1. Obtain a CCW Application Packet

This packet may be picked up at the Madera Police Department. The CCW application packet consists of written instructions, FAQ's, a list of authorized CCW class instructors, Request for Live Scan Service form, and the California DOJ Standard Application for License to Carry a Concealed Weapon (CCW).

2. Attend a CCW Class

Initial CCW applicants must complete an approved course of training prior to submitting their application. Approved courses may be obtained from any of the authorized instructors on the attached list.

3. Complete the DOJ Standard Application

Answer all of the questions completely and truthfully. You must fill out the "Investigators Interview Notes" page 9 of this document completely, prior to arrival. Failure to answer all questions appropriately may result in a delay and/or denial of the application. Do not sign the application in places where a witness is required, you will sign these portions when you meet with Police personnel to submit the application.

4. Schedule an appointment

Call the Madera Police Department (559-675-4260) to schedule an appointment to submit the application. The appointments are scheduled in one hour blocks but normally do not take a full hour. You will need to bring:

- 1. Completed (but not signed) DOJ Standard Application for CCW License
- 2. Completed Request For Live Scan Service form
- 3. Three(3) signed letters of character reference from individuals other than relatives
- 4. CCW Course completion form
- 5. California ID (with current address in the City of Madera)
- 6. Current utility bill for proof-of-residence (PG&E, water, landline telephone). It must have your name and actual address on it (if utility is not in your name, have the named party write on the bill that you reside at the residence and sign it). **PO Box addresses are not acceptable.**

At the time of your appointment you will take a written test, be photographed, and LiveScan fingerprinted. The applicant shall submit payment of \$105.00 by cash, money order, or a check made payable to The Madera Police Department. The remaining \$44.00 will be due upon completion of the process if your CCW is approved. The initial fee of \$105.00 is not refundable if the applicant fails to pass the background check.

5. Process Completion

After your initial appointment is completed, your application will be forwarded to DOJ for background clearance. Once DOJ transmits approval, the applicant shall be scheduled for a personal interview with the Chief of Police or authorized designee. The whole process typically takes 6-12 weeks. If the application is rejected, the applicant will be notified in writing of the reason for rejection. If you pass the background portion and Department review, you will be notified to come back to the Madera Police Department to pick up your CCW paper copy and plastic ID card. The remaining \$44.00 fee will be collected at this time. Remember that you need to renew the CCW every two years (except for judges which are three years, and Reserve Peace Officers which are four years). The Madera Police Department does not send out reminders.

CCW Renewal Instructions

CCW permits need to be renewed every two years for most people. Judges must renew every three years and Reserve Peace Officers must renew every four years. **The Madera Police Department DOES NOT send out renewal notices.** You may apply for a renewal starting 90 days prior to the expiration of your current permit. If your current permit expires and we do not have a renewal application, you will need to apply for a NEW CCW and go through the whole NEW permit application process again. Please note that if your current permit expires, and you are awaiting your renewal or starting the process over, you MAY NOT carry your handgun pursuant to the CCW until it is renewed or reissued. You will be notified upon approval or denial of your application.

To renew your CCW permit:

- 1. Attend one of the approved classes (see attached list) any questions regarding class details, cost and equipment may be directed to the instructor of the class you choose.
- 2. Make an appointment to come to the Madera Police Department by calling (559) 675-4260. At the time of your appointment you will need to bring in the following:
 - a. Original certificate of completion from an approved CCW course
 - b. Current CCW permit that is set to expire
 - c. Driver License
 - d. Current proof of residency within the City of Madera (ex: PG&E, water bill, land line telephone bill)
 - e. \$72.00 renewal fee in cash, check or money order made payable to the Madera Police Department

CCW PERMIT FAQ'S

How many handguns can I put on my permit?

You may list up to five handguns on your initial application. You may add up to a total of 10 handguns to your permit after it has been issued. Most people will not practice with too many handguns though, so it may be a better idea to only list and carry a few handguns that you are proficient with.

How can I add another gun to my permit after it is issued?

You need to qualify with each type of handgun on the permit. So if you have qualified with a semi-automatic pistol, you can add other semi-automatic pistols; if you have qualified with a revolver, you can add other revolvers. If you want to add a handgun that is of a different type, you need to qualify with that handgun (ie. You have revolvers on the permit, but want to add a semi-automatic pistol; you need to qualify with the semi-automatic).

Do the handguns on my permit need to be registered to me?

Yes. The handgun(s) on your permit needs to be registered to you or your spouse; handguns registered to another family member or a friend cannot be put on your permit. California has required "ownership records" for handguns since 1986, if you purchased the handgun before 1986 you can file a voluntary ownership record with DOJ or have the handgun recorded into your name at an FFL (Federal Firearms Licensee) through the DROS (Dealer Record Of Sale) process. Some FFL's will not do this; however; many will. The FFL will charge a fee for this transaction.

Does my handgun have to be on the California approved "safe gun" list if I want to put it on my CCW?

No.

Can I carry high capacity magazines in my CCW handgun?

As long as you had the magazines legally in California before 1/1/00, they are legal to possess and you can carry them with their full capacity in your CCW handgun. "High capacity magazines" (more than 10 rounds) have been generally illegal to obtain in California since 1/1/00.

I have a pistol that has two slide assemblies in different calibers; can I use either caliber when I carry the pistol?

