I. POLICY

The Illinois State Police (ISP) will be prepared to respond to a major disorder and/or provide assistance to law enforcement agencies in a coordinated manner.

II. AUTHORITY

II.A. The “Emergency Management Assistance Compact Act,” 45 ILCS 151/1, et seq.


III. RESPONSIBILITIES

III.A. The Division of Operations (DOO) Colonel or designee will:

   III.A.1. Identify, whenever possible, situations of potential disorder
   III.A.2. Assess the severity and impact of disorders
   III.A.3. Conduct investigations
   III.A.4. Provide tactical and strategic intelligence services
   III.A.5. Supply technical investigative expertise and equipment necessary to implement the response plan
   III.A.6. Maintain open communications with the State Emergency Operations Center (SEOC) at the Illinois Emergency Management Agency and other resource agencies such as the Statewide Terrorism and Intelligence Center
   III.A.7. Provide liaison services with security and management personnel at the affected site
   III.A.8. Provide logistical support for department personnel involved in the response
   III.A.9. Establish field command posts
   III.A.10. Provide communications services at the affected site
   III.A.11. Control traffic in and around the affected area
   III.A.12. Provide aerial support operations
   III.A.13. Provide crowd control
   III.A.14. Coordinate the provision of detention facilities and prisoner processing with local law enforcement authorities (provision for defense counsel is the responsibility of the relevant county)
   III.A.15. Maintain fixed post security
III.A.16. Coordinate communications with the media
III.A.17. Control access to the affected area
III.A.18. When necessary, provide a system of public warnings
III.A.19. Provide hazardous materials disaster services
III.A.20. Retain current copies of all department and division response plans in district, region and Special Operations Command (SOCOM) offices
III.A.21. When necessary, provide security to an affected location

III.B. The Division of Forensic Services will provide:
   III.B.1. Crime scene services
   III.B.2. Polygraph examinations
   III.B.3. Photographic assistance, supplies, and processing
   III.B.4. Forensic analysis of evidence

IV. PROCEDURES

IV.A. The Department will establish and maintain a contingency planning process that involves the coordinated and continuing participation of each division in the formulation, maintenance, and review of written plans detailing how the Department will function as a unit in responding to any major disorder.

IV.B. The Department will maintain current written contingency plans so that it is prepared to respond to any major disorder whenever:
   IV.B.1. Ordered by the Governor
   IV.B.2. Required by statute, agreement, or commitment
   IV.B.3. Aid is requested by any local law enforcement agency
   IV.B.4. Assistance is required by department personnel if they are the first to respond to the scene
   IV.B.5. There is an immediate need to protect human life or property and no other agency has yet responded
   IV.B.6. Department facilities are involved

IV.C. Region Commanders will:
   IV.C.1. Facilitate meetings with SOCOM and District Commanders on plans affecting their areas of responsibility.
   IV.C.2. Ensure the existence of current contingency plans for major disorders.
   IV.C.3. Review all department and division contingency plans and submit an annual report by December 31 to the Colonel of DOO through SOCOM.
   IV.C.4. Initiate a post-action review by all divisions involved in a disorder response within 14 days of the completion of the operation and forward a written summary of this review within 30 days to the Colonel of DOO through SOCOM.
NOTE: In the event of a duly declared disaster, whether natural or man-made, technological hazard, civil emergency, community disorders, insurgency, or enemy attack, the Governor (on behalf of state or local government) may request assistance from those compact states participating in the Emergency Management Assistance Compact Act.

NOTE: Additionally, in those situations involving a law enforcement emergency only, the Governor (on behalf of the state or a local unit of government) may submit an application to the U.S. Attorney General for emergency federal law enforcement assistance.

Indicates new or revised items.

-End of Directive-