FOR PERMANENT POSTING ON ALL BULLETIN BOARDS DO NOT REMOVE UNTIL RESCINDED OR SUPERSEDED

Department of the Army
United States Army Aberdeen Proving Ground
Aberdeen Proving Ground, Maryland 21005-5001
23 October 2017

*APG Regulation 190-1

Military Police (Emergency Services): Law Enforcement and Security PROHIBITED WEAPONS/ITEMS AND CONTROL AND REGISTRATION OF PRIVATELY OWNED WEAPONS AND AMMUNITION

Summary. This regulation specifies weapons/items which are prohibited on Aberdeen Proving Ground (APG) and establishes responsibilities and procedures for control and registration of privately owned firearms (POF) and ammunition.

Applicability. This regulation applies to all individuals employed on, entering, residing on, or visiting APG (includes Aberdeen, Edgewood, Churchville Test Track, Atkisson Reservoir, Graces Quarters, Carroll and Pooles Islands). This regulation does not apply to government owned weapons used by authorized personnel in connection with official duties in compliance with applicable regulations. Penalties for violation of this regulation include the full range of statutory and regulatory sanctions for military and civilian personnel. These include, but are not limited to, adverse administrative or disciplinary actions, court-martial, referral to civilian authorities for prosecution of criminal proceedings, and barred from the Installation.

Suggested Improvements. The proponent of this regulation is the Directorate of Emergency Services (DES). Users are invited to send comments and suggested improvements on DA Form 2028, Recommended Changes to Publications and Blank Forms, directly to the Physical Security Office, DES (IMAP-ES), Building 4314.

Distribution. This regulation is distributed solely through the APG Homepage at http://www.apg.army.mil.

Table of Contents

	<u>Paragraph</u>	<u>Page</u>
Chapter 1 General Provisions		
Purpose	1-1 1-2	1 1

^{*}This regulation supersedes APG Regulation 190-1, 1 December 2012.

1-4	- 4
	1
1-5	2
1-6	2
2-1	3
-	3
	3
1 1 - 1 10 - 10 - 10 - 10 - 10 - 10 - 10	5
2-4	5
nition	
	5
0 1	U
3_2	6
	7
	7
	7
A 100 A 100	
3-0	8
	9
	-
	10
	16
	1-5 1-6 2-1 2-2 2-3 2-4 nition 3-1 3-2 3-3 3-4 3-5 3-6

Chapter 1 General Provisions

1-1. Purpose. This regulation specifies weapons/items which are prohibited on APG and establishes responsibilities and procedures for control and registration of POF and ammunition.

1-2. References.

- a. AR 190-11, Physical Security of Arms, Ammunition, and Explosives, 5 September 2013.
- b. AR 190-14, Carrying of Fire Arms and Use of Force for Law Enforcement and Security Duties, 12 March 1993.
 - c. AR 195-5, Evidence Procedures, 22 February 2013.
- d. Army Directive 2015-03, Procedures for the Issuance of Law Enforcement Officers Safety Act Credentials to Army Law Enforcement Officers
- e. APGR 200-6, Recreational Hunting and Trapping on Aberdeen Proving Ground, 1 March 2008.
- **1-3. Explanations of Abbreviations and Terms.** Abbreviations and special terms used in this regulation are explained in the glossary.

1-4. Responsibilities.

a. The DES:

- (1) Is responsible for preparing and enforcing regulations pertaining to prohibited weapons/items and control and registration of privately owned firearms and ammunition.
- (2) Will conduct law enforcement records checks to verify if personnel are authorized to register weapons on the installation.
- (3) Will enter weapons registration information into Centralized Operations Police Suite (COPS) program and provide an installation weapons permit for the owner.

b. Unit Commanders will:

- (1) Post a copy of this regulation on the unit bulletin boards within their areas.
- (2) Comply with AR 190-11, Chapter 4, paragraph 4-5, for the storage procedures of privately owned weapons (POW) in the unit arms rooms.