Yes, just list both calibers on the CCW (such as: 9mm / .40).

Are there any caliber restrictions for handguns on the CCW?

Generally there are not, any common caliber should be fine, all handguns must be checked and approved by the instructor though.

What is the minimal standard for the Good Cause Statement?

The basic principal that must be articulated is <u>for defense of myself and my family against threats of serious injury or</u> <u>death from an assailant</u>. There are numerous different ways to express this concept, but this is the basis for the "good cause" to issue a CCW. Many people understand, and should articulate that law enforcement emergency responses may be quite extended in many areas of the county and wish to have a means to protect themselves against crimes of violence, involving a threat of great bodily injury or death, until law enforcement arrives. Many people will have other specific needs for an increased self defense ability, these should be clearly and briefly articulated (ie. owners or employees of businesses who carry large sums of money or valuable equipment; people who are required to travel or

work in high crime or rural areas; people with physical impairments that would make it difficult or impossible to defend themselves or escape from an attack.)

How long do I have after taking the initial CCW class to turn in the application and begin the process?

The application package must be turned in and the application process must begin within six months after taking the class and qualifying.

How do I renew my permit?

The CCW permit must be renewed every two years for most people (Judges must renew every 3 years and Reserve Peace Officers must renew every 4 years). You must take a renewal class from one of the approved instructors and present the certificate of completion to the Madera Police Department. Processing of CCW renewals will be by appointment only. The Madera Police Department does not send reminders, so CCW holders need to pay attention to their expiration date and make sure they take the renewal class and get an appointment for the renewal before the permit expires. There is a six month window from expiration. If you go past six months you will have to start the process over again; also, once the permit has expired you cannot legally carry your handgun per the CCW until it is renewed.

If my application is denied can I appeal the decision?

No. You will receive a letter advising you the reason for the rejection.

If my application is denied can I get a refund of the \$105.00 initial fee?

No. This fee is for processing the application and the DOJ background clearance. The additional \$44.00 fee will not be charged though.

If I move do I have to update my CCW information?

Yes. You need to notify the Madera Police Department if you have a change of address. DMV also requires that you notify them of a change of address for your driver's license within 10 days. If you are moving out of The City of Madera, your CCW will remain valid for 90 days and you must apply for a new CCW in the jurisdiction where you are moving.

If I get arrested after my CCW has been issued, will it be revoked?

Yes. An arrest for a criminal offense will cause revocation of the permit in most cases.





Authority

California Penal Code sections 26150 and 26155 provide that a sheriff of a county or the chief or other head of a municipal police department of any city or city and county may issue a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person (CCW license). Penal Code section 26175 requires the Attorney General to prescribe a statewide standard application form for a CCW license.

Who May be Issued a License

The licensing authority specified in Penal Code sections 26150 and 26155 (a sheriff or the chief or other head of a municipal police department) may issue a license to persons who are of good moral character, who have completed a course of training, and where good cause exists for issuance of the CCW license. All applicants for a CCW license will be fingerprinted and state and federal records will be checked to determine if they are eligible to possess firearms. The attachment to this application list all categories that would prohibit a person from possessing firearms and being granted a CCW license. These attachments are updated annually to reflect new legislation and other changes in the law.

Format of CCW License

A CCW license may be issued in either of the following formats:

- 1. A license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person.
- 2. Where the population of the county is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in the county a pistol, revolver, or other firearm capable of being concealed upon the person.

Training Required

Penal Code sections 26150 and 26155 specify that new license applicants must complete a course of training. The training may consist of any course acceptable to the licensing authority. The licensing authority may require either a course not to exceed 16 hours which includes instruction on at least firearms safety and the law regarding the permissible use of a firearm, or a community college course not to exceed 24 hours certified by the Commission on Peace Officer Standards and Training. If the licensing authority requires the community college course, it must be uniformly required for all CCW license applicants. The licensing authority may also require annual qualification on the weapon(s) during the term for which the CCW license is granted.

For license renewal applicants, the course of training may be any course acceptable to the licensing authority, shall be no less than four hours in length, and shall include instruction on firearm safety and the law regarding permissible use of a firearm.

Psychological Testing

In addition to licensing requirements as specified by the licensing authority, jurisdictions may require psychological testing on the initial application. If required, the applicant shall be referred to a licensed psychologist used by the licensing authority for the psychological testing of its own employees. Any fees charged will be the responsibility of the applicant and such fees shall not exceed \$150.00 for an initial test. Additional psychological testing of an applicant seeking license renewal shall be required only if there is compelling evidence to indicate that a test is necessary. (Pen. Code, § 26190, subd. (f).)

Completing the Application

Answering all the questions on this standard application does not guarantee the issuance of a CCW license. The determination whether to issue the license is at the discretion of the licensing authority. Pursuant to Penal Code section 26160, each licensing authority, in addition to using the state standard application form, will have a written policy summarizing what they require. Prior to issuing a CCW license, the statutes require proof that:

- · The applicant is of good moral character;
- · Good cause exists to issue the CCW license;
- The applicant meets residence requirements; and
- The course of training prescribed by the licensing authority has been completed.

The application on the following pages sets forth standardized questions to be used by the CCW licensing authority to determine whether a CCW license shall be issued. The applicant shall not be required to complete any additional application or form for a CCW license, or to provide any information other than that necessary to complete this standard application form except to clarify or interpret information provided herein. (Pen. Code, § 26175, subd. (g).)

