Colorado

Must Inform Officer Immediately: NO

(See Must Inform Section)

Note: Alaska, Arizona, Arkansas, Idaho, Iowa, Kansas, Kentucky, Maine, Montana, Mississippi, Missouri, New Hampshire, Oklahoma, South Dakota, Tennessee, Utah, Vermont, West Virginia & Wyoming have "Permitless Carry". Anyone who can legally possess a firearm may carry concealed in these states without a Permit/License. Check each state’s page for information on age and other restrictions that may apply.

North Dakota has “Permitless Carry” for Residents only.

Permits/Licenses This State Honors Listed Below

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Colorado Does Not Honor Non-Resident Permits/Licenses. You must be a resident of the state they honor for your permit to be valid in Colorado (Must be 21 Years of Age)

Reciprocity/How This State Honors Other States Permit/Licenses

18-12-213. Reciprocity

(1) A permit to carry a concealed handgun or a concealed weapon that is issued by a state that recognizes the
validity of permits issued pursuant to this part 2 shall be valid in this state in all respects as a permit issued pursuant to this part 2 if the permit is issued to a person who is:

(a) Twenty-one years of age or older; and

(b) (I) A resident of the state that issued the permit, as demonstrated by the address stated on a valid picture identification that is issued by the state that issued the permit and is carried by the permit holder; or

(II) A resident of Colorado for no more than ninety days, as determined by the date of issuance on a valid picture identification issued by Colorado and carried by the permit holder.

(2) For purposes of this section, a "valid picture identification" means a driver's license or a state identification issued in lieu of a driver's license.


How to Apply for a Permit

Your Local Sheriff issues Permit/Licenses. Links to All Local Sheriffs CCW Info. Contact them and they will give you the application and Information you need to apply for a permit/license.

A Colorado permit to carry is valid for 5 years.

Cost is $52.50 to the state plus the Sheriff can charge you additional fees up to $100.00. Fee Chart Here.

18-12-205. Sheriff - Application - Procedure - Background Check.

(1) (a) To obtain a permit, a person shall submit a permit application on a statewide standardized form developed by the sheriffs and available from each sheriff. The permit application form shall solicit only the following information from the applicant:

(I) The applicant's full name, date of birth, and address;

(II) The applicant's birth name, if different from the name provided pursuant to subparagraph (I) of this paragraph (a), and any other names the applicant may have used or by which the applicant may have been known;

(III) The applicant's home address or addresses for the ten-year period immediately preceding submittal of the application;

(IV) Whether the applicant is a resident of this state as of the date of application and whether the applicant has a valid driver's license or other state-issued photo identification or military order proving residence; and

(V) Whether the applicant meets the criteria for obtaining a permit specified in section 18-12-203 (1).

(b) The permit application form shall not require the applicant to waive or release a right or privilege, including but not limited to waiver or release of privileged or confidential information contained in medical records.

(2) (a) An applicant shall complete the permit application form and return it, in person, to the sheriff of the county or city and county in which the applicant resides or to the sheriff of the county or city and county in which the applicant maintains a secondary residence or owns or leases real property used by the applicant in a business. The applicant shall sign the completed permit application form in person before the sheriff. The applicant shall provide his or her signature voluntarily upon a sworn oath that the applicant knows the contents of the permit application and that the information contained in the permit application is true and correct. An applicant who knowingly and intentionally makes a false or misleading statement on a permit application or deliberately omits any material information requested on the application commits perjury as
described in section 18-8-503. Upon conviction, the applicant shall be punished as provided in section 18-1.3-501. In addition, the applicant shall be denied the right to obtain or possess a permit, and the sheriff shall revoke the applicant's permit if issued prior to conviction.

(b) An applicant shall also submit to the sheriff a permit fee not to exceed one hundred dollars for processing the permit application. The sheriff shall set the amount of the permit fee as provided in subsection (5) of this section. In addition, the applicant shall submit an amount specified by the director of the bureau, pursuant to section 24-72-306, C.R.S., for processing the applicant's fingerprints through the bureau and through the federal bureau of investigation. Neither the permit fee nor the fingerprint processing fee shall be refundable in the event the sheriff denies the applicant's permit application or suspends or revokes the permit subsequent to issuance.

(3) In addition to the items specified in subsection (2) of this section, an applicant, when submitting the completed permit application, shall submit the following items to the sheriff:

(a) Documentary evidence demonstrating competence with a handgun as specified in section 18-12-203 (1)(h); and

(b) A full frontal view color photograph of the applicant's head taken within the thirty days immediately preceding submittal of the permit application; except that the applicant need not submit a photograph if the sheriff photographs the applicant for purposes of issuing a permit. Any photograph submitted shall show the applicant's full head, including hair and facial features, and the depiction of the applicant's head shall measure one and one-eighth inches wide and one and one-fourth inches high.

(4) (a) The sheriff shall witness an applicant's signature on the permit application as provided in subsection (2) of this section and verify that the person making application for a permit is the same person who appears in any photograph submitted and the same person who signed the permit application form. To verify the applicant's identity, the applicant shall present to the sheriff the applicant's valid Colorado driver's license or valid Colorado or military photo identification.

