Non Resident Permits/Licenses
Click on state listing to go to that state.  

Last Updated: 9/2/2023
Links Checked: 11/21/2023

Arizona  Colorado  Connecticut  DC  Delaware
Florida  Idaho  Indiana  Illinois  Iowa
Kentucky  Maine  Maryland  Massachusetts  Minnesota
Mississippi  Nebraska  Nevada  New Jersey  New Hampshire
New York  North Dakota  Ohio  Oregon  Pennsylvania
Rhode Island?  South Carolina  Tennessee  Texas  Utah
Virginia  Washington  West Virginia

States in **Green** will issue to anyone who meets the requirements. (Shall Issue). Others have restriction on who can apply and some of the listed states even thought they issue to Non-Residents are next to impossible to obtain a Non-Resident Permit from.

**Military Personnel**

More and more states will issue Permit/License to Military Personnel who are not residents of that state if they are stationed there and meet certain requirements. Click on the state you want further information about or on the main page map at Handgunlaw.us for additional information on issuing to Military Personnel. Check the states page you are stationed in by going to Handgunlaw.us and clicking on the initials of that state on the Main Page Map to see if they issue to military stationed there.

**Arizona**

Can be obtained by Mail (See Below)

AZ Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NM, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

**How to Obtain an Initial Arizona Concealed Weapon Permit**  Scroll Down Page.

General: Arizona issues one permit and does not differentiate between resident and non-resident.

Certain law enforcement personnel and county detention officers may be exempt from this requirement.

**Requirements:**

1. Must be a United States citizen or permanent resident alien.
   Note: Persons who were born outside of the United States or one of its territories must send a copy of (or present in person) proof of citizenship or alien status. This is a one-time requirement. Any of the following documents are acceptable:
   - Certificate of Naturalization
   - Resident Alien Card
   - Record of Birth Abroad
   - Record of Birth to Armed Forces Personnel
   - US Passport

https://www.handgunlaw.us/
2. Must be lawfully present in the United States.
3. Must be at least 21 years of age.
4. Not under indictment or have not been convicted of a felony in the U.S. or elsewhere.
5. Not convicted of misdemeanor domestic violence.
6. Not under court order (i.e. order of protection, harassment, etc.)
7. Not a fugitive from justice.
8. Not a user of or addicted to any controlled substance.
9. Not been dishonorably discharged from the Armed Forces.
11. Do not suffer from mental illness and have not been adjudicated mentally incompetent or committed to a mental institution.
12. First time and renewal concealed weapon permit applications are processed by Department of Public Safety Criminal Records Specialists. The application data is entered into our CCW database. Background criminal history checks are performed utilizing several systems:

- Arizona Criminal Justice Information System (ACJIS)
- National Crime Information Center (NCIC)
- Arizona Crime information Center (ACIC)
- National Instant Background Check System (NICS)
- Interstate Identification Index (III)
- Automatic Fingerprint Information System (AFIS)
- Federal Bureau of Investigations (FBI)

Our policy is to deny a concealed weapon permit to an applicant due to any disqualifiers in accordance to U.S. Federal (18 U.S.C. § 922) and Arizona State (ARS §13-3112). If no disqualifying criminal history record is found, the concealed weapon permit is issued contingent on the FBI background check based on the submitted fingerprints.

**By Mail** - AZ DPS has issued permit/licenses by mail. The big thing is the Training. Below are the requirements for training. If you meet any of those contact the AZ DPS and order the application. Fill it out and send the required documents and they will issue by mail. I have been told this by two people who have obtained an AZ permit/license using just their DD 214 from their military service.

13-3112. Concealed Weapons; Qualification; Application; Permit to Carry; Civil Penalty; Report; Applicability

N. An applicant shall demonstrate competence with a firearm through any of the following:

1. Completion of any firearms safety or training course or class that is available to the general public, that is offered by a law enforcement agency, a junior college, a college or a private or public institution, academy, organization or firearms training school and that is approved by the department of public safety or that uses instructors who are certified by the national rifle association.
2. Completion of any hunter education or hunter safety course approved by the Arizona game and fish department or a similar agency of another state.
3. Completion of any national rifle association firearms safety or training course.

https://www.handgunlaw.us/
4. Completion of any law enforcement firearms safety or training course or class that is offered for security guards, investigators, special deputies or other divisions or subdivisions of law enforcement or security enforcement and that is approved by the department of public safety.

5. Evidence of current military service or proof of honorable discharge or general discharge under honorable conditions from the United States armed forces.

6. A valid current or expired concealed weapon, firearm or handgun permit or license that is issued by another state or a political subdivision of another state and that has training or testing requirement for initial issuance.

7. Completion of any governmental police agency firearms training course and qualification to carry a firearm in the course of normal police duties.

8. Completion of any other firearms safety or training course or class that is conducted by a department of public safety approved or national rifle association certified firearms instructor.

Cost is $60.00 2022, ch. 344,s. 1.

**Colorado**

CO Non Resident Permit/License is Valid in: AK, AL, AR, AZ, CO, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NM, OH, OK, SD, TN, TX, UT, VA, VT, WI, WY

18-12-203. Criteria for Obtaining a Permit.

(a) Is a legal resident of the state of Colorado. For purposes of this part 2, a person who is a member of the armed forces and is stationed pursuant to permanent duty station orders at a military installation in this state, and a member of the person's immediate family living in Colorado, shall be deemed to be a legal resident of the state of Colorado.

**Note:** If you are in the military and are stationed in Colorado you and your immediate family are considered residents of CO and can obtain a CO permit/license to carry.

**Note:** Also I noted this on the Application form that the Sherriff's of Colorado put out.

On the Application that all the Sheriff's in Colorado will accept there is an ** on the block that wants this info: **Colorado County of Residence. At the bottom of the fill in part the ** has this out from it:

**If not a Colorado resident, please explain in a separate attachment why you need a permit and identify any property or business you own in Colorado.

Colorado law states only “Residents” but with this on the application it looks to me like if you own a business or property and can give a good reason for a CO permit they may issue you one. Check with the Sheriff of the County you own property in.