The applicant will certify under penalty of perjury that all answers provided are true and correct to the best of their knowledge and belief. The applicant will also acknowledge that information disclosed on this application may be subject to public disclosure.

Important Instructions

1. Complete, read, and sign Sections 1 through 5, as directed. Use additional pages if more space is required.

- 2. Sections 6, 7, and 8 must be completed in the presence of an official of the licensing agency.
- 3. Review Section 7 and be prepared to answer these questions orally. Do not write anything in Section 7 unless specifically directed to do so by the licensing agency.

	ICENSE IOC	ARRY A CONC	EALED WEAPON	i
Official Use Only Type of License Requested				
Standard Judge				
Public Disclosure Admonition:			Initial Application	Renewal Application
I understand that I am obligated t	o he complete and t	uthful in providing info	rmation on this application	. Lunderstand that all
of the information disclosed by m	e in this application	may be subject to publ	lic disclosure.	i. I understand that all
	Applicant Signature			Date
Witness Signatur	e	Badge Nun	nber	Date
Section 1 - Applicant Personal	Information			
Last Name	First Name	9	Middle Name	
If Applicable, Maiden Name or O	iner Names(s) Used			
City of Residence	County of	Residence	Country of Citiz	enship
Date of Birth	Place of B	irth (City, County, Stat	e)	
Height W	eight	Eye Color	Hair Color	M/F
Section 2 - Applicant Clearance				
1. Do you now have, or have you enter the issuing agency name				
Issuing Agency		Issue Date	CCWN	ю.
 Have you ever applied for and and the reason for denial. 	been denied a CCV	V license? If yes, pleas	e enter the agency name,	, date,
Agency Name			Date	
Reason for Denial				
3. Have you ever held and subse	quently renounced y	our United States citiz	zanshin2 If vas inlassa avi	plain. 🛛 YES 🗍 NO
	squently renounced y	four onned States chiz		
 If you served with the Armed F than honorable? If yes, please 	orces, were you eve	er convicted of any cha	arges or was your discharg	je other ⊡YES ⊡NO
	Sopialit.			

5. Are	ou now, or have you been, a party to a lawsuit in the last five years? If yes, please explain.]YES	□NO
6. Are	ou now, or have you been, subject to a restraining order(s) from any court? If yes, please explain.	YES	
7. Are explained	ou on probation or parole from any state for conviction of any offense including traffic? If yes, please in.]YES	<u>□</u> NO
8. List a	Il traffic violations (moving violations only) and motor vehicle accidents you have had in the last five yea	ars. Use	
addi	onal pages if necessary.		
Date	Violation/Accident Agency C	Citation	No.
Date	Violation/Accident Agency C	Citation	No.
Date	Violation/Accident Agency C	Citation	No.
Date	Violation/Accident Agency C	Citation	No.
Date	Violation/Accident Gency	Citation	No.
9 Have	you ever been convicted of any criminal offense (civilian or military) in the U.S. or any other		
coun	ry? If yes, please explain including the date, agency, charges and disposition.	JYES	
10. Hav	e you withheld any fact that might affect the decision to approve this license? If yes, please explain.]YES	
L			

Section 3 - Description of Weapons

List below the weapons you desire to carry if granted a CCW license. You may carry concealed only the weapon(s) which you list and describe herein, and only for the purpose indicated. Any misuse will cause an automatic revocation and possible arrest. Use additional pages if necessary.

Make	Model	Caliber	Serial Number
Make	Model	Caliber	Serial Number
Make	Model	Caliber	Serial Number

Section 4 - CCW License Conditions and Restrictions

The licensee is responsible for all liability for, injury to, or death of any person, or damage to any property which may result through any act or omission of either the licensee or the agency that issued the license. In the event any claim, suit, or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees from such claim, suit, or action.

The licensee authorizes the licensing agency to investigate, as they deem necessary, the licensee's record and character to ascertain any and all information which may concern his/her qualifications and justification to be issued a license to carry a concealed weapon and release said agency of any and all liability arising out of such investigation.

While exercising the privileges granted to the licensee under the terms of this license, the licensee shall not, when carrying a concealed weapon:

- · Consume any alcoholic beverage.
- Be in a place having a primary purpose of dispensing alcoholic beverages for on-site consumption.
- · Be under the influence of any medication or drug, whether prescribed or not.
- · Refuse to show the license or surrender the concealed weapon to any peace officer upon demand.
- Impede any peace officer in the performance of his/her duties.
- Present himself/herself as a peace officer to any person unless he/she is, in fact, a peace officer as defined by California law.
- Unjustifiably display a concealed weapon.
- · Carry a concealed weapon not listed on the permit.
- · Carry a concealed weapon at times or circumstances other than those specified in the permit.

Title 49, section 46505 of the United States Code states that a license to carry a concealed weapon does not authorize a person to carry a firearm, tear gas, or any dangerous weapon aboard commercial airlines. Further, a person must declare that he/she is carrying such firearm, tear gas, or any dangerous weapon BEFORE entering the boarding area of an air terminal where the security checks are made. Such violation can result in arrest by law enforcement.