(b) After verifying the applicant's identity, the sheriff shall take two complete sets of the applicant's fingerprints. The sheriff shall submit both sets of fingerprints to the bureau, and the sheriff shall not retain a set of the applicant's fingerprints.

(c) After receipt of a permit application and the items specified in this section, the sheriff shall verify that the applicant meets the criteria specified in section 18-12-203 (1) and is not a danger as described in section 18-12-203 (2). The verification at a minimum shall include requesting the bureau to conduct a search of the national instant criminal background check system and a search of the state integrated criminal justice information system to determine whether the applicant meets the criteria specified in section 18-12-203 (1). In addition, if the applicant resides in a municipality or town, the sheriff shall consult with the police department of the municipality or town in which the applicant resides, and the sheriff may consult with other local law enforcement agencies.

(5) The sheriff in each county or city and county in the state shall establish the amount of the new and renewal permit fees within his or her jurisdiction. The amount of the new and renewal permit fees shall comply with the limits specified in paragraph (b) of subsection (2) of this section and section 18-12-211 (1), respectively. The fee amounts shall reflect the actual direct and indirect costs to the sheriff of processing permit applications and renewal applications pursuant to this part 2.

L. 2014: (2)(a) amended, (HB 14-1166), ch. 27, p. 168, Section 1, effective March 14.

Renewal:

HB-14-1166 signed by the Governor 3/14/14 allows permit holders to renew the permit with the sheriff of the county or city and county in which the applicant resides or with the sheriff of the county or city and county in which the applicant maintains a secondary residence or owns or leases

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real property used by the applicant in a business. Previously it had to be renewed with the Sheriff who issued the permit/license.

**Emergency Permits**

A person can obtain an Emergency Permit if they can demonstrate to the Sheriff that they are in immediate danger without a training certificate per 18-12-209. It is valid for 90 days and can be extended. It can be issued to those 18 or older per the statute. See 18-12-209 for more information but talking to your local Sheriff would be the best course of action if you believe you are in immediate danger.

**Moving to Colorado**

Per Colorado Statute 18-12-213 if you move into Colorado with a valid permit from your previous state of residence and Colorado has reciprocity with your previous state of residence your previous home state permit is valid for 90 days as determined by the date of issuance on a valid picture identification issued by Colorado and carried by the permit holder. When you have been a resident of Colorado for 90 days your previous state of residency permit is no longer valid. That gives you time to obtain a Colorado Permit.

**Note:** New law passed amends 18-12-202 stating that training must be face to face with an Instructor. Online type training does not meet Colorado Law.

**Non-Resident Permits**

**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. (1)(e)(II) amended, (HB 19-1172), ch. 136, p. 1676, Section 98, effective October 1.

**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:** 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 may be possible 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 or have a business. The most they can say is No.

**Places Off-Limits Even With a Permit/License**

**Note:** See “Do Gun Signs Have the Force of Law” Section below for Aurora Colorado bans on carry etc.

**18-12-214. Authority Granted by Permit - Carrying Restrictions Local Authority.**

(1) (a) A permit to carry a concealed handgun authorizes the permittee to carry a concealed handgun in all areas of the state, except as specifically limited in this section. A permit does not authorize the permittee to use a handgun in a manner that would violate a provision of state law.
(b) A peace officer may temporarily disarm a permittee, incident to a lawful stop of the permittee. The peace officer shall return the handgun to the permittee prior to discharging the permittee from the scene.

(c) (I) a local government, including a special district, or the governing board of an institution of higher education, including the board of directors of The Auraria Higher Education Center, may enact an ordinance, resolution, rule, or other regulation that prohibits a permittee from carrying a concealed Handgun in a building or specific area within the local government's or governing board's jurisdiction, or for a special district, in a building or specific area under the direct control or management of the district, including a building or facility managed pursuant to an agreement between the district and a contractor. An ordinance, resolution, or other regulation prohibiting a permittee from carrying a concealed handgun may only impose a civil penalty for a violation and require the person to leave the premises. For a first offense, the ordinance, resolution, or other regulation may not impose a fine that exceeds fifty dollars and may not impose a sentence of incarceration. A person who does not leave the premises when required may be subject to criminal penalties.

(ii) If a local government or governing board prohibits carrying a concealed handgun in a building or specific area, the local government or governing board shall post signs at the public entrances to the building or specific area informing persons that carrying a concealed handgun is prohibited in the building or specific area. The notice required by this section may be included on a sign describing open carry restrictions posted in accordance with section 29-11.7-104.

(2.5) A permit issued pursuant to this part 2 does not Authorize a person to carry a concealed handgun into a place where the carrying of concealed handguns is prohibited by a local ordinance, resolution, rule, or other regulation.

(3.5) a permit issued pursuant to this part does not authorize a person to carry a concealed handgun onto the real property, or into any improvements erected thereon, of a public college or university if the carrying of concealed handguns is prohibited by the governing board of the college or university.

