ILLINOIS STATE POLICE DIRECTIVE PER-051, DRUG-FREE WORKPLACE

RESCINDS:	REVISED:
PER-051, 2021-016, revised 08-10-2021.	02-28-2022 2022-090
RELATED DOCUMENTS:	RELATED CALEA STANDARDS (6 th Edition):
PER-057, PER-103, SRV-016, ROC-002	None

I. POLICY

The Illinois State Police (ISP) will:

- I.A. Prohibit the unlawful manufacture, distribution, dispensation, possession, or consumption of cannabis, (regardless of the employee candidate or employee's status as a Medical Cannabis Patient Card Holder in accordance with 410 ILCS 130/1 et. seq.) controlled substances, or alcohol in the workplace or while performing the duties of an ISP employee, unless such possession or consumption is required in the course of his/her official duties or is prescribed by a licensed physician or other practitioner authorized to prescribe medication for an existing, valid medical condition.
- I.B. Ensure all employees comply with the provisions of this directive as a condition of employment. Possessing a valid Medical Cannabis Patient Card does not prohibit an employee candidate from seeking employment with the ISP, however, the employee candidate must comply with the provisions of this directive at the time of the background check and throughout the course of employment. Any employee violating this directive:
 - I.B.1. Is subject to discipline up to, and including, discharge per ISP directives, policies, procedures, and the "Zero Tolerance Drug Policy" (20 ILCS 2610/12.5).
 - I.B.2. May be subject to criminal prosecution.
 - I.B.3. May be required to successfully complete a drug and/or alcohol abuse program sponsored by an approved private or governmental institution.
- I.C. Require all employees to comply with the reporting requirements in ISP Directive ROC-002, "Rules of Conduct," (for sworn employees), or ISP Directive PER-103, "Code Employees Disciplinary Rules," (for civilian employees), any time they become aware they are the subject of an investigation, arrest, criminal charge, or conviction for a violation of a criminal drug statute.

II. AUTHORITY

- II.A. 41 USC 701, et. seq., "Drug-Free Work Place Act of 1988"
- II.B. 20 ILCS 2610/12.5, "Illinois State Police Act," Zero tolerance drug policy"

III. DEFINITION

Conviction - a finding of guilt, a plea of "nolo contendere," or the imposition of a sentence by a judge or jury in any federal or state court. It will also include a judgment of conviction or sentence entered upon a plea of guilty or upon a verdict or finding of guilt of an offense rendered by a legally constituted jury or by a court of competent jurisdiction authorized to try the case without a jury.

IV. RESPONSIBILITIES

- IV.A. The ISP will:
 - IV.A.1. Encourage employees needing assistance with a substance abuse problem to utilize employee support programs offered by the Equal Employment Opportunity Office (EEO), their health insurance plan, or a private provider. Contact EEO at:

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Illinois State Police Office of Equal Employment Opportunity 801 South Seventh Street, Suite 100-A Springfield, Illinois 62703

- IV.A.2. Ensure all discussions with EEO staff members are kept confidential. However, the seeking of assistance or referral to the EEO in no way exempts an employee from discipline for violations of ISP Directives ROC-002 or PER-103 or from criminal prosecution.
- IV.B. The Deputy Director of each division will:
 - IV.B.1. Ensure his/her employees have access to a copy of this directive.
 - IV.B.2. Notify the Director of any drug offense conviction of any employee in his/her command.
 - IV.B.3. If the employee's salary was funded in whole or part by a federal grant or contract, then the Deputy Director or his designee shall notify all applicable federal agencies of the conviction of his/her employee for drug-related offenses committed in the workplace or while performing duties as a state employee within ten days of receipt of such information.

Indicates new or revised items.

-End of Directive-