Any violation of these restrictions or conditions may invalidate the CCW license and may void any further use of the license until reinstated by the licensing authority. Any arrest for a felony or serious misdemeanor, including driving under the influence of alcohol and/or drugs, is cause for invalidating the license.

Penal Code section 26180 - False Statement on Application Form

- (a) Any person who files an application required by Section 26175 knowing that statements contained therein are false is guilty of a misdemeanor.
- (b) Any person who knowingly makes a false statement on the application regarding any of the following is guilty of a felony,
 - (1) The denial or revocation of a license, or the denial of an amendment to a license, issued pursuant to this article.
 - (2) A criminal conviction.
 - (3) A finding of not guilty by reason of insanity.
 - (4) The use of a controlled substance.
 - (5) A dishonorable discharge from military service.
 - (6) A commitment to a mental institution.
 - (7) A renunciation of United States citizenship.

Penal Code section 192 - Manslaughter

Manslaughter is the unlawful killing of a human being without malice.

- (a) Voluntary upon a sudden quarrel or heat of passion.
- (b) Involuntary in the commission of an unlawful act, not amounting to a felony; or in the commission of a lawful act which might produce death, in an unlawful manner, or without due caution and circumspection. This subdivision shall not apply to acts committed in the driving of a vehicle.

Penal Code section 197 - Justifiable Homicide; Any Person

Homicide is also justifiable when committed by any person in any of the following cases:

- 1. When resisting any attempt to murder any person, or to commit a felony, or to do some great bodily injury upon any person; or,
- 2. When committed in defense of habitation, property, or person, against one who manifestly intends or endeavors, by violence or surprise, to commit a felony, or against one who manifestly intends and endeavors, in a violent, riotous or tumultuous manner, to enter the habitation of another for the purpose of offering violence to any person therein; or
- 3. When committed in the lawful defense of such person, or of a wife or husband, parent, child, master, mistress or servant of such person, when there is reasonable ground to apprehend a design to commit a felony or to do some great bodily injury, and imminent danger of such design being accomplished; but such person, or the person in whose behalf the defense was made, if he was the assailant or engaged in mutual combat, must really and in good faith have endeavored to decline any further struggle before the homicide was committed; or
- 4. When necessarily committed in attempting, by lawful ways and means, to apprehend any person for any felony committed, or in lawfully suppressing any riot, or in lawfully keeping and preserving the peace.

Penal Code section 198 - Justifiable Homicide; Sufficiency of Fear

A bare fear of the commission of any of the offenses mentioned in subdivisions 2 and 3 of Section 197, to prevent which homicide may be lawfully committed, is not sufficient to justify it. But the circumstances must be sufficient to excite the fears of a reasonable person, and the party killing must have acted under the influence of such fears alone.

Penal Code section 199 - Justifiable and Excusable Homicide; Discharge of Defendant

The homicide appearing to be justifiable or excusable, the person indicted must, upon his trial, be fully acquitted and discharged.

Penal Code section 25100 - Criminal Storage of Firearm

- (a) Except as provided in Section 25105, a person commits the crime of "criminal storage of a firearm of the first degree" if all of the following conditions are satisfied.
 - (1) The person keeps any loaded firearm within any premises that are under the person's custody or control.
 - (2) The person knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian.
 - (3) The child obtains access to the firearm and thereby causes death or great bodily injury to the child or any other person.

Section 5 - Applicable California Penal Code Sections - Continued

- (b) Except as provided in Section 25105, a person commits the crime of "criminal storage of a firearm of the second degree" if all of the following conditions are satisfied:
 - (1) The person keeps any loaded firearm within any premises that are under the person's custody or control.
 - (2) The person knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian.
 - (3) The child obtains access to the firearm and thereby causes injury, other than great bodily injury, to the child or any other person, or carries the firearm either to a public place or in violation of Section 417.

Penal Code section 25105 - Exceptions

Section 25100 does not apply whenever any of the following occurs:

- (a) The child obtains the firearm as a result of an illegal entry to any premises by any person.
- (b) The firearm is kept in a locked container or in a location that a reasonable person would believe to be secure.
- (c) The firearm is carried on the person or within close enough proximity thereto that the individual can readily retrieve and use the firearm as if carried on the person.
- (d) The firearm is locked with a locking device, as defined in Section 16860, which has rendered the firearm inoperable.
- (e) The person is a peace officer or a member of the Armed Forces or the National Guard and the child obtains the firearm during, or incidental to, the performance of the person's duties.
- (f) The child obtains, or obtains and discharges, the firearm in a lawful act of self-defense for defense of another person.
- (g) The person who keeps a loaded firearm on any premise that is under the person's custody or control has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premise.