- (3) Ensure that the provisions of this regulation are explained to all newly assigned personnel, including personnel on temporary duty with a unit.
- (4) Ensure that Soldiers and Family members who reside on the installation register their privately owned weapons and ammunition on the installation. Commanders will verify proof of legal ownership of firearms and ensure that Soldiers and Family members are not prohibited from owning a firearm in accordance with (IAW) AR 190-11, paragraph 4-5c(4)(a) through (f).
- (5) Approve all requests in writing by signing IMAP-ES Form 3, Weapons Registration, ensuring that Soldiers or Family members have received training on weapons security, proper storage and transportation procedures and is knowledgeable of Federal, state, and local laws or ordinances concerning possession, use, and transportation of weapons and ammunition. The IMAP-ES Form 3 will be sent to DES for processing.
- (6) Follow the procedures outlined in paragraph 3-5 for a Soldier or Family member if they are determined not to be eligible to register a weapon on the installation.
- c. Directorate of Family and Morale, Welfare and Recreation (DFMWR): Will issue hunting permits only to personnel who have registered weapons on the installation. Hunters must present a copy of the COPS weapons registration form from the DES before being issued a hunting permit.
- d. Housing Division, Directorate of Public Works (DPW): Will ensure that this information is provided to the company that is running the privatized housing program for the residents.
 - e. Department of Defense (DOD) Civilians, Retirees, and Non-Affiliated Civilians:
- (1) Will self-register their weapons with the APG DES. After DES completes the required checks, they will be provided with a copy of COPS registration form.
- (2) May file an appeal as outlined in paragraph 3-5 if they are determined not to be eligible to register a weapon on the installation.
- **1-5. General.** The policies, procedures, and responsibilities for the areas covered by this regulation are presented in chapters for each area identified above.
- **1-6. Scope.** This regulation applies to all individuals employed on, entering, residing on, or visiting APG (includes Aberdeen, Edgewood, Churchville Test Track, Atkisson Reservoir, Graces Quarters, Carroll and Pooles Islands). This regulation does not apply to government-owned weapons used by authorized personnel in connection with official duties in compliance with applicable regulations. Penalties for violation of this regulation include the full range of statutory and regulatory sanctions for military and civilian personnel. These include, but are not limited to, adverse administrative or

disciplinary actions, court-martial, referral to civilian authorities for prosecution of criminal proceedings, and barred from the installation.

Chapter 2 Prohibited Weapons/Items

- 2-1. Purpose. To prescribe which weapons and items are prohibited on APG.
- **2-2. Scope.** This chapter applies to all individuals employed on, entering, residing on, or visiting APG.

2-3. Definitions.

- a. Prohibited Weapons. The following weapons are prohibited on APG:
- (1) Switchblade-type knives (any knife having a blade which opens automatically by hand pressure applied to a button or other device on the knife or operated by inertia, gravity, or both).
 - (2) Club-type weapons (i.e., blackjacks, sand clubs, metal knuckles).
 - (3) Zip guns or other homemade firearms.
 - (4) Blank cartridge pistols (unless used for authorized athletic events).
 - (5) Firearms not registered IAW this regulation.
 - (6) Fully automatic weapons.
 - (7) Shotguns having a barrel or barrels less than 18 inches in length.
- (8) A weapon made from a shotgun, if such modified weapon has an overall length of less than 26 inches or a barrel or barrels of less than 18 inches in length.
 - (9) A rifle having a barrel or barrels of less than 16 inches in length.
- (10) A weapon made from a rifle, if such modified weapon has an overall length of less than 26 inches or a barrel of less than 16 inches in length.
- (11) Other weapons from which a shot is discharged by an explosive, except a pistol or revolver, if the weapon is capable of being concealed on the person.
- (12) A muffler or a silencer for any firearm, whether or not such firearm is included within this definition.

- (13) Molotov cocktails, gasoline, or other flammable or combustible substances with a flash point of 200 degrees Fahrenheit or less contained in a glass or other breakable vessel.
- (14) Any weapon, by whatever name, which propels or expels a gas or gasproducing material, either by means of an explosive or compressed air, including dummies.
- (15) Explosives, incendiary or poison gas bombs, grenades, missiles, mines, or similar devices, or any rockets having a propellant charge of more than 4 ounces.
- (16) Shooting weapons or blades that are particularly equipped to be collapsed, telescoped, or shortened, or that are stripped beyond the normal extent required for hunting or sports or that are concealed in other devices (i.e., umbrellas, walking sticks, tubes).
- (17) Pepper mace also known as OC Spray or any aerosol-propelled disabling irritant product.
- b. <u>Prohibited Items</u>. The following items will not be carried concealed or carried openly when intended or adopted as a weapon:
 - (1) Straight razors, razor blades, or weapons made from razor blades.
 - (2) Knives with blades longer than 3 inches.
- (3) Dirk knives, bowie knives, ice picks, machetes, swords, or any similar weapon.
- (4) Hunting, skinning, or scaling knives (except when engaged in authorized hunting, sporting or camping activities).
- (5) Bows and arrows, to include crossbows (except when engaged in authorized sporting or hunting activities).
- (6) Nunchuks (a device consisting of two pieces of wood, metal, plastic or other like substance connected by any chain, rope, leather, or other flexible material not exceeding 24 inches in length).
- (7) Clubs or any object that can be used as a club (i.e., pieces of wood, pipe, stone, bricks).
 - (8) Armor-piercing ammunition.
 - (9) Throwing stars.
 - (10) Tasers, stun guns or other electroshock weapons.

