage in good faith consultations with the local NTEU Chapter to develop procedures to safely implement the cleaning and maintenance of authorized firearms.

22.A. Off-duty storage for Agency-issued firearms at the discretion of armed employees, including overnight storage, shall be permitted only at facilities the CBP determines currently have storage available that is adequately secure.

B. Where CBP determines that a facility has adequately secure storage, but the facility does not have the capacity to fully accommodate employee interest in off-duty storage, employee requests for off-duty storage of their weapons shall be granted in the following order:

1) Authorized officers experiencing significant hardships will be provided off-duty storage.
2) Remaining off-duty storage at a duty location will be open to authorized officers for discretionary use with priority granted on the basis of seniority service at the post of duty.

3) This language is not intended to diminish the availability of secured storage provided under current practice at individual facilities.

C. To ensure that new or retrofitted facilities will have adequate off-duty firearms storage (i.e., storage to accommodate at least 25 percent of armed employees), CBP will add on-site storage capability to the technical design standards. Once a new facility is scheduled for construction or an existing location is scheduled for retrofitting, CBP will inform NTEU in accordance with existing Agreements and practices.

D. Either party may reopen the provisions concerning off-duty storage of firearms after the policy has been in effect for 1 year. In preparation for reopener bargaining, the parties shall jointly determine employee interest in off-duty firearm storage. Thereafter, the provisions, including any modifications thereto, shall remain in effect concurrently with the master collective-bargaining agreement.

23. Firearms instructors will be selected in accordance with the parties’ Bid, Rotation and Placement Agreement. In locations that do not consider Firearms Instructors as included in a “work unit”, existing selection procedures for the collateral duty will continue to apply.

24. In the event the Agency decides to change the qualification course of fire and required minimal passing numerical score, NTEU will be provided appropriate notice and the opportunity to bargain to the extent required by law.

25. As a general rule, any required proficiency training, demonstration or qualification will be held during the authorized officer’s normal tour of duty. If the authorized officer’s normal tour of duty does not coincide with the scheduled training, demonstration or qualification, the Agency will modify the work schedule seven (7) days in advance of the administrative workweek, absent an authorized officer’s voluntary agreement to do otherwise.
26. The Agency will ensure medical personnel are available (either in person or by phone) when conducting use of force training exercises, including training concerning OC spray.

27. Basic first aid training will be made available to Range Officers to enable them to provide emergency first aid until a more qualified medical technician is available.

28. In accordance with the provisions of Chapter 9 Section E “CBP Authorized Competitive Shooting Teams”, upon written approval from the Agency, duty time will be authorized for officers participating in authorized firearms competitions as Agency representatives.

29. To assist authorized officers when applying for concealed weapon permits pursuant to Public Law 108-277, 18 USC 926B, the Agency will issue guidance to authorized officers once finalized. Once the guidance is finalized, NTEU will be provided a copy.

30. In consideration of an employee’s right to privacy, any requested medical information will be kept in confidential files separate from an individual’s personnel file.

B. Employees will normally provide appropriately requested medical information to the requesting official who will ensure the information is protected in accordance with Subsection A. As an exception, in the event an employee has a reasonable privacy concern related to providing detailed medical information (e.g., information that includes a doctor’s prognosis and diagnosis) directly to the requesting official, upon employee request, the Employer will make alternative arrangements for the employee to deliver the required information directly to a medically certified Agency representative. The employee acknowledges the granting of such a request may result in a delay in the benefit sought by the employee.

C. In the event a medically certified Agency representative provides medical information to CBP management officials for the purpose of making an informed management decision, the non-medically certified CBP management officials will only review applicable summary medical information in which they have an appropriate need to know.
31. The Handbook will be modified to include this Agreement as an appendix.

[Signatures and dates]
Appendix VIII: Memorandum of Agreement (MOA) with the National Border Patrol Council (NBPC)

This Memorandum of Agreement (MOA) between the National Border Patrol Council of the American Federation of Government Employees, AFL-CIO (hereinafter the Union or NBPC) and U.S. Customs and Border Protection (hereinafter the Agency or CBP) modifies and/or augments the Use of Force Policy Handbook; its provisions must therefore be read and applied in conjunction with the Use of Force Policy Handbook.