Penal Code section 25200 - Storage of Firearm where Child Obtains Access and Carries Firearm Off-Premises

- (a) If all of the following conditions are satisfied, a person shall be punished by imprisonment in a county jail not exceeding one year, by a fine not exceeding one thousand dollars (\$1,000), or by both that imprisonment and fine:
 - (1) The person keeps a pistol, revolver, or other firearm capable of being concealed upon the person, loaded or unloaded, within any premises that are under the person's custody or control.
 - (2) The person knows or reasonably should know that a child is likely to gain access to that firearm without the permission of the child's parent or legal guardian.
 - (3) The child obtains access to that firearm and thereafter carries that firearm off-premises.
- (b) If all of the following conditions are satisfied, a person shall be punished by imprisonment in a county jail not exceeding one year, by a fine not exceeding five thousand dollars (\$5,000), or by both that imprisonment and fine:
 - (1) The person keeps any firearm within any premises that are under the person's custody or control.
 - (2) The person knows or reasonably should know that a child is likely gain access to the firearm without the permission of the child's parent or legal guardian.
 - (3) The child obtains access to the firearm and thereafter carries that firearm off-premises to any public or private preschool, elementary school, middle school, high school, or to any school-sponsored event, activity, or performance, whether occurring on school grounds or elsewhere.
- (c) A pistol, revolver, or other firearm capable of being concealed upon the person that a child gains access to and carries off-premises in violation of this section shall be deemed "used in the commission of any misdemeanor as provided in this code or any felony" for the purpose of Section 29300 regarding the authority to confiscate firearms and other deadly weapons as a nuisance.
- (d) As used in this section, "off-premises" means premises other than the premises where the firearm was stored.

Penal Code section 25205 - Exceptions

Section 25200 does not apply if any of the following are true:

- (a) The child obtains the firearm as a result of an illegal entry into any premises by any person.
- (b) The firearm is kept in a locked container or in a location that a reasonable person would believe to be secure.
- (c) The firearm is locked with a locking device, as defined in Section 16860, which has rendered the firearm inoperable.
- (d) The firearm is carried on the person within close enough range that the individual can readily retrieve and use the firearm as if carried on the person.
- (e) The person is a peace officer or a member of the Armed Forces or National Guard and the child obtains the firearm during, or incidental to, the performance of the person's duties.
- (f) The child obtains, or obtains and discharges, the firearm in a lawful act of self-defense or defense of another person.
- (g) The person who keeps a firearm has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premises.

Section 6 - Agreement to Restrictions and to Hold Harmless

I accept and assume all responsibility and liability for, injury to, or death of any person, or damage to any property which may result through an act or omission of either the licensee or the agency that issued the license. In the event any claim, suit or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees that issued the license, its chief officer or any of its employees from such claim, suit, or action.

I understand that the acceptance of any application by the licensing authority does not guarantee the issuance of a license and that fees and costs are not refundable if denied. I further understand that if my application is approved and I am issued a license to carry a concealed weapon, that the license is subject to restrictions placed upon it and that misuse of the license will cause an automatic revocation and possible arrest and that the license may also be suspended or revoked at the discretion of the licensing authority at any time. I am aware that any use of a firearm may bring criminal action or civil liability against me.

I have read, understand, and agree to the CCW license liability clauses, conditions, and restrictions stated in this application and Agreement to Restrictions and to Hold Harmless.

I have read and understand the applicable Penal Code sections regarding false statements on a CCW Application, manslaughter, killing in defense of self or property, limitation on self-defense and defense of property, and child access and firearm storage, stated in this application.

I have read and understand the Firearms Prohibiting Categories attachment to this application. I further acknowledge that these prohibiting categories can be amended or expanded by state or federal legislative or regulatory bodies and that any such amendment or expansion may affect my eligibility to hold a CCW license.

Applicant Signature

Witness Signature

Badge Number

Date

Date

Section 7 - Investigator's Interview Notes **Applicant Last Name** First Name Middle Name Date of Birth Age Social Security No. CA Driver License/ID No. CA Driver License Restrictions **Residence Address** City State Zip Code Telephone Number (Day) Mailing Address (if different) City State Zip Code Telephone Number (Evening) Spouse/Domestic Partner Last Name First Name Middle Name Physical Address (if different than applicant) City State Zip Code Telephone Number Applicant Occupation Business/Employer Name Business/Employer Address City State Zip Code Telephone Number 1. List all previous home addresses for the past five years. Use additional pages if necessary. Address City State Zip Code Address City State Zip Code Address City State Zip Code Address State City Zip Code 2. Have you ever been in a mental institution, treated for mental illness, or been found not-guilty by reason of insanity? If yes, please explain. YES NO 3. Are you now, or have you ever been, addicted to a controlled substance or alcohol, or have you ever □YES □NO utilized an illegal controlled substance, or have you ever reported to a detoxification or drug treatment program. If yes, please explain.

Section 7 - Investigator	's Interview	Notes - Continued
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4. Have you ever been involved in an incident involving firearms? If yes, please explain.	
5. Have you ever been involved in a domestic violence incident? If yes, please explain.	
List any arrest or formal charges, with or without disposition, for any criminal offenses within the U.S. or any other country (civilian or military)	

If the CCW license is desired for self-protection, the protection of others, or for the protection of large sums of money or valuable property, you are required to explain and provide good cause for issuance of the license. For example, has your life or property been threatened or jeopardized? Explain incidents and include dates, times, locations, and names of police agencies to which these incidents were reported.

Details of Reason for Applicant Desiring a CCW license. Use additional pages if necessary.

Section 8 - Release of Information and Declaration

Witness Signature

I herby give permission to the agency to which this application is made to conduct a background investigation of me and to contact any person or agency who may add to or aid in this investigation. I further authorize persons, firms, agencies and institutions listed on this application to release or confirm information about me and statements I have made as contained in this application.