[Links to All Colorado Sheriffs CCW Informational Webpages](https://www.handgunlaw.us/)

**Connecticut**

CT Non Resident Permit/License is Valid in: AK, AL, AR, AZ, CT, GA, IA, ID, IN, KS, KY, MO, MS, MT, NC, NE, OH, OK, SD, TN, TX, UT, VA, VT, WI,
Non-Residents:
Non Residents check “Here” on how to apply and additional Information. Cost is $70.00.

DPS posts these Instructions for how to apply. I found the instructions hard to understand. You will find phone numbers and email address to contact the Connecticut DPS by clicking on Instructions above. I have found Connecticut to be shall Issue though their law says they may issue. As long as you meet the criteria they will issue you a permit.

CT is no longer listing the Application form on their web site but the old link still works to the application as in the first part of this section. I would call them. The cost has also double for Resident and Non Resident permits. This is what they say on their website.

*Application for State Permit to Carry Pistol and Revolvers can be obtained at one of the Pistol Permit locations listed on the instruction sheet DPS-769-C or you can call (860) 685-8290 to have an application sent to you.

DC

A DC Non Resident Permit is valid in: AK, AL, AR, AZ, DC, GA, IA, ID, IN, KS, KY, MO, MS, NC, NE, OH, OK, SD, TN, UT, VA, VT, WI

10/6/17 DC is now Shall Issue. The courts have ruled and their May Issue has been ruled Unconstitutional. The DC Metro Police have posted Instructions on How to Apply and an Application that can be printed. The How to Apply document is very wordy but you need to read all of it before applying. Training can be delayed and you can be preapproved without the training if you obtain it within 45 days of preapproval. Cost for the License is $75.00.

Note: Under the “License to Carry a Pistol Temporary Amendment Act of 2014” DC will issue to Non Residents. You must meet the same requirements as a resident and also have a permit/license issued by any state.

(a) The Chief may, upon the application of any person having a bona fide residence or place of business within the District of Columbia, or of any person having a bona fide residence or place of business within the United States and a license to carry a pistol concealed upon his or her person issued by the lawful authorities of any State or subdivision of the United States, issue a license to carry a pistol concealed upon his or her person within the District of Columbia for not more than 2 years from the date of issue.

Delaware

A Delaware Non Resident Permit is valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, ME, MO, MS, NC, NM, NV, OH, OK, SD, TN, TX, UT, VA, VT, WV, WI

1441. License to carry concealed deadly weapons.

(k) The Attorney General shall have the discretion to issue, on a limited basis, a temporary license to carry concealed a deadly weapon to any individual who is not a resident of this State and whom the Attorney General determines has a short-term need to carry such a weapon within this State in
conjunction with that individual’s employment for the protection of person or property. Said temporary license shall automatically expire 30 days from the date of issuance and shall not be subject to renewal, and must be carried at all times while within the State. However, nothing contained herein shall prohibit the issuance of a second or subsequent temporary license. The Attorney General shall have the authority to promulgate and enforce such regulations as may be necessary for the administration of such temporary licenses. No individual shall be issued more than 3 temporary licenses.

(I) All applications for a temporary license to carry a concealed deadly weapon made pursuant to subsection (k) of this section shall be in writing and shall bear a notice stating that false statements therein are punishable by law.

83 Del. Laws, c. 339, § 20;

Florida

(Can be obtained by Mail)

FL Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, FL, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NV, NC, NE, NM, OH, OK, SD, TN, TX, UT, VA, VT, WV, WI, WY

You can obtain an Application and other material needed to apply for a Florida permit at the link below.

Application Information.

Follow the directions from the link above to apply.

It takes about 90 days to process all the paperwork.

The block on the card entitled Employer and Address must be left blank. The name and address of the law enforcement agency at which your prints were taken must appear on the back of the card in the blank area of the upper right corner.

On the Application your signature must be notarized. It does not have to be a FL Notary. It just has to be a Notary.

You must reside in the United States to obtain a Florida non-resident permit.

After 4/15/12 Florida will issue to Military Personnel and Vets 18 to 20 Y/O. Check out the Florida page at www.handgunlaw.us for more information.

Idaho

Nez Perce Co. Sheriff

Ada Co. Sheriff

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ID Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MN, MO, MS, MT, NC, NE, NM, NV, OH, OK, SC, SD, TN, TX, UT, VA, VT, WA, WI, WV, WY

States in Red only honor the Idaho Enhanced Permit.

• Idaho will issue permits to non residents. You can contact the Sheriffs’ Departments listed above. Handgunlaw.us recommends you contact a Sheriff and ask them if they will issue to Non-Residents as some will not. All Idaho Sheriffs we talked to either made you come to the office to obtain the application or would mail you one you could mail back. Processing of the application and background check takes about 90 days but had to come in person to pick it up.

Processing of the application and background check takes about 90 days but had to come in person to pick it up.

Links to all Idaho Sheriffs CWL Information Webpage.

Ada County Info.

https://www.handgunlaw.us/
Obtaining a Concealed Weapon License

- Concealed Weapon applications are obtained in our Driver’s License Unit area.
- You need to bring in proof of firearms training when you submit the application. This could be a military I.D., certificate from a hunters' education or other firearms training class such as the one given by the Sheriff's Office. You must be fingerprinted when you apply.

**Illinois**

**IL Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, GA, IA, ID, IL, IN, KS, KY, MN, MO, MS, MT, NC, NE, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI

**Note:** At this time the Illinois State Police are stating they will only issue a non resident permit to the residents of Arkansas, Idaho, Mississippi, Nevada, Texas and Virginia. See the Illinois page [Handgunlaw.us](https://www.handgunlaw.us/) for more information.

**430 ILCS 66/40 Non-Resident License Applications.**

(a) For the purposes of this Section, "non-resident" means a person who has not resided within this State for more than 30 days and resides in another state or territory.

(b) The Department shall by rule allow for non-resident license applications from any state or territory of the United States with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under this Act.