The parties have negotiated over the Use of Force Policy Handbook to the fullest extent permissible under law, and as such, it is fully enforceable. In other words, the Union and/or any employee(s) have the right to grieve any alleged violation(s) thereof, including, but not limited to, failure(s) to adhere to the provisions therein and unilateral changes thereto pursuant to the Negotiated Grievance Procedure. Nothing herein shall be construed as an expansion of the scope of the Negotiated Grievance Procedure.

Moreover, in accordance with applicable law, the Agency acknowledges its obligation to notify the Union and provide it with an opportunity to bargain concerning any proposed changes to the policy, procedures, and/or guidelines that would affect the conditions of employment of bargaining unit employees.

1) Within fifteen (15) days of the signing of this MOA, the Union will supply the Agency with names and contact information for twenty-five (25) of its representatives who will assist in the evaluation process of the web-based training for the implementation of the Use of Force Policy Handbook. Within thirty (30) days of their participation in that process, the Union will forward its recommendations to the Agency for modifications to such training. The parties are committed to utilizing a collaborative approach to ensure that the training accurately and effectively conveys the important concepts of the Use of Force Policy Handbook.

2) The Use of Force Policy Handbook will be implemented six (6) months from the date this MOA is signed or six (6) months from the date the Federal Service Impasses Panel (FSIP) renders its final decision in Case No.09 FSIP 47. During this six (6) month period the Agency will do the following in this prescribed order:

A. Provide each Border Patrol Agent with a copy of the Use of Force Policy Handbook.

B. Provide each Border Patrol Agent with on-duty time to complete the Virtual Learning Center (VLC) CBP Use of Force Policy course.

C. During quarterly qualification and/or intermediate force training, provide each agent the opportunity to discuss the new CBP Use of Force Policy with a CBP-certified instructor. If the VLC course is taken off-cycle with the quarterly qualification training, employees will be provided the opportunity to meet with the IFI or FI to discuss the Use of Force Policy.
Until an employee receives a copy of the Use of Force Policy Handbook, completes the VLC course, has the opportunity to discuss the policy with an F1 or IF1, and signs the acknowledgement form, he or she will adhere to prior policies and will only be held accountable for such prior policies.

3) Use of Force Committee

A. The parties will establish a Use of Force Committee (UFC) that will meet no less than three (3) times per calendar year to collaborate on matters related to Use of Force that impact the bargaining unit. The UFC will provide an opportunity for both parties to discuss issues of mutual concern relating to Use of Force, as well as the prevention and resolution of misunderstandings.

B. The UFC will be comprised of three (3) attendees from both the Agency and the Union. Meetings will be co-chaired by a representative of the Union and a representative of the Agency. The operating guidelines and processes of the Committee will be established at the first meeting. Bargaining unit members of the UFC will receive official time for the meeting as well as the time necessary to travel to and from the meeting. Bargaining unit members will also be entitled to reimbursement for travel and per diem expenses in accordance with the Federal Travel Regulation.

C. The UFC is designed primarily for the purpose of exchanging views and information and shall be deemed a supplement to collective bargaining as defined by the Federal Service Labor Management Relations Statute, not a substitute. The parties recognize that issues unresolved in these meetings can also be addressed in grievances, mid-term bargaining and/or other traditional representational processes.

4) Chapter 1.A.5. (Implementation) is modified as follows:

The course of instruction for the Use of Force Policy Handbook for trainee agents at the Border Patrol Academy will be incorporated into the standard curriculum, and will be taught during regular duty hours.

5) Chapter 1.A.6. (Implementation) is modified as follows:

The following procedures will be observed for Border Patrol Agents who have graduated from the Border Patrol Academy and are required to take the Use of Force Policy Handbook web-based training course:

A. Agents will not be required to change their scheduled days off or their assigned shift, or to cancel any type of leave in order to take the training.

B. The Agency will ensure that all employees are released from their normal duties in order to take the training.
C. The Agency will ensure that all employees are afforded sufficient duty time to complete the VLC training course, generally two (2) hours. To the maximum extent feasible, such time will be contiguous and uninterrupted.

D. To the maximum extent feasible, the training will be accomplished during regular duty time. If employees are required to take the training outside of their regular duty hours, they will be compensated for all such time under the appropriate rate for directed overtime.

E. Employees will not be precluded from working AUO at the end of their shift solely because they are required to take the VLC Use of Force training during the final part of their regularly scheduled shift.

F. Sector and Station managers will appropriately schedule training to maximize the availability of on-site computers to fulfill the VLC training requirement.