Notwithstanding any other provision of law and pursuant to the Public Records Act (Government Code section 6250 et seq.), I understand that information contained in this application may be a matter of public record and shall be made available upon request or court order.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Applicant Signature

Badge Number

Date

Date



CALIFORNIA DEPARTMENT OF JUSTICE BUREAU OF FIREARMS FIREARMS PROHIBITING CATEGORIES



State and federal law make it unlawful for certain persons to own and/or possess firearms, including:

- Any person who is convicted of a felony, or any offense enumerated in Penal Code sections 29900 or 29905
- Any person who is ordered to not possess firearms as a condition of probation or other court order listed in Penal Code section 29815, subdivisions (a) and (b)
- Any person who is convicted of a misdemeanor listed in Penal Code section 29805 (refer to List of Prohibiting Misdemeanors)
- Any person who is adjudged a ward of the juvenile court because he or she committed an offense listed in Welfare and Institutions Code section 707(b), an offense described in Penal Code section 1203.073(b), or any offense enumerated in Penal Code section 29805
- Any person who is subject to a temporary restraining order or an injunction issued pursuant to Code of Civil Procedure sections 527.6 or 527.8, a
 protective order as defined in Family Code section 6218, a protective order issued pursuant to Penal Code sections 136.2 or 646.91, or a protective
 order issued pursuant to Welfare and Institutions Code section 15657.03
- Any person who is found by a court to be a danger to himself, herself, or others because of a mental illness
- Any person who is found by a court to be mentally incompetent to stand trial
- Any person who is found by a court to be not guilty by reason of insanity
- Any person who is adjudicated to be a mentally disordered sex offender
- Any person who is placed on a conservatorship because he or she is gravely disabled as a result of a mental disorder, or an impairment by chronic alcoholism
- Any person who communicates a threat to a licensed psychotherapist against a reasonably identifiable victim, that has been reported by the
 psychotherapist to law enforcement
- Any person who is taken into custody as a danger to self or others under Welfare and Institutions Code section 5150, assessed under Welfare and Institutions Code section 5151, and admitted to a mental health facility under Welfare and Institutions Code sections 5151, 5152, or certified under Welfare and Institutions Code sections 5250, 5260, and 5270.15
- Any person who is addicted to the use of narcotics (state and federal)
- Any person who is under indictment or information in any court for a crime punishable by imprisonment for a term exceeding one year (federal)
- Any person who has been discharged from the military under dishonorable conditions (federal)
- Any person who is an illegal alien (federal)
- Any person who has renounced his or her US Citizenship (federal)
- Any person who is a fugitive from justice (federal)



CALIFORNIA DEPARTMENT OF JUSTICE BUREAU OF FIREARMS FIREARMS PROHIBITING CATEGORIES



Firearm prohibitions for misdemeanor violations of the offenses listed below are generally for ten years from the date of conviction, but the duration of each prohibition may vary. All statutory references are to the California Penal Code, unless otherwise indicated.

- · Threatening public officers, employees, and school officials (Pen. Code, § 71.)
- Threatening certain public officers, appointees, judges, staff or their families with the intent and apparent ability to carry out the threat (Pen. Code, § 76.)
- · Intimidating witnesses or victims (Pen. Code, § 136.1.)
- · Possessing a deadly weapon with the intent to intimidate a witness (Pen. Code, § 136.5.)
- · Threatening witnesses, victims, or informants (Pen. Code, § 140.)
- Attempting to remove or take a firearm from the person or immediate presence of a public or peace officer (Pen. Code, § 148(d).)
- Unauthorized possession of a weapon in a courtroom. Courthouse, or court building, or at a public meeting (Pen. Code, § 171(b).)
- Bringing into or possessing a loaded firearm within the state capitol, legislative offices, etc. (Pen. Code, § 171(c).)
- Taking into or possessing loaded firearms within the Governor's Mansion or residence of other constitutional officers (Pen. Code, 171(d).)
- Supplying, selling or giving possession of a firearm to a person for participation in criminal street gangs (Pen. Code, § 186.28.)
- Assault (Pen. Code, §§ 240, 241.)
- Battery (Pen. Code, §§ 242, 243.)
- Sexual Battery (Pen. Code, § 243.4)
- Assault with a stun gun or taser weapon (Pen. Code, § 244.5.)
- · Assault with a deadly weapon other than a firearm, or with force likely to produce great bodily injury (Pen. Code, § 245.)
- Assault with a deadly weapon or instrument; by any means likely to produce great bodily injury or with a stun gun or taser on a school employee engaged in performance of duties (Pen. Code, § 245.5.)
- Discharging a firearm in a grossly negligent manner (Pen. Code, § 246.3.)
- · Shooting at an unoccupied aircraft, motor vehicle, or uninhabited building or dwelling house (Pen, Code, § 247.)
- Inflicting corporal injury on a spouse or significant other (Pen. Code, § 273.5.)*
- · Wilfully violating a domestic protective order (Pen. Code, § 273.6.)
- Drawing, exhibiting, or using deadly weapon other than a firearm (Pen. Code, § 417, subd. (a)(1) & (a)(2).)
- Inflicting serious bodily injury as a result of brandishing (Pen. Code, § 417.6.)
- Making threats to commit a crime which will result in death or great bodily injury to another person (Pen. Code, § 422.)
- · Bringing into or possessing firearms upon or within public schools and grounds (Pen. Code, § 626.9.)
- Stalking (Pen. Code, § 646.9.)
- Armed criminal action (Pen. Code, § 25800.)
- · Possessing a deadly weapon with intent to commit an assault (Pen. Code, § 17500.)
- Driver of any vehicle who knowingly permits another person to discharge a firearm from the vehicle or any person who willfully and maliciously discharges a firearm from a motor vehicle (Pen, Code, § 26100, subd. (b) or (d).)
- · Criminal possession of a firearm (Pen. Code, § 25300.)
- Firearms dealer who sells, transfers or gives possession of any firearm to a minor or a handgun to a person under 21 (Pen. Code, § 27510.)
- Various violations involving sales and transfers of firearms (Pen. Code, § 27590, subd. (c).)
- Person or corporation who sells any concealable firearm to any minor (former Pen. Code, § 12100, subd. (a).)
- Unauthorized possession/transportation of a machine gun (Pen. Code, § 32625)
- · Possession of ammunition designed to penetrate metal or armor (Pen. Code, § 30315.)
- Carrying a concealed or loaded firearm or other deadly weapon or wearing a peace officer uniform while picketing (Pen. Code, §§ 830.95, subd. (a), 17510, subd. (a.)
- Bringing firearm related contraband into juvenile hall (Welf. & Inst. Code, § 871.5.)
- · Bringing firearm related contraband into a youth authority institution (Welf. & Inst. Code, § 1001.5.)
- Purchase, possession, or receipt of a firearm or deadly weapon by a person receiving in-patient treatment for a mental disorder, or by a person who has communicated to a licensed psychotherapist a serious threat of physical violence against an identifiable victim (Welf. & Inst. Code, § 8100.)
- Providing a firearm or deadly weapon to a person described in Welfare and Institutions Code sections 8100 or 8103 (Welf. & Inst. Code, § 8101.)
- Purchase, possession, or receipt of a firearm or deadly weapon by a person who has been adjudicated to be a mentally disordered sex offender or found to be mentally incompetent to stand trial, or not guilty by reason of insanity, and individuals placed under conservatorship (Welf. & Inst. Code, § 8103.)