(c) A resident of a state or territory approved by the Department under subsection (b) of this Section may apply for a non-resident license. The applicant shall apply to the Department and must meet all of the qualifications established in Section 25 of this Act, except for the Illinois residency requirement in item (xiv) of paragraph (2) of subsection (a) of Section 4 of the Firearm Owners Identification Card Act. The applicant shall submit:

(1) the application and documentation required under Section 30 of this Act and the applicable fee;
(2) a notarized document stating that the applicant:
   (A) is eligible under federal law and the laws of his or her state or territory of residence to own or possess a firearm;
   (B) if applicable, has a license or permit to carry a firearm or concealed firearm issued by his or her state or territory of residence and attach a copy of the license or permit to the application;
   (C) understands Illinois laws pertaining to the possession and transport of firearms, and
   (D) acknowledges that the applicant is subject to the jurisdiction of the Department and Illinois courts for any violation of this Act;
(3) a photocopy of any certificates or other evidence of compliance with the training requirements under Section 75 of this Act; and
(4) a head and shoulder color photograph in a size specified by the Department taken within the 30 days preceding the date of the application.

(d) In lieu of an Illinois driver's license or Illinois identification card, a non-resident applicant shall provide similar documentation from his or her state or territory of residence. In lieu of a valid Firearm Owner's Identification Card, the applicant shall submit documentation and information required by the Illinois State Police to obtain a Firearm Owner's Identification Card, including an affidavit that the non-resident meets the mental health standards to obtain a firearm under Illinois law, and the Illinois State [https://www.handgunlaw.us/](https://www.handgunlaw.us/)
Police shall ensure that the applicant would meet the eligibility criteria to obtain a Firearm Owner's Identification card if he or she was a resident of this State. P.A. 102-538

A non-resident applicant for a new license or renewal shall submit $300 with the application, of which $250 shall be apportioned to the State Police Firearm Services Fund, $40 shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund.

Indiana

IN Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, OH, OK, SD, TN, TX, UT, VA, VT, WV, WI, WY

IC 35-47-2-3 Application for License to Carry Handgun; Procedure

(a) A person desiring a license to carry a handgun shall apply:
   (1) to the chief of police or corresponding law enforcement officer of the municipality in which the applicant resides;
   (2) if that municipality has no such officer, or if the applicant does not reside in a municipality, to the sheriff of the county in which the applicant resides after the applicant has obtained an application form prescribed by the superintendent; or
   (3) if the applicant is a resident of another state and has a regular place of business or employment in Indiana, to the sheriff of the county in which the applicant has a regular place of business or employment.

Note: You can apply online in Indiana but Handgunlaw.us recommends you visit the local sheriff to see about applying. Non Residents must have a business or employed in IN to obtain an IN non-resident permit/license. They will have further info about applying online

Iowa

IA Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

Non-Residents can apply but the criteria are very narrow to qualify.

Applications for permits to carry weapons will be considered by the Iowa Department of Public Safety as follows:

- Residency - Applicants must be nonresidents of Iowa or state employees whose need to go armed is based on their state employment. [§724.11]
- Justification
  1. Professional permits to carry will only be issued to qualified applicants if their need to go armed is employment based and is a critical element in the protection of life and property.
  2. Nonprofessional permits to carry will only be issued to:
     a. nonresident correctional officers and other public officials, other than law enforcement officers, who are currently employed fulltime in the administration of criminal justice

https://www.handgunlaw.us/
b. other nonresidents with a demonstrable viable threat to themselves or their family as verified by a law enforcement agency in the jurisdiction where the threat occurred

**Iowa Administrative Code**

**4.4(4)** Nonresidents of Iowa who wish to obtain a permit to carry weapons shall apply to the commissioner. The applicant shall:

a. Submit a fully and accurately completed application;
b. Submit a certificate of completion of a training program that includes qualifying on a firing range;
c. Submit two completed fingerprint cards;
d. Comply with the requirements of the Code;
e. Pay a fee as established by the Code;
f. Display an identification card as defined in rule 661—4.1(724).

**4.4(5)** Prior to issuing the permit, the commissioner shall determine that the applicant is not a convicted felon, or otherwise prohibited from possessing or acquiring a firearm under either Iowa or federal law, by running a NICS check through the IOWA system. If the commissioner determines that a permit will be issued to a nonresident, the commissioner may restrict or limit the authority granted by the permit.

**4.4(6)** Nonresidents who wish to renew a permit to carry weapons shall reapply for the permit in the same manner and by the same procedures as provided in subrule 4.4(4). The renewal fee is established by the Code.

[Links to all Iowa Sheriffs Permit to Carry Information Websites](#)

**Kentucky**

**Military Only**

**KY Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MN, MO, MS, MT, NC, NE, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY,

The applicant for a carry concealed deadly weapon (CCDW) license must:

- Meet one of the following residence requirements:

Is a citizen of the United States who is a member of the Armed Forces of the United States who is on active duty, who is at the time of application assigned to a military posting in Kentucky, and who has been assigned to a posting in the Commonwealth for six (6) months or longer immediately preceding the filing of the application.

**Note:** Non Resident Issue is limited to Military stationed in KY. You would apply the same as residents.

[Maine](#)

**Can be obtained by mail**

**ME Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, ME, MO, MS, NC, NE, OH, OK, SD, TN, UT, VA, VT, WY

[https://www.handgunlaw.us/](https://www.handgunlaw.us/)
**Non Residents:** Must apply to the Chief of the Maine State Police.
Dept of Public Safety
Maine State Police
Licensing Division
164 State House Station
Augusta, Maine 04333-0164
Phone: (207) 624-7210

You can download and print all the necessary materials from the Licensing Div. link above or Call them.

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**Maryland**

**Notice:** With the [Supreme Court Ruling](https://www.handgunlaw.us/) saying that requiring a “Justifiable Need” for a permit to carry is unconstitutional applying now should be much easier. You still have to meet all the other requirements to obtain a permit but the Just Cause was the reasons most applications were rejected. Handgunlaw.us believes most states will try to add more requirements and add to places carry is allowed with a permit.