G. CBP management has determined that all agents must complete the VLC Use of Force Course, but that no graded examination will be required for successful completion.

6) Chapter 2.G.4.c. (Revocation of Authorization to Carry Firearms) and Chapter 5.D.2. (Drug Free Work Place) are clarified as follows:

All references in the April 2002 U.S. Customs Service Drug Free Federal Workplace program (referred to in Chapter 2.G.4.c. as the “CBP Drug Free Workplace Policy”) to NTEU representatives are understood to signify NBPC representatives. Additionally, it is understood that duties assigned to managers with superseded management titles may be assigned to other management officials.

7) Chapter 2.G.7. (Revocation of Authorization to Carry Firearms) is modified as follows:

Absent unusual circumstances, notice of revocation of authorization to carry firearms will be provided within seventy-two (72) hours.

8) Chapter 6.A.13. (Demonstration of Firearms Proficiency) is modified as follows:

Authorized agents, including trainees at the Academy, who are unable to assume a required firing position because of a limited range of physical movement shall be allowed to utilize a safe adaptive shooting stance. Firearms Instructors shall work with these agents to develop an appropriate stance.

9) Chapter 6.C.2. (Failure to Qualify) is modified as follows:

Remedial Firearms Training

General Provisions

Page 3 of 6
Blocks of actual live-fire firearms training shall not exceed two hours in length, with no more than two (2) blocks of live-fire training per day.

**Border Patrol Agents Who Have Graduated From the Basic Training Academy**

Border Patrol Agents who have graduated from the Border Patrol Academy and who fail to qualify with a firearm shall be provided with sufficient remedial training to enable them to qualify and/or improve their abilities, up to a maximum of forty (40) hours of live-fire remedial training per failure to demonstrate proficiency.

**Trainee Border Patrol Agents at the Basic Training Academy**

Trainee agents whose firearms proficiency has been identified as inadequate shall be notified of this fact in writing at the earliest practicable time. The aforementioned notice shall advise such employees of the dates and times of on-going pre-remedial training and strongly encourage them to take advantage of those opportunities. To the extent possible, all such pre-remedial training shall be scheduled to minimize adverse impact upon their other areas of study.

Trainees who have failed their firearms proficiency will be given the option of receiving a concentrated block of twelve (12) hours of remedial training from qualified instructors at the Academy or twelve (12) hours of remedial training which fits with their current course workload and academic calendar. After receiving a copy of the MOA with this subsection highlighted, the trainee will submit a memorandum indicating his/her choice. The trainee’s decision must be completely voluntary and free of any coercion.

If the trainee requests the concentrated block of training, it will be done on consecutive days. If the trainee requests training on a different schedule, firearms instructors will work with the individual trainee in developing a schedule which meets the trainee’s needs. For trainee agents who successfully complete the firearms qualification courses before completing the twelve (12) hours of remedial training, no further firearms remedial training will be required.

At the end of each quarter, the Director of Training shall prepare a report specifying the number of trainee agents who failed to successfully complete the firearms program and the reasons for such failures. The report shall include a comparison of the rate of failure with the overall number of trainee agents who successfully completed the firearms program during the same period. The report shall be forwarded to UFPD, which shall promptly distribute a copy thereof to the Union.

10) Chapter 6.G.3. (Intermediate Force Device Basic Certification and Remedial Training) and Chapter 6.H.3. (Intermediate Force Device Re-Certification and Remedial Training) are modified as follows:

**Remedial Intermediate Force Training**
General Provisions

No more than six (6) hours of intermediate use of force remedial training per day shall be provided to any agent.

Remedial training for agents who fail to certify with an authorized intermediate force device shall be divided as follows:

A. For agents who fail both the written and practical portions of the certification, the training shall be equally divided between the two portions.

B. For agents who fail only one portion of the certification, at least 75% of the training shall focus on that portion.

Border Patrol Agents Who Have Graduated From the Basic Training Academy

Border Patrol Agents who have graduated from the basic training academy and who fail to certify in the use of at least one authorized intermediate force device shall be provided with sufficient remedial training to enable them to certify and/or improve their abilities, up to a maximum of forty (40) hours of remedial training per failure to demonstrate proficiency.

If an agent is currently certified in the use of one or more authorized intermediate force devices, a minimum of twelve (12) hours of remedial training shall be provided, unless the agent passes the certification sooner.

