I. Purpose
The purpose of this policy is to establish guidelines for the initiation and continuation of vehicular pursuits.

II. Policy
Vehicular pursuit of fleeing suspects can present a danger to the lives of the public, officers, and suspects involved in the pursuit. Tactics used to stop a fleeing vehicle may be considered a use of force. It is the policy of this law enforcement agency to regulate the manner in which vehicular pursuits are undertaken and performed.

Given that this is a mandatory policy by statute, officers must abide by this policy as it applies to all standards of the Maine Criminal Justice Academy Board of Trustees.

III. Definitions

Vehicular Pursuit - A deliberate attempt by an officer in an authorized emergency vehicle to apprehend a fleeing suspect who is actively attempting to elude apprehension.

Authorized Emergency Vehicle - A vehicle of this agency equipped with operable emergency equipment as designated by state law.

Pursuit-Rated Vehicle - An authorized emergency vehicle that is specially designed and equipped for use during high-speed pursuits.

Primary Unit - The police unit immediately following the suspect vehicle at a reasonable distance and that assumes primary control of the pursuit.

Secondary Unit - Any police unit that becomes involved as a backup to the primary unit and follows the primary unit at a safe distance.

Trail or Trailing - The unauthorized following of a pursuit at any distance, to include paralleling, intercepting, or tracking.

Caravanning - Direct participation in or following of, a pursuit by emergency vehicles other than the primary and authorized secondary units.

Terminate - To abandon or abort the pursuit.

Termination Point - The location where the pursuit comes to a conclusion.

IV. Procedures
Only officers who have completed the Maine Criminal Justice Academy Emergency Vehicle Operations Course or have received a waiver for equivalent training may become actively involved in a pursuit.

Officers are responsible for being familiar with the applicable statutes in 15 M.R.S., 17-A M.R.S., 29-A M.R.S. and 30-A M.R.S., including the permissible use of deadly force, as outlined in 17-A M.R.S. §107, and pertinent chapters of the Maine Law Enforcement Officer’s Manual.

A. Initiation of pursuit

1. Pursuit is authorized only if the officer has a reasonable belief that the suspect, if allowed to flee, would present a danger to human life or cause serious injury. In general, pursuits for minor violations are discouraged.
2. The decision to initiate a pursuit must be based on the pursuing officer’s conclusion that the immediate danger to the officer and the public created by the pursuit is less than the immediate or potential danger to the public should the suspect remain at large.

3. Unless a greater hazard would result, a pursuit should not be undertaken if the subject(s) can be identified with enough certainty that they can be apprehended at a later time.

4. In deciding whether to initiate or continue a pursuit, the officer shall take the following into consideration:
   a. The seriousness of the offense;
   b. Known information on the suspect;
   c. Road configuration (e.g. interstate, divided highway, work zone);
   d. Physical location and population density (e.g. residential area, school zone, business district);
   e. Existence of vehicular and pedestrian traffic;
   f. Lighting and visibility;
   g. Weather and environmental conditions;
   h. The relative performance capabilities of the pursuit vehicle and the vehicle being pursued;
   i. Officer training and experience;
   j. Available equipment;
   k. Speed and evasive tactics employed by the suspect;
   l. The presence of other persons in the police and suspect vehicle;
   m. Any other condition or situation that would create an unreasonable risk.

5. A pursuit should not be initiated or engaged in while providing transportation for any person, other than law enforcement officers.

B. Pursuit Operations

1. Upon undertaking a pursuit, the pursuing vehicle shall activate emergency lights, sirens, and camera systems, and they shall remain activated for the duration of the pursuit.