- (11) Any other dangerous or deadly weapons that can be used readily to inflict bodily harm.
- **2-4. Confiscations and Dispositions.** Firearms, ammunition, and weapons found in violation of this regulation will be confiscated and turned over to the DES for disposition IAW AR 195-5.

Chapter 3 Control and Registrations of Privately Owned Firearms and Ammunition

3-1. General Control.

- a. All personnel (active duty, DOD Civilians, retirees, employees and Family members) who reside on the installation (barracks or housing) will register their weapons with the APG DES. Personnel who are newly assigned to and living on the installation will register POF within 72 hours after personnel's arrival on the installation.
- b. Active duty personnel who reside off the installation may register their weapons on the installation but are not required to unless they are bringing the weapon on the installation for an authorized hunting or shooting event.
- c. Hunters and recreational skeet shooters will only be allowed to register shotguns or black powder guns as they are the only authorized firearms to be used on APG for hunting or skeet shooting. These personnel will not be allowed to register pistols and rifles.
- d. The carrying or use of POF to include paintball guns, by DOD Military and Civilian personnel while performing official duties is prohibited.
- e. Persons in receipt of a state-issued permit to carry a weapon, either concealed or open on their person or in a vehicle, are not to be authorized to carry the weapon while on APG, either on their person or in a vehicle.
- f. Personnel will not carry, possess, or transport loaded firearms at any time unless they are actively engaged in authorized hunting activities or sport shooting events in an approved area.
- g. Unloaded firearms may be transported when traveling to and from authorized hunting areas, sport shooting ranges, bona fide repair shops or gun shows. Firearms will not be stored in privately owned vehicles at other locations on the installation before or after the hunting or shooting event.
- h. Personnel will not wear or carry firearms concealed upon or about their person, except as provided for in AR 190-14, paragraph 3-2 of this regulation and as authorized by the DES.

- i. The shooting of bows and arrows on APG is authorized only on the field archery ranges located off Combat Drive near the Hunting Management Office or off Owen Road (APG South), or on the course established by the DFMWR, U.S. Army Garrison, APG, or while actively engaged in authorized hunting (APGR 200-6).
- j. Air rifles, air pistols, paintball guns, pellet guns, and BB guns that use compressed air or gas as a propellant force will not be fired in populated areas of APG. They may only be used in areas normally used for hunting and only for authorized hunting or recreational activities. Air-powered weapons do not need to be registered except as otherwise provided herein.
- k. Paintball pistols/rifles owned by personnel residing in assigned family quarters on APG are authorized to retain privately owned paintball guns and may be stored by personnel in their quarters, if they are registered IAW this regulation. Paintball pistols/rifles will not be fired in populated areas of APG.
- I. Personnel participating in authorized hunting or shooting events on APG are required to register their firearms with DES prior to being authorized to participate in such events.

3-2. Carrying of Privately Owned Firearms by Law Enforcement Officers.

- a. The concealed carry of POF is permitted on the installation by those individuals that meet the definition of a Qualified Law Enforcement Officer of Army Directive 2015-03, paragraph 4, provided that such individuals are carrying photographic identification issued by the DOD Component for which the individual is employed that identifies the employee as a law enforcement officer of the DOD Component.
- b. The DES is the proponent for the policies and procedures implementing this provision.
- c. Nothing in this provision permits the carry of concealed POF in Federal buildings IAW 18 U.S.C. 930.
- d. This provision does not apply to those meeting the definition of Qualified Retired Law Enforcement Officer in paragraph 5 of Army Directive 2015-03.
- e. Nothing in this provision limits the laws of any state that permits private persons or entities to prohibit or restrict the possession of concealed firearms on their property or prohibit or restrict the possession of firearms on any state or local government property, installation, building, base or park.
- f. At the earliest practicable date, the Director shall publish the policies and procedures implementing Army directive 2015-03.