33-14-117. Hunting, Carrying Weapons on Snowmobiles - Prohibitions

(1) It is unlawful for any person to:

(a) Hunt any wildlife from a snowmobile;

(b) Operate or ride on any snowmobile with any firearm other than a pistol or a revolver in the person's possession, unless the firearm is unloaded and enclosed in a carrying case or inserted in a scabbard, or with any bow unless it is unstrung or cased; except that this subsection (1)(b) does not apply to a person to whom the division has issued a permit for the control of predators such as coyotes, foxes, and bobcats; or

L. 2020: (1) amended and (1.5) added, (HB 20-1087), ch. 49, p. 171, § 10.

Courts have upheld the right of Denver to ban so called Saturday Night Specials and Assault Weapons. Click “Here” to see information on these banned firearms in Denver.

University of Colorado Board of Regents Policy 14.1: Weapons Control (Updated 2/13/2020)

CU Police Dept “Weapons on Campus”

Note: There have been reports that those with a valid permit can’t carry on Public Transportation (Buses) in Colorado. Carry is allowed on public transportation if you have a valid permit. Your valid permit is “Legal Authority.”

18-9-118. Firearms, Explosives, or Incendiary Devices In Facilities of Public Transportation

A person commits a class 6 felony if, without legal authority, he has any loaded firearm or explosive or
incendiary device, as defined in section 9-7-103, C.R.S., in his possession in, or carries, brings, or causes to be carried or brought any of such items into, any facility of public transportation, as defined in section 18-9-115 (4).


Note: Denver International Airport (DIA) has signs posted at the entrance of the Terminal stating:

It is a FELONY OFFENSE for any person without legal authority to bring a loaded firearm or explosive or incendiary device into the airport or aboard a commercial aircraft. Violators may be sentenced to five years imprisonment a fine of $10,000 or both.

Those with a valid permit/license can carry into the airport but not into the sterile areas of the airport. Your valid permit/license is your legal authority. The only reference to firearms in the DIA Rules/Regulations states a Permit-License holder can’t carry into secure areas of the airport. Secure areas would be past the TSA security checkpoint and anywhere else in the terminal or grounds off limits to passengers.

For Federal Restrictions on Firearms see the USA Page.

Do “No Gun Signs” Have the Force of Law?

“NO” ??  (Yes? In Aurora Colorado see their code below)

Click Here to read an article contributed to Handgunlaw.us by Timothy J. Priebe, Esq. on “No Gun Signs” in Colorado.

“No Firearm” signs in Colorado have no force of law unless they are posted on property that is specifically mentioned in State Law as being off limits to those with a Permit-License to Carry. If you are in a place not specifically mentioned in the law that is posted and they ask you to leave, you must leave. If you refuse to leave then you are breaking the law and can be charged. Even if the property is not posted and you are asked to leave you must leave. Always be aware of the possibility that responding Police Officers who may have been called without your knowledge and may not know the laws on trespass etc. could arrest you even if you are within the law.

Aurora, CO

Sec. 94-152. - Firearms on Private Property.

(a) It shall be unlawful for any person, carrying a firearm, to enter or remain upon any private property of another or any building or property of a commercial establishment when such property, building, or establishment is posted with notification that the carrying of firearms is prohibited.

(b) It shall be unlawful for any person, carrying a firearm, to remain upon any private property of another or any building or property of a commercial establishment after such person has been given verbal notice that the carrying of firearms is prohibited on such property, building, or establishment.

(c) Possession of a permit issued pursuant to C.R.S. 18-12-105.1, as it existed prior to repeal, or possession of a permit or temporary emergency permit issued pursuant to pt. 2 of art. 12 of tit. 18 of the Colorado Revised Statutes shall be no defense to a violation of this section.  

Ord. No. 2010-24, § 7, 7-12-2010

Sec. 1-13. – General penalty  Paragraph (i) states forfeit any weapon and ammunition plus fines.

(Handgunlaw.us recommends you read all of 94-152 and 1-13)

Sec. 94-154. - Firearms Prohibited in or Upon Public Facilities.
(a) The carrying of firearms in or upon public facilities is unlawful when said facilities are posted with notification that the carrying of firearms is prohibited.

(b) Nothing in this section shall be construed to forbid any law enforcement officer from carrying or wearing such weapons and firearms as shall be necessary in the proper discharge of his or her duties.

(c) It shall not be an offense of subsection (a) of this section if the person was carrying a concealed handgun and had, at the time of carrying the concealed handgun, a valid permit to carry such concealed handgun issued pursuant to C.R.S. 18-12-105.1 as it existed prior to its repeal or a valid permit to carry a concealed handgun or a temporary emergency permit issued pursuant to pt. 2 of art. 12 of tit. 18 of the Colorado Revised Statutes; except that it shall be an offense under subsection (a) if the person was carrying a concealed handgun in violation of the carrying restrictions contained in C.R.S. 18-12-214.