MD Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MD, MO, MS, MT, NC, OH, OK, SD, TN, TX, UT, VA, VT, WI,


**Notice**: On July 5, 2022 Governor Hogan Directed the Maryland State Police to [Suspend the ‘Good and Substantial Reason’ Standard](https://www.handgunlaw.us/) For Wear and Carry Permits. Action Pursuant to Supreme Court Striking Down Similar Provision in New York Law. [AG Letter to MSP](https://www.handgunlaw.us/) stating MD Good & Substantial Reason can’t be enforced.

[Maryland Shall Issue](https://www.handgunlaw.us/) (MSI) has put out Information on [How to Apply](https://www.handgunlaw.us/) after the SCOTUS Ruling.

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**Massachusetts**

How to Apply for a Massachusetts Non-Resident License from the [Gun Owners’ Action League](https://www.handgunlaw.us/)

**Notice:** With the [Supreme Court Ruling](https://www.handgunlaw.us/) saying that requiring a “Justifiable Need” for a permit to carry is unconstitutional applying now should be much easier. You still have to meet all the other requirements to obtain a permit but the Just Cause was the reasons most applications were rejected. Handgunlaw.us believes most states will try to add more requirements and add to places carry is allowed with a permit.

MA Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MA, MO, MS, MT, NC, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI

Non-Residents:

Beginning August 1st, 2009, all new and renewal non-resident temporary licenses to carry firearms (LTC) in Massachusetts will be issued through the Massachusetts Instant Record Check System (MIRCS). MIRCS is a computer based application used to manage, process and monitor firearms licensing statewide.

[https://www.handgunlaw.us/](https://www.handgunlaw.us/)
What this means for applicants:

(1) Applicants will no longer be required to obtain fingerprints from their local police departments;
(2) Applicants will no longer be required to obtain a passport size photograph;
(3) An LTC will be issued on a wallet-sized, digitally printed, plastic card;
(4) To complete the application process, all applicants will be required to appear in person at the following:

   Firearms Records Bureau
   Criminal History Systems Board
   200 Arlington Street, Chelsea, MA 02150

Any applicant who submits an application to the Firearms Records Bureau (FRB) after June 1st, 2009, will be contacted by FRB staff to set up an appointment for final LTC processing in Chelsea, MA.

The Firearms Records Bureau (FRB) may apply certain restrictions on a non-resident temporary license to carry firearms. These restrictions detail the terms and conditions that govern the possession of a firearm under the license pursuant to G.L. c. 140, §131F.

The following restrictions may be applied to a non-resident temporary license to carry firearms:

NONE – the LTC is issued for all lawful purposes with no restrictions.

EMPLOYMENT – restricts possession to business owner engaged in business activities or to an employee while engaged in work related activities, and maintaining proficiency, where the employer requires carry of a firearm (i.e. armored car, security guard, etc.). Includes travel to and from activity location.

TARGET & HUNTING – restricts possession to the purpose of lawful recreational shooting or competition; for use in the lawful pursuit of game animals and birds; for personal protection in the home; and for the purpose of collecting (other than machine guns). Includes travel to and from activity location.

SPORTING – restricts possession to the purpose of lawful recreational shooting or competition; for use in the lawful pursuit of game animals and birds; for personal protection in the home; for the purpose of collecting (other than machine guns); and for outdoor recreational activities such as hiking, camping, cross country skiing, or similar activities. Includes travel to and from activity location.

OTHER – Restrictions are based upon the information provided in the license application. Please ensure that you provide a detailed reason for requesting the issuance of a license in Massachusetts. Include information regarding how and where you intend to possess or use a firearm and your knowledge and training in Massachusetts firearms laws.

**Minnesota**

MN Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MN, MO, MS, MT, NC, NE, NV, OH, OK, SD, TN, UT, VA, VT

624.714 Subd. 2. Where Application Made; Authority to Issue Permit; Criteria; Scope.

(a) Applications by Minnesota residents for permits to carry shall be made to the county sheriff where the applicant resides. Nonresidents, as defined in section 171.01, subdivision 42, may apply to any sheriff.

https://www.handgunlaw.us/
Sheriff will give you the application and info you need. Must be 21 years of age.

Links to All Minnesota Sheriffs CCW Information Web Pages

Mississippi

MS Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MT, NC, NM, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

§ 45-9-101. License to Carry Stun Gun, Concealed Pistol or Revolver

(2) The Department of Public Safety shall issue a license if the applicant:

(a) Is a resident of the state. However, this residency requirement may be waived if the applicant possesses

a valid permit from another state, a member of any active or reserve component branch of the United
States of America Armed Forces stationed in Mississippi, is the spouse of a member of any active or
reserve component branch of the United States of America Armed Forces stationed in Mississippi,
or is

a retired law enforcement officer establishing residency in the state;

(b) (i) Is twenty-one (21) years of age or older; or

(ii) Is at least eighteen (18) years of age but not yet twenty-one (21) years of age and the applicant:

1. Is a member or veteran of the United States Armed Forces, including National Guard or Reserve;

and

2. Holds a valid Mississippi driver's license or identification card issued by the Department of
Public Safety or a valid and current tribal identification card issued by a federally recognized
Indian tribe containing a photograph of the holder.

2022, ch. 303, § 64

Nebraska

Nebraska does not issue Permit/Licenses to Non-Residents. They do allow those in the military service
who have a permanent station in Nebraska and their spouse to apply for a permit to carry in Nebraska and are
treated as residents of Nebraska. They would apply the same way a resident does.