3-3. Storage in Barracks/Transient Quarters/Army Lodging.

- a. POF and ammunition will not be stored in these areas. Personnel who live in these areas will store their weapons in the arms room of the unit to which they are assigned, attached, or on temporary duty.
- b. POF and ammunition stored in unit arms rooms will be safeguarded IAW AR 190-11, Chapter 4, paragraph 4-5d.

3-4. Storage in On-Post Housing.

- a. Except as provided in paragraph 3-2, all personnel active duty, DOD Civilians, retirees and Family members) residing in residential family housing on APG are authorized to retain their POF in their quarters. These personnel are required to register all firearms they are legally authorized to possess IAW appendix B. Personnel will follow this regulation and appendix B for the security and unauthorized use of their weapons. Firearms will be secured in a locked container or will have trigger lock.
 - b. Firearms will not be loaded with ammunition.
- c. All residents/personnel are subject to Title 18 USC 930 Possession of Firearms and Dangerous Weapons in Federal Facilities and Maryland Criminal Code Title 4, Weapons Crimes.

3-5. Registration Process.

- a. All personnel requesting to register a weapon(s) on the installation will complete the IMAP Form 3. Active Duty Military must have an IMAP Form 3 signed by their commander as outlined in paragraph 1-4b. The form will be delivered to the Police Records Section, located at Building 2200, Room 159, Aberdeen Boulevard, APG, MD 21005.
- b. Personnel will provide proof of ownership with the registration form. Firearms will not be taken to the Registration Office. The following documents will be accepted as proof of ownership:
 - (1) Bill of sale.
- (2) State/Federal registration certificate/registration. A synopsis of Maryland State gun ownership laws is included in appendix B.
 - (3) Notarized letter of inheritance or gift.
- c. The Police Records Section will conduct the required law enforcement checks. Upon completion of the checks, the following will occur:

- (1) Personnel, who have no disqualifying convictions, and who are not otherwise prohibited from possessing or registering firearms, will have their form returned to the DES Badge Office. The DES Badge Office will register the weapons and complete the APG Weapons Registration form for pickup.
- (2) Personnel, who have disqualifying convictions or who are otherwise prohibited from possessing or registering firearms, will be notified that they will not be allowed to register weapons on the installation. Those who cannot register a weapon will not be allowed to hunt or recreational shoot on APG. These personnel will be provided the opportunity to request an appeal to the Commander, U.S. Army Garrison.
- d. Personnel will maintain a copy of their weapons registration with them at all times when the weapon is not in storage.
- e. Registrants will notify the Police Desk immediately upon loss or theft of privately owned firearms. Trade, sale, change in residence, or storage location of firearms will be reported to the Badge Office within 72-hours of change. Firearms, ammunition and weapons found in violation of this regulation will be confiscated and turned over to the DES for disposition IAW AR 195-5.

3-6. Appeal Process.

- a. All personnel who have been determined ineligible to register a weapon on APG will be given the opportunity to appeal the request in writing to the Commander, U.S. Army Garrison APG or his designee.
- b. The appeal will be filed with and routed through the DES prior to going to the Commander. The DES Director will provide the information to the Commander as to why the person's registration was denied.
- c. The Commander's decision will determine if the weapon will be registered on the installation and will be final, binding and unappealable.
- d. Personnel who reside on the installation who are not authorized to register the weapons will remove the weapons from the installation. Active Duty Soldiers who reside on the installation may request that the weapons be stored in the unit arms room until they depart APG in lieu of removing the weapons from the installation. If this is approved, the weapons will not be removed from the arms room until the Soldier departs the installation. Commanders will ensure that a no-issue directive is placed with the weapon(s).

RANDY S. TAYLOR Major General, USA

Commanding

Appendix A References

- 1. Required Publications:
 - a. AR 190-11, Physical Security of Arms, Ammunition, and Explosives
- b. AR 190-14, Carrying of Fire Arms and Use of Force for Law Enforcement and Security Duties
 - c. AR 195-5, Evidence Procedures
 - d. APGR 200-6, Recreational Hunting and Trapping on Aberdeen Proving Ground
- e. Title 18 USC 930, Possession of Firearms and Dangerous Weapons in Federal Facilities
 - f. Maryland Criminal Code Title 4, Weapons Crimes
- 2. Related Publications:
 - a. AR 190-30, Military Police Investigations
 - b. AR 190-45, Law Enforcement Reporting
 - c. AR 190-51, Security of Unclassified Army Property (Sensitive and Non-sensitive)
 - d. AR 690-700, Personnel Relations and Services (General)
- e. Army Directive 2015-03, Procedures for the Issuance of Law Enforcement Officers Safety Act Credentials to Army Law Enforcement Officers
- Referenced Forms:
 - a. DA Form 2028, Recommended Changes to Publications and Blank Forms
 - b. IMAP-ES Form 3, Weapons Registration Form