(d) For purposes of this section, public facilities shall include, but not be limited to, municipally owned, operated or leased buildings, properties, recreational facilities, parks, trails, and open spaces. 56, § 4, 9-8-2003

Note: Aurora is a city of the 1st class and can have more rights under Colorado Statutes than other cities. Handgunlaw.us believes until information comes forward that you treat all No Gun Signs on private/public property in Aurora as Having the Force of Law.

Note: Handgunlaw.us believes when you come across a business that is posted that you not just walk away. That business needs to know that they lost your business because of their “No Gun” sign. Giving them a “No Firearms = No Money” card would do just that. You can print free “No Firearms = No Money” cards by going Here.

Must Inform Officer Immediately on Contact By Law?

“NO” 18-12-204.

(2) (a) A permittee, in compliance with the terms of a permit, may carry a concealed handgun as allowed by state law. The permittee shall carry the permit, together with valid photo identification, at all times during which the permittee is in actual possession of a concealed handgun and shall produce both documents upon demand by a law enforcement officer. Failure to produce a permit upon demand by a law enforcement officer raises a rebuttable presumption that the person does not have a permit. Failure to carry and produce a permit and valid photo identification upon demand as required in this subsection (2) is a class 1 petty offense. A charge of failure to carry and produce a permit and valid photo identification upon demand pursuant to this subsection (2) shall be dismissed by the court if, at or before the permittee's scheduled court appearance, the permittee exhibits to the court a valid permit and valid photo identification, both of which were issued to the permittee prior to the date on which the permittee was charged with failure to carry and produce a permit and valid photo identification upon demand. (2003: Entire part added, p. 639, Section 1, eff May 17)

Carry In State Parks//WMA/Road Side Rest Areas & St. /Nat. Forests

Carry Allowed in these Areas:

State Parks: YES CRS 18-12-214.

State/National Forests: YES CRS 18-12-214.

State WMA: YES CRS 18-12-214.

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Road Side Rest Areas: YES

**RV/Car Carry Without a Permit/License**

**18-12-204. Permit Contents - Validity - Carrying Requirements.**

(3) (a) a person who may lawfully possess a handgun may carry a handgun under the following circumstances without obtaining a permit and the handgun shall not be considered concealed:

(I) the handgun is in the possession of a person who is in a private automobile or in some other private means of conveyance and who carries the handgun for a legal use, including self-defense.

(2003: Entire part added, p. 639, Section 1, eff May 17)

**Note:** Also see Misc Section on what Co Considers a Loaded Long Gun.

**Open Carry (Without a Valid Permit/License)**

Open Carry is legal in Colorado with exceptions. Places as listed in the “Places Off Limits” above apply to those who open carry. Those who open Carry also have more restrictions than those with a Concealed Carry Permit/License. Public Transportation is off limits to those who Open Carry. (See 18-9-118) See the “RV/Car Carry Without a Permit” section for carrying in a vehicle. Denver won a court case stating it can control Open Carry in Denver and Open Carry is illegal in Denver. Other cities have banned Open Carry on their city owned property. The Minimum age for Open Carry is 18.

**29-11.7-104. Regulation - Carrying – Posting**

A local government may enact an ordinance, regulation, or other law that prohibits the open carrying of a firearm in a building or specific area within the local government's jurisdiction. If a local government enacts an ordinance, regulation, or other law that prohibits the open carrying of a firearm in a building or specific area, the local government shall post signs at the public entrances to the building or specific area informing persons that the open carrying of firearms is prohibited in the building or specific area.

L. 2003: Entire article added, p. 653, Section 2, effective March 18.

In some states Open Carry is forbidden in places where those with a valid permit/license can carry. This is not the last word on Open Carry in this state. Check at [www.opencarry.org](http://www.opencarry.org) or go to Google and type in State Name Open Carry or Open Carry State Name for a search for open carry info in this state. Check with the State’s RKBA Organization/s. Also see “Attorney General Opinions/Court Cases” Section for any written opinions/Cases on Open Carry.

**State Preemption**

**18-12-105.6. Limitation on Local Ordinances Regarding Firearms In Private Vehicles.**

(1) The general assembly hereby finds that:

(a) A person carrying a weapon in a private automobile or other Private means of conveyance for hunting or for lawful protection of such Person's or another's person or property, as permitted in sections 18-12-105 (2) (b) and 18-12-105.5 (3) (c), may tend to travel within a county, city and county, or municipal jurisdiction or in or through different County, city and county, and municipal jurisdictions, en route to the Person's destination;

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(b) Inconsistent laws exist in local jurisdictions with regard to the circumstances under which weapons may be carried in automobiles and other private means of conveyance;

(c) This inconsistency creates a confusing patchwork of laws that unfairly subjects a person who lawfully travels with a weapon in or through one jurisdiction to criminal penalties because he or she travels within a jurisdiction or into or through another jurisdiction;

(d) This inconsistency places citizens in the position of not knowing when they may be violating local laws while traveling within a jurisdiction or in, through, or between different jurisdictions, and therefore being unable to avoid committing a crime.