TITLE 272, NE Admin Code, Chpt. 21 005.01H

Be a current resident of the State of Nebraska and comply with one of the following:

(1) Have been a resident of the State of Nebraska for at least the past one hundred eighty (180) days, or

(2) Be a member, the spouse of a member, or someone receiving the benefits of a spouse of a member of
the United States Armed Forces stationed at a military installation in Nebraska pursuant to permanent
duty station orders, even though he or she has not resided in the State of Nebraska for one hundred and
eighty (180) days and he or she maintains a residence in another state, or

(3) Moved to Nebraska from another state and possess a valid permit to carry a concealed handgun issued
by his or her previous state of residence that is recognized by the State of Nebraska pursuant to Neb. Rev.
§ 69-2448, even though he or she has not resided in the State of Nebraska for one hundred and eighty
(180) days

https://www.handgunlaw.us/
**Nevada**

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NV Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NM, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

**Note:** Beginning May 25, 2017 18 to 20 year old Active Duty Military or Honorably Released or Discharged veterans can apply in Nevada for a permit to carry.

Nevada permits are issued by local Sheriffs or Police Departments. [All Nevada Sheriffs Links](#)

**Note:** Non Residents must apply the same as Residents. They must appear in person at any Sheriffs Office. The Nevada Sheriffs' and Chiefs' Association requires that CFP training must take place in the State of Nevada. Some will mail you an application with detailed instructions. Your training must take place inside Nevada and some counties require that the training take place within the county you apply.

Cost is approximately $97 initial, $62 to renew. Valid for 5 years. [Fee Chart](#) from LVMPD

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**New Jersey**

**Notice:** With the [Supreme Court Ruling](#) saying that requiring a “Justifiable Need” for a permit to carry is unconstitutional applying now should be much easier. You still have to meet all the other requirements to obtain a permit but the Just Cause was the reasons most applications were rejected. Handgunlaw.us believes most states will try to add more requirements and add to places carry is allowed with a permit.

NJ Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MN, MO, MS, MT, NC, NJ, OH, OK, SD, TN, TX, UT, VA, VT

1. How do I apply for a permit to carry a handgun? From [NJSP FAQs](#)
   Forms

If you reside in New Jersey, you must apply with municipal police department where reside. If the municipality where you reside is serviced by the New Jersey State Police, you must apply at the station which covers your municipality. Out of state residents must apply to the New Jersey State Police station nearest to their geographic location. All armored car employees, regardless of residential location, must apply with the New Jersey State Police, at the nearest New Jersey State Police station (excluding toll roads, stations on the New Jersey Turnpike, Garden State Parkway, and Atlantic City Expressway).

**New Jersey Code** The Gun laws in the New Jersey code can be found in Chapters 39 and 58. New Jersey laws are very difficult to search though and putting direct links to their laws is not possible.

You can check the New Jersey Administrative Code as it pertains to firearms. [13-54](#)

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[https://www.handgunlaw.us/](https://www.handgunlaw.us/)
New Hampshire

NH Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MS, NC, NH, OH, OK, SD, TN, UT, VA, VT, WV, WY

Non Residents: Out of State Residents: Please download the Application for Non-Resident Pistol / Revolver License form; fill in the necessary information according to the instructions and mail it to:

Division of State Police
Permits and Licensing Unit
33 Hazen Drive
Concord, NH 03301
Phone: (603) 271-3575
Fax: (603) 271-1153

Note: In May 2016 the New Hampshire Supreme Court ruled that a non-resident did not have to have a permit from their home state to apply for a New Hampshire Non-Resident. The NH State Police stated they will update the NH Non-Resident Application in the near future and remove that requirement from the application.

New York

NY Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MO, MS, MT, NC, NY, OH, OK, SD, TN, TX, UT, VA, VT, WI

NY Penal Code 400

1. Applications. (a) Applications shall be made and renewed, in the case of a license to carry or possess a pistol or revolver, to the licensing officer in the city or county, as the case may be, where the applicant resides, is principally employed or has his principal place of business as merchant or storekeeper; and, in the case of a license as gunsmith or dealer in firearms, to the licensing officer where such place of business is located.

The United States Court of Appeals for the Second Circuit ruled on October 15, 2013 that a person who lived part time in New York could obtain a permit to purchase/possess firearms. I am not sure if this would also allow them to get a permit/license to carry. You can read the decision Here.

Note: The News Media published a map of NY Permit holders from Westchester and Rockland counties on 12/22/12. They filed a Freedom of Information request for Permits issued in those counties. NY State Permits issued by those counties had addresses listed on the permit for people living in CT, NJ, NC, VA, FL and TX. These people most likely have a business in NY but issue to non-residents seems certain. If you apply you would follow the same procedures as a resident. (See Resident Permit Section)

Notice: With the Supreme Court Ruling saying that requiring a “Justifiable Need” for a permit to carry is unconstitutional applying now should be much easier. You still have to meet all the other requirements to obtain a permit but the Just Cause was the reasons most applications were rejected.

https://www.handgunlaw.us/
Handgunlaw.us believes most states will try to add more requirements and add to places carry is allowed with a permit

**North Dakota**

ND Class 1 Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, ME, MN, MO, MS, MT, NC, ND, NE, NM, NV, OH, OK, SD, TN, TX, UT, VA, VT, WA, WI, WV, WY

- An application form must be filled out. The form can be obtained from Law Enforcement, Instructors or by mail from BCI. Click here for a list of ND Chiefs of Police or ND Sheriffs
- A written test must be taken by the applicant and administered by a person certified by the BCI.
- Following successful completion of the test, the permit applicant must submit the following to his/her local law enforcement agency: the application, two color photos (size 2” X 2””) and a Money Order or Certified Funds for $60 made payable to the ND Office of Attorney General.
- The local law enforcement agency will review the application, conduct a local background check, determine the applicant's ability to obtain the permit, and forward that information to the BCI.
- Fingerprints can be taken by Law Enforcement or Instructors and enclosed with the application.
- The BCI performs state and national background checks on each applicant. Additionally, each applicant's fingerprints are searched through the regional Automated Fingerprint Identification System.
- Upon approval by the director of the BCI, the applicant is issued a permit that is valid for a period of five years.
- Two color passport photos are required with the application form. The BCI will accept only actual passport photographs, no photocopies or computer generated copies.
- The completed application form and attachments must be delivered to law enforcement within 30 days of the testing date. Applications delivered to law enforcement more than 30 days after testing are untimely and will be denied by BCI as invalid.
- Class 1: when renewing must repeat all testing requirements.
- Class 2: when renewing only have to re-apply.