Appendix B Synopsis of Maryland Law

1. Purchase.

- a. Maryland does not regulate the sale of rifles or shotguns and no permit is required to purchase a rifle or shotgun. Maryland does regulate the sale, transfer, rent and possession of regulated firearms, which consist of handguns and assault weapons. A person who is not a regulated firearms dealer may not sell, rent, transfer, or purchase any regulated firearm without going through a regulated firearms dealer. Alternatively, the prospective seller/transfer or prospective buyer/transferee may complete the transaction through a designated law enforcement agency.
- b. It is unlawful for any person to sell or transfer a regulated firearm to a person whom he knows or has reasonable cause to believe:
 - (1) Is under 21
 - (2) Has been convicted of a disqualifying crime
- (3) Has never been convicted of a violation classified as a common law crime and received a term of imprisonment of more than 2 years
 - (4) Is a fugitive from justice
 - (5) Is a habitual drunkard
 - (6) Is addicted to a controlled dangerous substance (habitual user)
- (7) Suffers from a mental disorder and has a history of violent behavior against himself or another
 - (8) Has been found incompetent to stand trial
 - (9) Has been found not criminally responsible
- (10) Has been confined to a facility for more than 30 days for the treatment of a mental disorder
- (11) Has been involuntarily committed to a facility for the treatment of a mental disorder
- (12) Is not under the protection of a court-appointed guardian for reasons other than those relating solely to a physical disability
- (13) Is a respondent against whom a current non-ex parte civil protective order has been entered

- (14) If under the age of 30, has been adjudicated delinquent by a juvenile court for an act that would be a disqualifying crime if committed by an adult
- (15) Is visibly under the influence of alcohol or drugs; is a participant in a straw purchase; or;
- (16) Subject to certain exceptions, anyone who purchases a regulated firearm after January 1, 2002, must complete a certified firearms safety training course conducted free of charge by the Police Training Commission or that meets the standards of the Police Training Commission.
- 2 As of October 1, 2013, a Maryland resident, unless otherwise exempt, must possess a valid Handgun Qualification License before purchasing, renting or receiving a regulated firearm. Application for a Handgun Qualification License is made through the Maryland State Police, which charges a fee for the application. Applicants also must provide fingerprints at their expense.
 - 3. Purchase of a handgun or assault weapon from a regulated firearms dealer is subject to disapproval by the Secretary of the Maryland State Police during a seven-day waiting period. The buyer must complete an application form that is sent by the dealer or law enforcement agency to the Secretary of the State Police for investigation. The applicant is required to provide information regarding the buyer's eligibility to purchase or possess a handgun, and a description (including a serial number) of the handgun being purchased. There is a \$10.00 fee.
 - 4. The application may be disapproved only if the purchaser is ineligible, if the information supplied is false or incomplete or if the Secretary of the State Police receives written notification from the applicant's attending physician that the firearm applicant suffers from a mental disorder and is a danger to the applicant or another. If no action is taken within seven working days from the date the application is forwarded by the dealer, the handgun may be delivered to the purchaser.
 - 5. Most Maryland dealers who are licensed by the Maryland State Police, however, routinely await approval from the State Police even after seven days have elapsed. In no case, may the handgun be delivered before seven days even if the application is approved earlier.
 - 6. A person whose application is denied may request a hearing by writing to the Secretary of the State Police within 30 days after the Secretary forwards notice to the firearm applicant. The Secretary must schedule the hearing within 15 days. At the hearing, and in any subsequent court review, the decision generally will be sustained unless it is shown that the Secretary's decision was arbitrary and capricious.
 - 7. A person may not purchase more than one regulated firearm in a 30 day period, unless a person whose regulated firearm is stolen or irretrievably lost within that 30 day period and who considers it essential that the regulated firearm be replaced immediately. In this situation, the person must provide the licensed regulated firearms

dealer with a copy of the official police report which contains the name and address of the regulated firearm owner, a description of the regulated firearm, the location of the loss or theft, the date of the loss or theft, and the date that the loss or theft was reported to the law enforcement agency.

