MEMORANDUM

June 3, 2014

TO: Elie Honig, Assistant Attorney General
    Director, Division of Criminal Justice

    All County Prosecutors
    Superintendent of State Police
    Chairman, State Parole Board
    All County Sheriffs

FROM: John J. Hoffman, Acting Attorney General

RE: Directive Revising the Attorney General’s Policy on Conducted Energy Devices

Please be advised that the following changes are implemented, effective this date, as part of the Attorney General’s Revised Policy on Conducted Energy Devices (approved and effective on October 7, 2010):

1. The number of Certified Conducted Energy Device (CED) Instructors authorized for each County Prosecutor’s Office, the Division of Criminal Justice, the New Jersey State Police, and the Division of Parole shall be determined at the discretion of the Director of the Division of Criminal Justice. Requests to increase the number of Certified CED Instructors, and requests to use municipal police officers and/or county sheriff’s officers to assist in this function, may be granted upon written application to, and at the discretion of, the Director of the Division of Criminal Justice. Such written requests must set forth the basis for the request. Training for those authorized to use CEDs shall be consistent with the requirements of Section VII - Training and Qualification.

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2. Each County Prosecutor’s Office, the Division of Criminal Justice, the New Jersey State Police, and the Division of Parole will identify and replace any Certified CED Instructor lost for any reason, including retirement, reassignment, change of employment, disability, disciplinary action, etc., within sixty (60) days of such loss, upon written notification to the Director of the Division of Criminal Justice by the County Prosecutor, Superintendent of State Police, or Chairman of the State Parole Board.

3. CED Operators will be required to re-qualify on the device selected by their department or agency on an annual or yearly basis to maintain proper certification (see Section VI - Training and Qualification, Paragraph 3, amending the requirement for semi-annual training).

4. Each county, agency, or department may use a CED application on a Firearms Training Simulator (FATS), or similar device equipped to do so, for purpose of CED training and re-qualification (but not initial qualification), provided that CED operators must re-qualify on the actual device selected by their department or agency at least once every two years to maintain their certification. The use of a Firearms Training Simulator (FATS), or similar device must be done under the supervision of a Certified CED Instructor. (Please note: Use of a Firearms Training Simulator (FATS), or similar device may not be permitted by the CED manufacturer for purposes of manufacturer re-qualification or manufacturer re-certification.)

John J. Hoffman
Acting Attorney General of New Jersey