The following misdemeanor convictions result in a lifetime prohibition:

- Assault with a firearm (Pen. Code, §§ 29800, subd. (a)(1), 23515, subd. (a).)
- Shooting at an inhabited or occupied dwelling house, building, vehicle, aircraft, housecar or camper (Pen. Code, §§ 246, 29800, subd. (a)(1), 17510, 23515, subd. (b).)
- Brandishing a firearm in presence of a peace officer (Pen. Code §§ 417, subd. (c), 23515, subd. (d), 29800, subd. (a)(1).)
- Two or more convictions of Penal Code section 417, subdivision (a)(2) (Pen. Code § 29800, subd. (a)(2).)
- * A "misdemeanor crime of domestic violence" (18 U.S.C. §§ 921(a)(33)(A), 922(g)(9).)

Note: The Department of Justice provides this document for informational purposes only. This list may not be inclusive of all firearms prohibitions. For specific legal advice, please consult with an attorney licensed to practice law in California.



REQUEST FOR LIVE SCAN SERVICE

Applicant Submission	
CA0200200	STANDARD CCW
ORI (Code assigned by DOJ)	Authorized Applicant Type
Type of License/Certification/Permit <u>OR</u> Working Title (Maximum 30 charact	cters - if assigned by DOJ, use exect tkie assigned)
MADERA POLICE DEPT. Agency Authorized to Receive Criminal Record Information	09929 Mail Code (five-digit code assigned by DOJ)
330 S. C ST.	SOLE FERNANDEZ
Street Address or P.O. Box	Contact Name (mandatory for all school submissions)
MADERA CA 93638	(559) 675-4203
City State ZIP Code	Contact Telephone Number
Applicant Information:	
Last Name	First Name Middle Initial Suffix
Other Name	
(AKA or Alias) Last	First
Date of Birth Sex 🗍 Male 🗍 Female	Driver's License Number
	Billing
Height Eye Color Hair Color	Number 100182
Place of Birth (Otale or Oppington)	(Agency Billing Number) Misc.
Place of Birth (State or Country) Social Security Number	(Other Identification Number)
Home	
Address Street Address or P.O. Box	City State ZIP Code
Your Number:	Level of Service: 🔀 DOJ 🔀 FBI
OCA Number (Agency Identifying Number)	-
If re-submission, list original ATI number:	
Must provide proof of rejection)	Orginal ATI Number
Employer (Additional response for agencies specified by statu	te):
Employer Name	Mail Code (five digit code assigned by DOJ
Street Address or P O. Box	5
City State ZIP Code	Telephone Number (optional)
ive Scan Transaction Completed By:	
Name of Operator	Date
Madera Police Dept.	Date
Fransmitting Agency LSID	ATI Number Amount Collected/Billed
ORIGINAL - Live Scan Operator SECOND COPY - A	Applicant THIRD COPY (if needed) - Requesting Agency