**Note:** Training must take place in ND and can’t be part of another states training requirements.

**Ohio**

OH Non Resident Permit/License is Valid in AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NM, OH, OK, SD, TN, TX, UT, VA, VT, WA, WI, WV, WY

**Employed in Ohio or Moving Out of State**

2923.125. (F) (4) An applicant for a renewal concealed handgun license under this section shall submit to the sheriff of the county in which the applicant resides or to the sheriff of any county adjacent to the county in which the applicant resides, or in the case of an applicant who resides in another state to the sheriff of the county that issued the applicant's previous concealed handgun license, a nonrefundable license fee as described in either of the following:

(a) For an applicant who has been a resident of this state for five or more years, a fee of fifty dollars;
(b) For an applicant who has been a resident of this state for less than five years or who is not a resident of this state but who is employed in this state, a fee of fifty dollars plus the actual cost of having a background check performed by the federal bureau of investigation.

(5) The concealed handgun license of a licensee who is no longer a resident of this state or no longer employed in this state, as applicable, is valid until the date of expiration on the license, and the licensee is prohibited from renewing the concealed handgun license.

**Note:** If employed in Ohio you can get an Ohio Permit/License. You apply just like a resident but must prove employment in Ohio. If you move out of state or leave your job in Ohio your Ohio permit/license remains valid until it expires.

**Note:** Ohio Sheriff’s can also issue an emergency license for those with a justifiable need without the training etc if they can demonstrate that need even if you are not a resident of Ohio but present in the state. Talk to your local Sheriff. For more information on Emergency Licenses See Sec. 2923.1213.

**Links to All Ohio Sheriffs CCW Informational Web Pages**

**Oregon**

**OR Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MO, MS, MT, NC, NE, OH, OK, OR, SD, TN, UT, VA, VT

Oregon will issue permits to people who are residents of states that border Oregon. Those states are Washington, California, Idaho and Nevada. Issuing is on a May Issue basis. Most Sheriffs will not issue unless you have property/business or work in their county. Being told there are a few who will issue to anyone from the above listed states. Check before applying.

166.291

(9) For purposes of subsection (1)(c) of this section, a person is a resident of a county if the person:

(c) Has documentation showing that the person currently leases or owns real property in the county;

So it looks like if you own or lease property in Oregon you can apply for a permit to carry no matter what state you live in. Check with the local sheriff.

Marion Co. Sheriff Application  Clackamas Co. Sheriff Application

**All Oregon Sheriff’s CHL Informational Links**

**Pennsylvania**

**PA Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, OH, OK, PA, SD, TN, TX, VA, VT, WI, WV, WY

**Note:** PA will no longer issue by mail after 3/31/11. From that date forward you will have to make a trip to PA to Apply.

Centre County Sheriff  (814) 355-6803
Centre Co. Sheriff's Web Site  Centre County Courthouse
Bellefonte PA 16823-1488

https://www.handgunlaw.us/
You must be 21 to apply for a concealed carry permit and have a valid permit/license from your home state to apply for a PA Non-Resident Permit. Residents of Vermont can apply since their home state does not issue.

**Rhode Island**

RI Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MN, MO, MS, NC, OH, OK, RI, SD, TN, TX, UT, VA, VT, WI (Only RI Non Resident Permits Issued by RI AG are valid in Texas)

**Note:** A permit holder from Rhode Island has sent me information on how to apply for a Non-Resident Rhode Island Permit. The Foster Rhode Island PD will issue to Non-Residents if they have a permit from any other state. He sent me information on how to apply which you can see [Here](#). Foster Application with instructions can be seen and downloaded [Here](#) and you need to read it carefully. Foster does not require a training class but the Proof of Ability in 11-47-15 below. You can also contact the Foster Police Department at 182 Howard Hill Rd, Foster, Rhode Island 02825 or Ph# 401-397-3317 for more information. The Application has all the information. Again follow the directions closely on the application linked above. Cost is $40.00 and you must go to Foster to pick up your permit. Other cities/towns in Rhode Island may have a similar process. You would have to check with them.

**§ 11-47-15.** Proof of ability required for license or permit.

No person shall be issued a license or permit to carry a pistol or revolver concealed upon his or her person until he or she has presented certification as prescribed in § 11-47-16 that he or she has qualified with a pistol or revolver of a caliber equal to or larger than the one he or she intends to carry, that qualification to consist of firing a score of one hundred ninety-five (195) or better out of a possible score of three hundred (300) with thirty (30) consecutive rounds at a distance of twenty-five (25) yards on the army "L" target, firing "slow" fire. The "slow" fire course shall allow ten (10) minutes for the firing of each of three (3) ten (10) shot strings.

**§ 11-47-11** License or Permit to Carry Concealed Pistol or Revolver.

(a) The licensing authorities of any city or town shall, upon application of any person twenty-one (21) years of age or over having a bona fide residence or place of business within the city or town, or of any person twenty-one (21) years of age or over having a bona fide residence within the United States and a license or permit to carry a pistol or revolver concealed upon his or her person issued by the authorities of any other state or subdivision of the United States, issue a license or permit to the person to carry concealed upon his or her person a pistol or revolver everywhere within this state for four (4) years from date of issue, if it appears that the applicant has good reason to fear an injury to his or her person or property or has any other proper reason for carrying a pistol or revolver, and that he or she is a suitable person to be so licensed. The license or permit shall be in triplicate in form to be prescribed by the attorney general and shall bear the fingerprint, photograph, name, address, description, and signature of the licensee and the reason given for desiring a license or permit and in no case shall it contain the serial number of any firearm. The original shall be delivered to the licensee. Any member of the licensing authority, its agents, servants, and employees shall be immune from suit in any action, civil or criminal, based upon any official act or decision, performed or made in good faith in issuing a license or permit under this chapter.
(b) Notwithstanding any other chapter or section of the general laws of the state of Rhode Island, the licensing authority of any city or town shall not provide or release to any individual, firm, association or corporation the name, address, or date of birth of any person who has held or currently holds a license or permit to carry a concealed pistol or revolver. This section shall not be construed to prohibit the release of any statistical data of a general nature relative to age, gender and racial or ethnic background nor shall it be construed to prevent the release of information to parties involved in any prosecution of § 11-47-8 or in response to a lawful subpoena in any criminal or civil action which the person is a party to that action.