Trainee Border Patrol Agents at the Basic Training Academy

Trainee agents who fail to certify with any required intermediate use of force device shall be provided with a minimum of eight (8) hours of remedial training per required device, unless they certify with the device sooner. To the extent possible, all such remedial training shall be scheduled to minimize adverse impact upon their other areas of study.

11) Chapter 6.1.1 (Exposure to Oleoresin Capsicum (OC)) is modified as follows:

OC Exposure Procedures

Exposure to OC will be at a distance of six (6) to eight (8) feet. The agent can choose whether or not to be sprayed from the front or the side. Agents may also choose to wear eye protection (i.e., shooting glasses). The exposure will be administered by a CBP-certified intermediate force instructor as part of a practical exercise. All employees who are exposed to OC shall be properly decontaminated and provided with proper medical care if they suffer unusual reactions requiring attention beyond normal decontamination.

OC Exposure Statistics and Reports
The Agency will maintain statistics regarding the number of agents exposed to OC during training, as well as reports concerning those who suffer unusual reactions requiring attention beyond normal decontamination. This information will be shared with the Union on a quarterly basis. If the Agency becomes aware of any new studies concerning the effects of OC, it will promptly share that information with the Union.

12) *Chapter 13.C.3. (Ammunition Issue)* is modified as follows:

In addition to the handgun ammunition necessary for duty carry and official qualification, Border Patrol Agents will be issued 150 rounds of handgun proficiency ammunition per quarter, upon verbal request and contingent on the availability of funds.

13) This agreement will expire on the date that the Use of Force Policy Handbook policies, procedures and guidelines are superseded or terminated in accordance with the law.

For the Agency:

[Signature]

John E. Steblein
Director
Use of Force Policy Division

Date 08/25/10

For the Union:

[Signature]

T.J. Bonner
President
National Border Patrol Council

Date 08/25/10

Aaron A. Hill
Associate Chief
U.S. Border Patrol

Date 08/25/10

Donald R. Stakes
Labor Relations Specialist

Date 08/25/10
## Appendix IX: First Aid Trauma Kit Standards

Minimum standards for First Aid Trauma Kits utilized by Firearms and Intermediate Force Instructors are as follows:

The First Aid Trauma Kit shall consist of the following components:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eye wash</td>
<td></td>
</tr>
<tr>
<td>Sterile water</td>
<td>Cleaning wounds/irrigation purposes</td>
</tr>
<tr>
<td>Disposable Emergency Blanket</td>
<td>One time use, foil blanket</td>
</tr>
<tr>
<td>Flexible Splint, 36” Rolled</td>
<td>Flexible, moldable foam wrapped metal splint for broken arms, legs etc.</td>
</tr>
<tr>
<td>Cold Packs</td>
<td>Squeeze and break, chemicals cause cold within the pack</td>
</tr>
<tr>
<td>Rolled Gauze 4 ½” x 4.1 yards</td>
<td>Rolled gauze for keeping wounds clean</td>
</tr>
<tr>
<td>Rolled Gauze 2 ¼” x 3 yards</td>
<td></td>
</tr>
<tr>
<td>Elastic Wrap</td>
<td>Stretchy elastic wrap for sprains, to allow some mobility and some stabilization</td>
</tr>
<tr>
<td>Trauma Dressing</td>
<td>Thick gauze bandage for heavy bleeding</td>
</tr>
<tr>
<td>Elastic Gauze Bandage, 4”</td>
<td>Flexicon is an elastic gauze bandage that holds dressings securely in place without slipping.</td>
</tr>
<tr>
<td>Item</td>
<td>Description</td>
</tr>
<tr>
<td>----------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Alcohol Prep Pads</td>
<td></td>
</tr>
<tr>
<td>Chest Seal</td>
<td>Plastic component with valve to allow air to escape but not enter used for sucking chest wounds</td>
</tr>
<tr>
<td>Bio-Hand Cleaner</td>
<td>Waterless hand cleaner</td>
</tr>
<tr>
<td>Hot Compress</td>
<td>Squeeze and break chemicals, cause heat within the compress</td>
</tr>
<tr>
<td>Wound Coagulation Chemical</td>
<td>A sterile hemostatic treatment that rapidly accelerates coagulation in large wounds, including high volume venous and arterial bleeding. It saves lives by arresting hemorrhage before victims go into shock caused by loss of blood</td>
</tr>
<tr>
<td>Burn Kit</td>
<td>Contains ointment and bandages</td>
</tr>
<tr>
<td>Band aids, various sizes</td>
<td></td>
</tr>
<tr>
<td>Antiseptic Sting Swabs</td>
<td>Antiseptic inside of an ampoule</td>
</tr>
</tbody>
</table>

Firearms and/or Intermediate Force Instructors shall have a First Aid Trauma Kit available at all times when conducting firearms and/or tactical training.