Please note that	***Please note that prices are subject to change without notice.		Please contact the business of your choice for more information
Business Name	Contact Information		Class Information
Aggy's Firearm Training	(559)907-0350		
	Email: snakedogsert@yahoo.com		
Ammo Dogs	(559)275-6333 Joe	\$100.00 initial and renewal	Fresno: (1) 2 day class per month 4 hrs each day.
	Email: joe@ammodogs.com		-
Curt Hamett Firearms Instructor	(559)259-8814	\$75.00 initial	Fresno: Classes on an as needed basis
	Email: chamett@att.net	\$65.00 renewal	
D&L Arms	(559)683-5869	\$30.00 initial	Oakhurst: \$10.00 discount for seniors 65 yrs or olde
		\$50.00 renewal	Classes 3rd Sat. of every month
Defensive Firearms Training	(559)217-1124 Rudy		Coarsegold:
Desbiens Gun Leather	(559)479-8188 Rhom Desbiens	\$100.00 initial and renewal	Classes scheduled through Houlding Precision
			Firearms. Website : www.desbiensgunleather.com
Ethos Firearm & Defensive	908-6825 Sam Carter	\$100.00 initial	1175 Shaw Ave #104-147, Clovis CA, 93612
Training	Email: ethossfdt@gmail.com	\$60.00 renewal	All classes are one on one training
Firearm Training Institute	Contact: David Matthews	\$125.00 initial and renewal	Class location to be determined by location of
	Email: davem831@me.com		potential applicants
			Website: www.firearmtraininginstitute.com
First Defense Firearm Training	Phone: 446-1100 Johnny Noyan		685 W. Alluvial #101 Fresno, CA 93711
	Email: johnny@noyanco.com		
Gunrunner	(209) 723-3006 Gerry Mitchell		Merced:
Herb Bauer Sports	(559) 349-3833 John Lewis	\$150.00 6hr class	2 classes per month
	Email: varmister@hotmail.com	\$200.00 8 hr class	
High Caliber Tactical	(559)903-7547 Don Penner or Ron Gott	\$100.00 initial	Classes are scheduled as needed
	Email: varminator@comcast.net	\$75.00 renewal	
Houlding Precision	(559)675-9922	\$100.00 initial and renewal	Madera: Call for class schedules
Firearms, INC.			or go to: www.houldingprecisionfirearms.com
John Canaday	(559)875-4707	\$50.00 initial and renewal	Coarsegold: Classes scheduled as needed
K&D Firearms Training	(559)323-5598 Ken Zachary	\$100.00 initial and renewal	Clovis: Classes scheduled as needed:
			Contact Ken Zackary
Karen Kochiser	288-7273 (Police Science Institute)	\$75.00 initial and renewal	
Lawrence Cassado	(559)351-9780	\$100.00 initial and renewal	Sanger: Classes at Fresno Peace Officer Range
	Fmail: safetyshot@hotmail.com		

Revised 12/04/14

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Please note that	***Please note that prices are subject to change without notice. Please contact the	lease contact the business of you	business of your choice for more information
Business Name	Contact Information	Class Fees	Class Information
Moreno Basic Firearms Safety	(559)439-6174 Joseph Moreno	\$80.00 initial and renewal	Madera: Classes every Saturday
Course			
National Justice Training Center	(559)840-1886 Mario Navarro	\$125.00 initial and renewal	Fresno: M-F 10am-6pm
Paulus Firearm Instruction	(559)970-8689		Fresno
Pinnacle Firearms Training	(559)259-3204 Devon Fuller	\$100.00 initial and renewal	Fresno: Classes on Saturdays
Police Science Institute	(559)276-9800 Steve Collins	\$75.00 initial	Fresno: Wed and Thurs: 6pm-10pm
		\$65.00 renewal	3rd Saturdays: 10am-6pm
Premier Tactical Training	(559)779-7742 Matthew Pimentel	\$100.00 initial	Classes are held at the Fresno Peace Officer Range
	Email:premiertacticaltraining@hotmail.com	\$75.00 renewal	
Pro-Active Defense	(559)930-4867 Everett Rabbon	\$100.00 4 hr class	Fresno: 1 on 1 instruction required only for new
		\$150.00 6-8 hr class	permits. Classes are scheduled as needed
Range Pistol Club	(559)277-9800 Steve Collins	\$75.00 Initial \$65.00 renewal	Fresno: www.pistolrange.com
			(Same as Police Science Institute)
Red Dog Firearms	(559)689-3647 John Searles	\$95.00 initial	Raymond: 2nd Saturday of every month.
	Email: jpsearles@ymail.com	\$50.00 renewal	
Robert Silvas	(559)323-7524		Clovis
	Email: <u>silvasrobert@comcast.net</u>		
Security Solutions of CA	(559)325-7400 Matthew Cocola	\$100.00 initial	Clovis: Classes Monday thru Sunday as
	Email: ssocpdi@gmail.com	\$80.00 renewal	needed
Security Training Concepts, INC.	(559)277-1580 Leonard Rosson		Fresno: www.securitytraining.com
Sintex Security Services	(209)723-9044 Jerry Sterner	\$160.00 initial	Merced: Classes are scheduled in Modesto
Spencer's Firearms	(559) 822-4369 Monique Hutchings	- \$100.00 initial	Email· info@spencersfirearms com
		\$75.00 renewal	
Tactrainer.com	(559)451-1132 John Linenbach	\$110.00 initial and renewal	Sanger: Classes scheduled as needed
Wade Roberts Firearm Training	303-2848 Wade Roberts	\$50.00 initial and renewal	Scheduled as needed

Concealed Weapons and Defensive Training Class List

Email: wade@wade-roberts.com