History. P.L. 1998, ch. 268, § 1.)

South Carolina

SC Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MN, MO, MS, MT, NE, NV, NC, NM, OH, OK, SC, SD, TN, TX, UT, VA, VT, WI, WV, WY

Non residents who own property in South Carolina and certain Military Personnel can now apply for a South Carolina Concealed Weapons Permit. Contact SLED or visit their web site to see what other requirements you must meet

Section 23-31-210. As Used in This Article:

(1) 'Resident' means an individual who is present in South Carolina with the intention of making a permanent home in South Carolina or military personnel on permanent change of station orders.

(2) 'Qualified nonresident' means an individual who owns real property in South Carolina, but who resides in another state.

SLED State Headquarters
4400 Broad River Road
P. O. Box 21398
Columbia, SC 29221-1398 (803) 737-9000

Tennessee

TN Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NM, NV, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

Tennessee will issue Non-Resident Permit/Licenses to individuals who meet the qualifications as listed below.


(r) (3)(C) (i) If a person who is a resident of and handgun permit holder in another state is employed in this state on a regular basis and desires to carry a handgun in this state, the person shall have six (6) months from the last day of the sixth month of regular employment in this state to obtain a Tennessee enhanced handgun carry permit. The permit may be issued based on the person having a permit from another state provided the other state has substantially similar permit eligibility requirements as this state. However, if during the six-month period the person applies for a handgun permit in this state and the application is denied, the person shall not be allowed to carry a handgun in this state based upon the other state’s permit.

https://www.handgunlaw.us/
(ii) This subdivision (r)(3)(C) shall not apply if the state of residence of the person employed in Tennessee has entered into a handgun permit reciprocity agreement with this state pursuant to this subsection (r).

(iii) As used in this subdivision (r)(3)(C), "employed in this state on a regular basis" means a person has been gainfully employed in this state for at least thirty (30) hours a week for six (6) consecutive months not counting any absence from employment caused by the employee's use of sick leave, annual leave, administrative leave or compensatory time.


**Texas**

**TX Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NV, NM, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV, WY

Texas issues Non Resident permits. Your ID from your state of residence is needed. You can find the info at the below Website/Address/Phone/Email address on what the exact procedure is to obtain a Texas Non Resident permit. You must have a Safety Class conducted by a certified Texas Instructor. The training must take place inside Texas. A list of those instructors is listed on the Texas DPS web site. Click on Texas in the header to this paragraph to go to the Texas DPS web site.

Concealed Handgun Licensing Bureau  
Texas Department of Public Safety  
P O Box 4143  
Austin, Texas 78765-4143  
Phone: (512) 424-7293 or (512) 424-7294  
chl@txdps.state.tx.us

**Utah**

(Can be obtained by mail)

**UT Non Resident Permit/License is Valid in:** AK, AL, AR, AZ, DE, GA, IA, ID, IN, KS, KY, LA, MO, MS, MT, NC, NE, NV, OH, OK, SD, TN, TX, UT, VA, VT, WA, WI, WV, WY

Contact the  
Bureau of Criminal Identification  
3888 West 5400 South  
Taylorsville, Utah 84118  
(801) 965-4445  

**BCI Web Site**

Ask for the Application for a CCW. They will give you the application with instructions that are very clear. Fill out the form and attach all requested forms with Money order. Everything can be done by mail. It is the same for residents and none residents. The biggest hang up is you have to have a Firearms class from a Certified Utah Firearms Instructor. They have a nationwide listing of Cert. UT Instructors which makes it easier to find one. All the info you need for an application can be found at the BCI site.

From BCI FAQs… **Do I have to be a Utah resident to obtain a concealed firearm permit?**

No. Any U.S. citizen or legal resident (with the intent to reside in the United States) may obtain a Utah concealed firearm permit, providing they meet the minimum qualifications.

https://www.handgunlaw.us/
Note: Talked to Utah BCI. [1/19/11] If you are a US Citizen no matter where you are living you can be issued a Non Resident Permit/License as long as you meet all the other standards. If you are not a US citizen you must be present in the United States and be able to purchase/possess a firearm to be issued a permit/license by the State of Utah.

Senate Bill 36 was signed by the Governor on 3/23/11 and Non Residents must meet additional requirements. This new law becomes effective for first time non resident applicants May 10, 2011 and for renewal of non resident permits 1/1/2012. Those requirements are:

53-5-704.

(4)  (a) In addition to meeting the other qualifications for the issuance of a concealed firearm permit under this section, a nonresident applicant who resides in a state that recognizes the validity of the Utah permit or has reciprocity with Utah's concealed firearm permit law shall:

(i) hold a current concealed firearm or concealed weapon permit issued by the appropriate permitting authority of the nonresident applicant's state of residency; and

(ii) submit a photocopy or electronic copy of the nonresident applicant's current concealed firearm or concealed weapon permit referred to in Subsection (4)(a)(i).

(b) A nonresident applicant who knowingly and willfully provides false information to the bureau under Subsection (4)(a) is prohibited from holding a Utah concealed firearm permit for a period of 10 years.

(c) Subsection (4)(a) applies to all applications for the issuance of a concealed firearm permit that are received by the bureau after May 10, 2011.

(d) Beginning January 1, 2012, Subsection (4)(a) also applies to an application for renewal of a concealed firearm permit by a nonresident.

Non-Resident Provisional Permits (18 to 20 Year Olds)

Utah will issue a provisional permit to those 18 but less than 21. Applications for the Utah Provisional concealed firearm permit cannot be accepted by BCI until May 9, 2017. Applications received prior to May 9, 2017 will be returned to the applicant. You can find more Information Here.