(2) (a) Based on the findings specified in subsection (1) of this Section, the general assembly concludes that the carrying of weapons in private automobiles or other private means of conveyance for hunting or for lawful protection of a person's or another's person or property while traveling into, or through, or within, a municipal, county, or city and county jurisdiction, regardless of the number of times the person stops in a jurisdiction, is a matter of statewide concern and is not an offense.

(b) Notwithstanding any other provision of law, no municipality, county, or city and county shall have the authority to enact or enforce any ordinance or resolution that would restrict a person's ability to travel with a weapon in a private automobile or other private means of conveyance for hunting or for lawful protection of a person's or another's person or property while traveling into, or through, or within, a municipal, county, or city and county jurisdiction, regardless of the number of times the person stops in a jurisdiction. Source: L. 2000: Entire section added, p. 1009, § 2, effective August 2. L. 2003: Entire section amended, p. 651, § 1, effective March 18.

ANNOTATION

Law reviews: For article, "In the Crosshairs: Colorado's New Gun Laws", see 33 Colo. Law. 11 (January 2004).

This section clarifies the scope of § 18-12-105 (2)(b) and indicates the general assembly's intent that local ordinances on carrying weapons in private vehicles be preempted only insofar as they conflict with the provisions of this section. Trinen v. City & County of Denver, 53 P.3d 754 (Colo. App. 2002).

The use of the limiting language "into or through" in subsection (2) reflects the general assembly's intent not to restrict local weapons ordinances insofar as they apply to travel wholly within local jurisdictions. Trinen v. City & County of Denver, 53 P.3d 754 (Colo. App. 2002). (Decided under law as it existed prior to the 2003 amendments to subsection (2)).

29-11.7-101. Legislative Declaration.

(1) The general assembly hereby finds that:

(a) Section 3 of article II of the state constitution, the article referred to as the state bill of rights, declares that all persons have certain inalienable rights, which include the right to defend their lives and liberties;

(b) Section 13 of article II of the state constitution protects the fundamental right of a person to keep and bear arms and implements section 3 of article II of the state constitution;

(c) The general assembly recognizes a duty to protect and defend the fundamental civil rights set forth in paragraphs (a) and (b) of this subsection (1);

(d) the state has an interest in the regulation of firearms due to the ease of transporting firearms between local jurisdictions; and

(e) Officials of local governments are uniquely equipped to make determinations as to regulations necessary in their local jurisdictions.
(2) Based on the findings specified in subsection (1) of this section, the general assembly concludes that the regulation of firearms is a matter of state and local concern.

29-11.7-101. Definitions

(1) "firearm component or accessory" means an item contained in, used in conjunction with, or mounted to a firearm.

(2) "local government" means a statutory or home rule city and county, county, city, or town.

29-11.7-102. Firearms Database - Prohibited.

(1) A local government, including a law enforcement agency, shall not maintain a list or other form of record or database of:

   (a) Persons who purchase or exchange firearms or who leave firearms for repair or sale on consignment;

   (b) Persons who transfer firearms, unless the persons are federally licensed firearms dealers;

   (c) The descriptions, including serial numbers, of firearms purchased, transferred, exchanged, or left for repair or sale on consignment.


29-11.7-103. Local Regulations Governing Firearms Permitted

(1) unless otherwise expressly prohibited pursuant to state law, A local government may not enact an ordinance, regulation, or other law governing or prohibiting the sale, purchase, transfer, or possession of a firearm, ammunition, or firearm component or Accessory that a person may lawfully sell, purchase, transfer, or possess Under state or federal law. The local ordinance, regulation, or other Law may not impose a requirement on the sale, purchase, transfer, Or possession of a firearm, ammunition, or firearm component or Accessory that is less restrictive than state law, and any such less Restrictive ordinance, regulation, or other law enacted by a local Government before the effective date of this section, as amended in 2021, is void and unenforceable. A local Ordinance, regulation, or other law governing the sale, purchase, Transfer, or possession of a firearm, ammunition, or firearm Component or accessory may only impose a criminal penalty for a Violation upon a person who knew or reasonably should have Known that the person's conduct was prohibited.

(2) Nothing in this section requires the Colorado bureau of Investigation to consider anything other than state or federal law in its background approval process and determinations.

(3) Nothing in this section authorizes a local government To restrict the manufacture or sale of items pursuant to a united States military or law enforcement procurement contract.

29-11.7-104. Regulation - Carrying - Posting.

A local government may enact an ordinance, regulation, or other law that prohibits the open carrying of a firearm in a building or specific area within the local government's jurisdiction. If a local government enacts an ordinance, regulation, or other law that prohibits the open carrying of a firearm in a building or specific area, the local government shall post signs at the public entrances to the building or specific area informing persons that the open carrying of firearms is prohibited in the building or specific area.