Instructors who are trained and certified to administer oxygen should carry supplemental oxygen in addition to the First Aid Trauma Kit. Instructors carrying supplemental oxygen are required to adhere to all regulations pertaining to the handling and transportation of medical oxygen.
Appendix X: Glossary

AC  Assistant Commissioner – The director of an operational component of Customs and Border Protection.

BORTAC  Border Patrol Tactical Unit – A nationally recognized tactical unit for CBP. BORTAC has administrative control for all SRT units and is the certifying entity for all tactical teams.

BOS  Board of Survey – A Headquarters board composed of representatives from all operational components to determine disposition of lost or destroyed CBP assets.

CBP  Customs and Border Protection – A component of the Department of Homeland Security.

COA  Co-Authority – An individual designated by the Responsible Official to act in his/her stead in all functions of the CBP firearms information tracking system.

CPA  Chief Patrol Agent – The agent in charge of a Border Patrol Sector.

CS  O-Chlorobenzylidenemalononitrile – The active ingredient in CS gas or spray.

CSB  Collapsible Straight Baton – An intermediate force device.

DFO  Director of Field Operations – The director in charge of a specific number of Ports of Entry under the Office of Field Operations.


EAP  Employee Assistance Program – A CBP program established to provide assistance and guidance to employees.

EMS  Emergency Medical Services – Ambulance or paramedic services.

FA  Field Armorer – A firearms instructor who has been trained and certified through formal instruction to conduct limited maintenance and repair of CBP weapons.

FI  Firearms Instructor – An officer/agent who has been trained and certified through formal instruction as a CBP firearms instructor.

IA  Internal Affairs – A division of CBP that is responsible for internal investigation of all operational components.
IFI  Intermediate Force Instructor – An officer/agent who has been trained and certified through formal instruction to teach CSB, OC spray and other defensive tactics.

ISBT  Integrated Scenario Base Training – Interactive training conducted in simulated real world situations, utilizing simulated ammunition and/or inert OC spray.

OAM  Office of Air and Marine – One of the three operational components of CBP; composed of all CBP air and marine assets.

OBP  Office of Border Patrol – One of the three operational components of CBP.

OC  Oleoresin Capsicum – The active ingredient in OC spray, derived from cayenne pepper.

OFO  Office of Field Operations – One of the three operational components of CBP.

OTD  Office of Training and Development – A division of CBP at headquarters level with the responsibility to create, develop and implement basic and advanced training for all operational components of CBP.

PFI  Primary Firearms Instructor – The lead firearms instructor responsible for receiving, controlling and issuing CBP use of force equipment to CBP personnel within their duty area.

PIFI  Primary Intermediate Force Instructor – The lead intermediate force instructor responsible for receiving, controlling, and issuing CBP intermediate use of force equipment to CBP personnel within their duty area.

RO  Responsible Officials – Chief, Office of Border Patrol (OBP); Assistant Commissioner, Office of Field Operations (OFO); Assistant Commissioner, Office of Internal Affairs (IA); Assistant Commissioner, Office of Air and Marine (OAM); Assistant Commissioner, Office of Training and Development (OTD); Chief Patrol Agent (CPA); Director, Field Operations (DFO); Directors, Air Operations and Marine Operations (DAO, DMO); Division Directors, Internal Affairs (IA); Director of UFPD; and other officials designated in writing by the Commissioner.

RSO  Range Safety Officer – An officer/agent trained in range safety procedures utilized as a line safety officer on the firing line.

Serious Physical Injury – A physical injury likely to cause death or serious permanent disfigurement or loss of function of a bodily member or organ.

SFW  Shoulder-Fired Weapon – A CBP-authorized rifle or long arm.
SRT  Special Response Team – A sanctioned, certified and chartered tactical unit performing enhanced field operations and operations requiring specialized weapons, tactics and techniques.

UFPD  Use of Force Policy Division – A division of the Office of Training and Development responsible for development of CBP use of force policy, procurement of CBP firearms and tactical equipment and oversight of use of force training for all CBP operational components.