Note: If you are a resident of a state that has reciprocity or honors a Utah Permit/License you must have a permit from your state of residence to apply after 5/10/11 and renew after 1/1/12. If you are from a state that doesn’t issue permit/licenses to carry or does not honor a Utah Permit/License you can apply or renew as in the past.

Virginias (Can be obtained by mail) Back to Index

VA Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, MO, MS, MT, NC, NE, NV, NM, OH, OK, SD, TN, TX, UT, VA, VT, WI, WV

Request an Application Package by contacting the Virginia State Police Firearms Transaction Center in writing at the below address or on-line at nonrespermit@vsp.virginia.gov. All written requests must https://www.handgunlaw.us/
include the applicant’s complete name and mailing address. A telephone number is also requested. Send written requests to:

Firearms Transaction Center
Nonresident CHP Permits
Criminal Justice Information Services Division
Department of State Police
P.O. Box 85141
Richmond, VA 23285-5141

The Application Package will include a Concealed Handgun Permit Application, requirement and qualification information, a fingerprint card, a brochure on Virginia Firearms Safety and Laws, and a return envelope for the completed application.

Washington  Benton Co. Sheriff  Back to Index

WA Non Resident Permit/License is Valid in: AK, AL, AR, AZ, GA, IA, ID, IN, KS, KY, LA, MS, MT, MO, NC, OH, OK, SD, TN, TX, UT, VA, VT, WA, WI,

The below information comes from Benton County. Contact any Sheriff in Washington and ask them what their procedure is. I know of no sheriff who will do it by mail.

Concealed Pistol License (CPL) Information

You May Apply if:

- You are 21 years of age or older.
- You live within the limits of Benton County.
- You have never been convicted of a felony in this state or elsewhere.*
- You have never been convicted of any of the following crimes when committed by one family or household member against another on or after July 1, 1993:
  - Assault IV
  - Coercion
  - Stalking
  - Reckless Endangerment 2
  - Criminal Trespass 1
  - Violation of the provisions of a protection order or no-contact order restraining the person or excluding the person from the residence.

*See application for additional disqualifiers

How to Apply for a CPL

- You must be 21 years of age or older.
- You must apply in person and complete the application. A non-refundable fee of $60.00 must be paid when you submit your application. They will mail you the Permit when approved.
- You will need to present a valid State Driver's License or State ID card. Fingerprints will be taken for the State and FBI background check.

https://www.handgunlaw.us/
• The application will be processed as soon as possible. They can take up to 60 days for non residents. Please be patient. If you are ineligible for a concealed pistol license, you will be advised in writing as soon as possible.
• The license will be valid for 5 years from the date of issue. The license is valid in the State of Washington. Other states have their own gun laws. If you plan to travel with a firearm, we suggest you check with the laws in the state you are planning to visit.
• Procedure is the same for Residents and Non Residents.

Links to all Washington Sheriffs CCW Informational Web Pages

WV Non Resident Permit/License is Valid in: AK, AL, AR, AZ, DE, GA, ID, IN, IA, KS, KY, LA, MN, MO, MS, MT, NC, NE, NV, NM, OH, OK, SD, TN, TX, UT, VA, VT, WI and WY

§61-7-4. License to Carry Deadly Weapons; How Obtained.

(2) A legal resident or citizen of another state of the United States desiring to obtain a nonresident state license to carry a concealed deadly weapon shall apply to a sheriff of any county in this state for the license, and pay to the sheriff, at the time of application, a fee of $100. A concealed weapons licenses may only be issued for pistols and revolvers.

(b) Each applicant for a state resident license or nonresident license to carry a concealed deadly weapon shall file with the sheriff a complete application, as prepared by the Superintendent of the West Virginia State Police, in writing, duly verified, which sets forth only the following licensing requirements:

(1) The applicant’s full name, date of birth, Social Security number, a description of the applicant’s physical features, the applicant’s place of birth, the applicant’s country of citizenship and, if the applicant is not a United States citizen, any alien or admission number issued by the United States Bureau of Immigration and Customs Enforcement, and any basis, if applicable, for an exception to the prohibitions of 18 U.S.C. §922(g)(5)(B);

(2) That, on the date the application is made, the applicant is a bona fide United States citizen or legal resident thereof and resident of this state and of the county in which the application is made and has a valid driver’s license or other state-issued photo identification showing the residence;

(3) That the applicant is twenty-one years of age or older;

(d) All persons applying for a license must complete a training course in handling and firing a handgun, which includes the actual live firing of ammunition by the applicant. The successful completion of any of the following courses fulfills this training requirement: Provided, That the completed course includes the actual live firing of ammunition by the applicant:

(1) Any official National Rifle Association handgun safety or training course;

(2) Any handgun safety or training course or class available to the general public offered by an official law-enforcement organization, community college, junior college, college or private or public institution or organization or handgun training school utilizing instructors certified by the institution;

(3) Any handgun training or safety course or class conducted by a handgun instructor certified as such by the state or by the National Rifle Association;

(4) Any handgun training or safety course or class conducted by any branch of the United States military, reserve or National Guard or proof of other handgun qualification received while serving in any branch of the United States military, reserve or National Guard.

https://www.handgunlaw.us/
A photocopy of a certificate of completion of any of the courses or classes or an affidavit from the instructor, school, club, organization or group that conducted or taught the course or class attesting to the successful completion of the course or class by the applicant or a copy of any document which shows successful completion of the course or class is evidence of qualification under this section and shall include the instructor’s name, signature and NRA or state instructor identification number, if applicable.

2020 Acts, ch. TBD (HB 4955), eff. 6/1/2020.

Links to all West Virginia Sheriffs CCW Information Websites

Note: Non-Residents will apply the same as a Resident but the costs will be higher. You have to have a Firearms course that requires the firing of a handgun. The Sheriff can have a list of qualified trainers in their area. It will take sometime before this new Statute is added to the WV Code. Until then see HB 2793 for more information.