Deadly Force Laws

Title 18, Article 1, Part 7
18-1-701. Execution of public duty.
18-1-703. Use of physical force - special relationships.
18-1-704. Use of physical force in defense of a person.
18-1-704.5. Use of deadly physical force against an intruder.
18-1-705. Use of physical force in defense of premises.
18-1-706. Use of physical force in defense of property.
18-1-707. Use of physical force in making an arrest or in preventing an escape.
18-1-708. Duress.
18-1-709. Entrapment.
18-1-710. Affirmative defense.

Knife Laws State/Cities

To access State/Local Knife Laws Click “Here”

Carry in Restaurants That Serve Alcohol

YES 18-12-106 (1)(d)

Note: A “YES” above means you can carry into places like described below. “NO” means you can’t.
Handgunlaw.us definition of “Restaurant Carry” is carry in a restaurant that serves alcohol. Places like Friday’s or Red Lobster unless posted with “No Gun Signs.” This may or may not mean the bar or the bar area of a restaurant. But you can carry your firearm into a restaurant that serves alcohol and sit and eat without consuming. Handgunlaw.us recommends you not sit at the Bar or in the Bar area of such restaurants. In some states it is illegal to be in the Bar area of such restaurants. Handgunlaw.us believes you should never consume alcohol when carrying your firearm. In some states it is illegal to take even one drink while carrying a firearm. If you want further info on carrying in places that serve alcohol check your state laws.

Chemical Sprays/Stun Gun/Higher Capacity Magazine Laws

18-12-301. Definitions. As Used In This Part 3, Unless the Context Otherwise Requires:

(1) "Bureau" means the Colorado Bureau of Investigation created and existing pursuant to section 24-33.5-401, C.R.S.

(2) (a) "large-capacity magazine means:

(I) a fixed or detachable magazine, box, drum, feed strip, or similar device capable of accepting, or that is designed to be readily converted to accept, more than fifteen rounds of ammunition;

(II) a fixed, tubular shotgun magazine that holds more than twenty-eight inches of shotgun shells, including any extension device that is attached to the magazine and holds additional shotgun shells; or

(III) a nontubular, detachable magazine, box, drum, feed strip, or similar device that is capable of accepting more than eight shotgun shells when combined with a fixed magazine.

(b) "large-capacity magazine" does not mean:

(I) a feeding device that has been permanently altered so that it cannot accommodate more than fifteen rounds of ammunition;
an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition; or

a tubular magazine that is contained in a lever-action firearm.

L. 2013: Entire part added, (HB 13-1224), ch. 48, p. 144, Section 1, effective July 1.

18-12-302. Large-Capacity Magazines Prohibited - Penalties - Exceptions.

(1) (a) except as otherwise provided in this section, on and after July 1, 2013, a person who sells, transfers, or possesses a large-capacity magazine commits a class 2 misdemeanor.

(b) any person who violates subsection (1) of this section after having been convicted of a prior violation of said subsection (1) commits a class 1 misdemeanor.

(c) any person who violates subsection (1) of this section commits a class 6 felony if the person possessed a large-capacity magazine during the commission of a felony or any crime of violence, as defined in section 18-1.3-406.

(2) (a) a person may possess a large-capacity magazine if he or she:

(I) Owns the large-capacity magazine on July 1, 2013; and

(II) maintains continuous possession of the large-capacity magazine.

(b) if a person who is alleged to have violated subsection (1) of this section asserts that he or she is permitted to legally possess a large-capacity magazine pursuant to paragraph (a) of this subsection (2), the prosecution has the burden of proof to refute the assertion.


The Colorado Attorney General has put out a “Guidance Letter” for the Dept. of Public Safety on implementation of the Magazine Ban as requested by the Governor. You can read that letter Here. A previous letter on Technical Guidance and more information can be viewed Here.

Denver Colorado Ordinance

Sec. 38-130. - Assault Weapons.

(b)(1) Assault weapon shall include all firearms with any of the following characteristics:

d. Any firearm which has been modified to be operable as an assault weapon as defined herein.

e. Any part or combination of parts designed or intended to convert a firearm into an assault weapon, including a detachable magazine with a capacity of more than fifteen (15) rounds, or any combination of parts from which an assault weapon may be readily assembled if those parts are in the possession or under the control of the same person.

Boulder Colorado Ordinance

5-8-2. -- Definitions

Illegal weapon means an assault weapon, large capacity magazine, multi burst trigger activator, blackjack, gas gun, metallic knuckles, gravity knife or switchblade knife.

Large capacity magazine means any ammunition feeding device with the capacity to accept more than 10 rounds, but shall not be construed to include any of the following:

(a) A feeding device that has been permanently altered so that it cannot accommodate more than 10 rounds.

(b) A .22 calibre tube rimfire ammunition feeding device.

(c) A tubular magazine that is contained in a lever-action firearm.

(d) A pistol magazine designed to fit into a pistol grip that has a capacity to hold no more.
---than 15 rounds.

**Locked container** means a secure container which is enclosed on all sides and locked by a padlock, key lock, combination lock, or similar device.

**Minor** means a person under twenty-one years of age.

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5-8-10. Possession and Sale of Illegal Weapons.