2. Upon initiating a pursuit, the officer shall notify the communications center of:
   a. the officer initiating the pursuit shall immediately notify the Communications Center of the offense for which the pursuit was begun, the location, direction of travel, description of the vehicle, and number of occupants if known.
   b. Officers operating “unmarked” authorized emergency vehicles may initiate a pursuit. Whenever a marked vehicle becomes available to take over as the primary pursuer, the unmarked vehicle will yield and serve in a back-up role.
   c. Communications personnel shall notify an available supervisor of the pursuit, clear the radio channel of non-emergency traffic, and relay necessary information to other officers and jurisdictions. Communications will immediately check the registration information in an attempt to identify the owner of the fleeing vehicle.
   d. The supervisor assigned will have control over the pursuit.
   e. The back-up to the primary pursuit officer shall be assigned by a supervisor or Communications. The secondary unit shall:
      i. activate emergency lights, sirens, and camera systems, and they shall remain activated for the duration of the pursuit,
      ii. follow the primary pursuit vehicle at a safe distance,
      iii. assume the responsibility of updating Communications with the location and direction of travel of the pursuit,
      iv. become the primary pursuit vehicle if the primary unit becomes disabled.
   f. No pursuit shall be conducted in a direction against the lawful flow of traffic on a one-way street or lane of a divided highway.
   g. Unless circumstances dictate otherwise, a pursuit shall consist of no more than two police vehicles: a primary and a secondary unit.
      i. All other personnel shall stay clear of the pursuit unless instructed to participate by a supervisor.
ii. Caravanning and trailing is prohibited. However, officers should monitor the progress of the pursuit and be prepared to assist if directed by a supervisor.

iii. The number of vehicles engaged in a pursuit may be adjusted to fit the situation with supervisory approval.

iv. A supervisor who has joined in the pursuit and supervises the units shall be considered an additional unit.

v. The supervisor shall consider units from other jurisdictions in determining the number of vehicles participating.

h. Whenever possible, pursuit-rated vehicles should be utilized.

C. Supervisory Responsibilities

1. Supervisors are responsible for managing all vehicular pursuits to include determining whether the pursuit should continue or be terminated.

2. When made aware of a vehicular pursuit, the appropriate supervisor shall notify communications that he or she is monitoring the pursuit and accepting supervisory responsibility.

3. The supervisor is responsible for
   a. monitoring incoming information;
   b. coordinating and directing activities as needed to ensure that proper procedures are used, to include ensuring that:
      i. no more than the necessary number of units are involved,
      ii. the appropriate radio channel is being utilized, and
      iii. surrounding jurisdictions have been notified; and
   c. discontinuing the pursuit when necessary.

   d. A supervisor shall respond to the termination point following a pursuit.

D. Pursuit Tactics

1. All officers involved in a vehicular pursuit shall wear a seat belt.

2. Non-involved officers shall not follow the pursuit on parallel streets unless authorized by a supervisor or when it is possible to conduct such an operation without unreasonable hazard to other vehicular or pedestrian traffic.

3. Motorcycles should not be used for pursuits except in extremely exigent circumstances and when weather and related conditions allow. Motorcycle units shall disengage when support from marked patrol units becomes available.

E. Pursuit Intervention Tactics

All intervention tactics short of deadly force such as tire deflation devices and Precision Immobilization technique (PIT) maneuver should be used when it is possible to do so safely and when the officer utilizing such tactics has received appropriate training. The decision to use intervention tactics shall be based on careful consideration of all facts known to the officer and should be initiated when conditions permit. A supervisor’s permission should be obtained prior to the use of intervention tactics.

1. Tire Deflation Devices

   Tire Deflation Devices are designed to be used against vehicles having at least four tires. Use of tire deflation devices against motorcycles and three-wheeled vehicles substantially increases the risk of bodily injury or death to the vehicle’s operator and passengers. Under no circumstances will tire deflation devices be used against a motorcycle or three-wheeled vehicle unless the use of deadly force on all vehicle occupants is legally justified. Tire deflation devices shall not be used against tractor trailer units loaded with dangerous chemicals or passenger buses carrying innocent passengers.
2. Precision Immobilization Technique (PIT)

The Pursuit Immobilization Technique (PIT) may be utilized as a means of stopping a fleeing vehicle by officers trained in its use by the Maine Criminal Justice Academy. If feasible, supervisory approval should be gained prior to employing the technique. The following criteria should be used when making the decision to utilize PIT:

a. When it is believed the continued movement of the pursued vehicle would place others in danger of serious bodily injury or death.

b. When the apparent risk of harm to citizens is so great as to outweigh the risk of harm to the occupants of the pursued vehicle and the officer in utilizing the PIT.

c. When all other reasonable means of apprehension have been considered and rejected as impractical.