(e) Nothing in this section shall be construed to forbid any person:

(3) From possessing a handgun magazine so long as the possession of the handgun and magazine are in compliance with state law

(e) Nothing in this section shall be deemed to restrict a person's ability to travel with a weapon in a private automobile or other private means of conveyance for hunting or for lawful protection of a person's or another's person or property while traveling into, though, or within, the City of Boulder, regardless of the number of times the person stops in the City of Boulder.

**Note:** Above ruled unconstitutional by Boulder Circuit Court. You can read that decision [Here](#).

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**Vail Colorado Ordinance**

6-3H-9: Magazine Capacity: It shall be unlawful to carry, store or otherwise possess a magazine which will hold or may be modified to hold twenty-one (21) or more rounds.

**Note:** Lawsuits have already been filed (5/2018) on the new Boulder Ordinance.

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**LEOSA State Information**

**CO State Police Info on LEOSA and Training**

See the LEOSA Section on the [USA Page](#) at Handgunlaw.us for more LEOSA Information.

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**Attorney General Opinions/Court Cases**

**Colorado AG - Universities Can Ban CCW Holders from Carrying**

**CO Supreme Court – U. of Colorado Ban on Carrying Overturned**

**CO Supreme Court – Denver Can Ban Certain Firearms and Open Carry**

**CO AG Guidance Letter to Police on Large Capacity Magazines**

**CO Court of Appeals - Upholds Colorado 15+ rd Magazine Ban.** (11-2018)

**CO Supreme Court.- Magazine Ban Constitutional** (6/29/2020)

**CO Supreme Court – Improper to Argue on Failure to Retreat Before Using Lethal Force** (6/29/2020)

**Boulder Circuit Court – Bolder Mag and Assault Weapons Ban ruled Unconstitutional,** (3/20/2021)

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**Airport Carry/Misc. Information**

**Airport Carry:** No laws found.

**Training Valid for:** 3 Years From Honorable Discharge from Military Service. 10 Years if you have pistol qualification.

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Time Period to Establish Residency: Law Says Legal Resident

Minimum Age for Permit/License: 21

Permit/License Info Public Information: NO

State Reciprocity/How They Honor Other States Statute: 18-12-213.

State Firearm Laws: CRS 18-12-201 thru 216 & CRS 29-11.7-101 thru 104 & CRS 18-12-101 Thru 111 & CRS 33-14-117 & CRS 33-6-125

State Deadly Force Laws: 18-1-701 thru 18-1-710

State Knife Laws: 18-12-101 thru 18-12-111

Chemical/Electric Weapons Laws: 18-12-106.5 & 107 (Elec)

Body Armor Laws: No laws found.

Does Your Permit Cover Other Weapons Besides Firearms? NO 18-12-204

Colorado City Restrictions on Firearms: City Restrictions

State Safe Storage/Access by Minors Statute/s: § 18-12-114 per HB 21-1106 Effective 7/1/2021

Is carrying of a Concealed Firearm with Permit/License for Defensive Purposes Only While Hunting Legal? YES? I can’t find any mention of carrying handguns except for hunting in CO Laws/Regs. When there is not a law against something it is legal.

Notes

When does CO consider a firearm loaded?

33-6-125. Possession Of A Loaded Firearm In A Motor Vehicle.

It is unlawful for any person, except a person authorized by law or by the division, to possess or have under the person’s control any firearm, other than a pistol or revolver, in or on any motor vehicle unless the chamber of such firearm is unloaded. Any person in possession or in control of a rifle or shotgun in a motor vehicle shall allow any peace officer who is empowered and acting under the authority granted in section 33-6-101 to enforce articles 1 to 6 of this title to inspect the chamber of any rifle or shotgun in the motor vehicle. For the purposes of this section, a "muzzle-loader" shall be considered unloaded if it is not primed, and, "primed" means having a percussion cap on the nipple or flint in the striker and powder in the flash pan. Any person who violates this section is guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of one hundred dollars and an assessment of fifteen license suspension points. 2019 Ch. 423

18-12-108.5. Possession of Handguns by Juveniles - Prohibited - Exceptions - Penalty

(1) (a) Except as provided in this section, it is unlawful for any person who has not attained the age of eighteen years knowingly to have any handgun in such person's possession.

(b) Any person possessing any handgun in violation of paragraph (a) of this subsection (1) commits the offense of illegal possession of a handgun by a juvenile.

(c) (I) Illegal possession of a handgun by a juvenile is a class 2 misdemeanor.

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(II) For any second or subsequent offense, illegal possession of a handgun by a juvenile is a class 5 felony.

(d) Any person under the age of eighteen years who is taken into custody by a law enforcement officer for an offense pursuant to this section shall be taken into temporary custody in the manner described in section 19-2-508, C.R.S.

(2) This section shall not apply to:

(a) Any person under the age of eighteen years who is:

(I) In attendance at a hunter's safety course or a firearms safety course; or

(II) Engaging in practice in the use of a firearm or target shooting at an established range authorized by the governing body of the jurisdiction in which such range is located or any other area where the discharge of a firearm is not prohibited; or

(III) Engaging in an organized competition involving the use of a firearm or participating in or practicing for a performance by an organized group under 501 (c) (3) as determined by the federal internal revenue service which uses firearms as a part of such performance; or

(IV) Hunting or trapping pursuant to a valid license issued to such person pursuant to article 4 of title 33, C.R.S.; or

(V) Traveling with any handgun in such person's possession being unloaded to or from any activity described in subparagraph (I), (II), (III), or (IV) of this paragraph (a);

(b) Any person under the age of eighteen years who is on real property under the control of such person's parent, legal guardian, or grandparent and who has the permission of such person's parent or legal guardian to possess a handgun;

(c) Any person under the age of eighteen years who is at such person's residence and who, with the permission of such person's parent or legal guardian, possesses a handgun for the purpose of exercising the rights contained in section 18-1-704 or section 18-1-704.5.

(3) For the purposes of subsection (2) of this section, a handgun is "loaded" if:

(a) There is a cartridge in the chamber of the handgun; or

(b) There is a cartridge in the cylinder of the handgun, if the handgun is a revolver; or

(c) The handgun, and the ammunition for such handgun, is carried on the person of a person under the age of eighteen years or is in such close proximity to such person that such person could readily gain access to the handgun and the ammunition and load the handgun.

Note: If you carry off body in a fanny pack/purse or in the console or glove box and a person under 18 is near or riding in your vehicle with you that person under 18 could be considered to have access to that firearm violating the law. People have been charged with Child Endangerment using this law in Colorado. The firearm does not have to be loaded. If the firearm and ammo are within close proximity of the person under 18 it is a violation.

State Emergency Powers

24-33.5-704. The Governor and Disaster Emergencies - Expert Emergency Epidemic Response Committee – Creation (Edited for Space Considerations)

(1) The governor is responsible for meeting the dangers to the state and people presented by disasters.

(2) Under this part 7, the governor may issue executive orders, proclamations, and regulations and amend or rescind them. Executive orders, proclamations, and regulations have the force and effect of law.
During the continuance of any state of disaster emergency, the governor is commander-in-chief of the organized and unorganized militia and of all other forces available for emergency duty. To the greatest extent practicable, the governor shall delegate or assign command authority by prior arrangement embodied in appropriate executive orders or regulations, but nothing in this section restricts the governor's authority to do so by orders issued at the time of the disaster emergency.

In addition to any other powers conferred upon the governor by law, the governor may:

(a) Suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business or the orders, rules, or regulations of any state agency, if strict compliance with the provisions of any statute, order, rule, or regulation would in any way prevent, hinder, or delay necessary action in coping with the emergency;

(b) Utilize all available resources of the state government and of each political subdivision of the state as reasonably necessary to cope with the disaster emergency;

(d) Subject to any applicable requirements for compensation under section 24-33.5-711, commandeer or utilize any private property if the governor finds this necessary to cope with the disaster emergency;

(f) Prescribe routes, modes of transportation, and destinations in connection with evacuation;

(g) Control ingress to and egress from a disaster area, the movement of persons within the area, and the occupancy of premises therein;

(h) Suspend or limit the sale, dispensing, or transportation of alcoholic beverages, firearms, explosives, or combustibles; 

Note: Federal Law can apply if the state is receiving monetary and/or other assistance from the Federal Government. See US Code 42-5207 for Federal Law as it applies to States of Emergencies. The state quoted code may also not be all of the law on Emergency Powers held by the state. You should read the entire code on Emergency Powers etc for this state by following the link to the state code.

Minimum Age for Possessing and Transporting of Handguns.

Colorado 18 Y/O 18-12-108.5 & 18-12-108.7

Note: Do be aware that Boulder has passed an ordinance that bans the possession of any firearm by a person under 21. Outside Boulder at this time 18 is the minimum age for possessing and transporting a handgun unloaded and secured in a vehicle without any type of permit/license to carry firearms.

Note: In some states Possession and Transportation CAN be very restrictive in that you can ONLY possess and transport a handgun to and from a Shooting Range, Gun Shop, property you own or other places you can legally possess a handgun. Some states do not have this restriction. This is not the last word on possession and transporting of handguns in this, or any other state. Study your state law further for more information. See “RV/Car Carry” Section Above for more information.

Note: With Colorado’s Universal Background Checks private handgun sales to those under 21 would be impossible due to the background check not allowing those under 21 to purchase a handgun. The Law does allow the following types of transfers to those under 21. 18-12-112 (6) the provisions of this section do not apply to: (b) a transfer that is a bona fide gift or loan between Immediate family members, which are limited to spouses, parents, Children, siblings, grandparents, grandchildren, nieces, nephews, First cousins, aunts, and uncles;

Permit/License Image

Local Authorities issue Permits in Colorado. Here are two examples. I have been told the Image on the right is blank on the www.handgunlaw.us
reverse and is the Standard Format for CO but that other Counties may issue different ones.