The PIT shall be considered the use of non-deadly force if conducted at 45 MPH or below in the manner prescribed by an officer's training, education, and experience. The use of PIT as trained by the Maine Criminal Justice Academy is not likely to result in serious bodily injury or death. A PIT conducted at over 45 MPH should only be used when the use of deadly force is justified, AND, barring extraordinary or life-threatening circumstances, may only be employed with the prior approval of a supervisor.

3. Roadblocks

Only in the case of suspected violent fleeing felons whose escape poses a danger to life may officers set up a roadblock. The roadblock should have an “avenue of escape”, unless deadly force is justified. Such a roadblock should afford the operator of a pursued vehicle an opportunity to in fact stop unless deadly force is justified under the circumstances. To the extent that a decision to establish a roadblock may be a decision to employ deadly force, the provisions of the agency's Use of Deadly Force Policy apply.

F. Termination of Pursuits

1. If, in the opinion of the pursuing officer, supervisor or Chief Executive Officer, the potential danger to the violator, uninvolved persons or police personnel outweighs the necessity of apprehension, the pursuit will be terminated.

2. If an outside agency assumes control of a pursuit initiated by our agency, the supervisor overseeing the pursuit will decide our agency's continued involvement.

3. If an outside agency requests that we terminate a pursuit in their jurisdiction, the pursuing officer and/or supervisor will attempt to comply.

4. If a pursuing officer loses communication with both the Communications Center and the supervisor, he shall terminate the pursuit.

5. No officer can be disciplined for discontinuing a pursuit.

G. Fresh Pursuit Across State Boundaries

An officer may pursue a vehicle across state lines only as permitted by law. (See 15 MRSA c. 7; 276 MA Gen LA § 10A; NHRS § 614:1)

1. A pursuit may continue into New Hampshire or Massachusetts if the operator or an occupant of the vehicle is suspected of having committed murder, or a Class A, B, or C crime.

2. A pursuit may continue into New Hampshire if the operator is reasonably suspected of operating under the influence (O.U.I.).

3. A pursuit must cease at the New Hampshire state line the operator or an occupant of the vehicle is suspected of having committed a Class D crime other than O.U.I., a Class E crime, a traffic infraction, or other civil violation.

4. An officer may not pursue a vehicle into Canada under any circumstances.
H. Post-Pursuit Procedures

1. Whenever an officer engages in a pursuit, he or she shall file an agency incident report. The officer will also file a Maine Motor Vehicle Pursuit Report. These reports shall be reviewed by the agency’s command staff to determine compliance with policy. The Agency’s Chief Executive Officer shall ensure that the Maine Motor Vehicle Pursuit Report is submitted to the Maine State Police Traffic Division.

2. Any pursuit that results in a fatality, personal injury, or serious property damage shall be investigated by an outside agency not involved in the pursuit for the purposes of completing a traffic crash investigation.

3. All videos of vehicular pursuits shall be reviewed following the incident.

4. The department shall analyze police pursuit activity at least annually and identify any additions, deletions, or modifications warranted in agency pursuit procedures. This analysis shall consider the following implications on the agency:
   a. Policy;
   b. Equipment;
   c. Training
   d. Inter-Jurisdictional Issues

5. Any vehicle involved in a pursuit should be inspected before returning to service.

PER ORDER OF: _____________________

Chief Executive Officer

***ADVISORY***

This Maine Chiefs of Police Association model policy is provided to assist your agency in the development of your own policies. All policies mandated by statute contained herein meet the standards as prescribed by the Board of Trustees of the Maine Criminal Justice Academy. Prior to implementation it is recommended to review this model policy and incorporate any changes that will make it unique to your agency. The watermark may be removed by going to page layout, click on watermark, click on remove watermark. Any revisions to an exiting model policy will be highlighted via the underline and italics font

*** DISCLAIMER***

This model policy should not be construed as a creation of a higher legal standard of safety or care in an evidentiary sense with respect to third party claims. Violations of this policy will only form the basis for administrative sanctions by the individual law enforcement agency and/or the Board of Trustees of the Maine Criminal Justice Academy. This policy does not hold the Maine Chiefs of Police Association, its employees or its members liable for any third party claims and is not intended for use in any civil actions.

Any questions regarding the policy can be directed to the MCOPA Policy Committee.

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