- 8. A person may not manufacture, sell or offer for sale a handgun manufactured after January 1, 1985, that is not included on the Handgun Roster of approved handguns. The roster is compiled by a Handgun Roster Board that is composed of the Secretary of the State Police and ten additional members appointed by the Governor of Maryland.
- 9. The Handgun Roster Board also reviews the status of personalized handguns (defined as having an incorporated design technology allowing it to be fired only by a person who is the authorized user and that prevents any of the safety characteristics from being readily deactivated) and reports annually to the Governor and Legislature regarding whether such handguns are commercially available.
- 10. A regulated firearms dealer may not offer for sale or transfer any handgun manufactured on or before December 31, 2002, unless the handgun is offered for sale or transferred with an external safety lock. Beginning January 1, 2003, handguns manufactured after December 31, 2002, may only be sold or transferred if they have an internal mechanical safety device.
- 11. A person who displays a regulated firearm for sale or transfer from a table or fixed display at a gun show must first obtain a temporary transfer permit from the Secretary of State Police. A criminal history and background check will be conducted. If there is no reason to disapprove the application, the Secretary will issue the permit within seven days of the date of application. The cost of an initial temporary transfer permit is \$10.00 and an additional temporary transfer permit during the same calendar year will be issued without charge. A person may not receive more than five temporary transfer permits during a calendar year.

12. Possession.

- a. No permit is required to possess a rifle or shotgun.
- b. Possession of a regulated firearm is prohibited by any person who:
 - (1) Has been convicted of a disqualifying crime
- (2) Has been convicted of a violation classified as a common law crime and received a term of imprisonment of more than 2 years
 - (3) Is a fugitive from justice
 - (4) Is a habitual drunkard
 - (5) Is addicted to a controlled substance or is a habitual user

- (6) Suffers from a mental disorder and has a history of violent behavior against himself or another person, or has been confined for more than 30 consecutive days to a mental facility, unless the person possesses a physician's certificate stating that the person is capable of possessing a regulated firearm without undue danger to the person or others (such a person is also prohibited from possessing a rifle or shotgun, unless the person possesses a physician's certificate)
 - (7) Has been found incompetent to stand trial
 - (8) Has been found not criminally responsible
- (9) Has been voluntarily admitted for more than 30 consecutive days to a mental health facility
- (10) Has been involuntarily committed to a facility for the treatment of a mental disorder
- (11) Is under the protection of a court-appointed guardian for reasons other than those relating solely to a physical disability
- (12) Is a respondent against whom a current non-ex parte protective order has been entered, or
- (13) Is 30 years old or younger and has been adjudicated delinquent by a juvenile court for an act that would be a disqualifying crime if committed by an adult
- 13. It is unlawful to possess, sell, offer for sale, transfer, receive, or transport into the State any "assault pistol". Current owners may possess such a pistol if it was registered with the Secretary of the State Police before August 1, 1994. A law enforcement unit may seize as contraband and dispose of any assault pistol transported, sold, transferred, purchased, received, or possessed in the State. The following semiautomatic pistols or their copies are "assault pistols":
 - a. AA Arms AP-9
 - b. Bushmaster
 - c. Claridge HI-Tec
 - d. D-Max Industries
 - e. Encom Mk-IV, MP-9, and MP-45
 - f. H & K SP-89
 - g. Holmes MP83

- h. Ingram MAC 10/11 and any variations, including Partisan Avenger and SWD Cobray
 - i. Intratec TEC-9 and DC-9 (center-fire only)
 - j. P.A.W.S.
 - k. Skorpion
 - I. Spectre
 - m. Uzi
 - n. Weaver Arms "Nighthawk"
 - o. Wilkinson Arms "Linda"
- 14. It is unlawful to manufacture, sell, offer for sale, purchase, receive, or transfer any detachable firearm magazine (except a tube magazine for a .22) that will hold more than 10 rounds. Possession is not prohibited.
- 15. Carrying and Transportation in Vehicles.
- a. It is unlawful for any person without a permit to wear or carry a handgun, openly or concealed, upon or about his person. It is also unlawful for any person to knowingly transport a handgun in any vehicle traveling on public roads, highways, waterways or airways, or upon roads or parking lots generally used by the public. This does not apply to any person wearing, carrying or transporting a handgun within the confines of real estate owned or leased by him, or on which he resides, or within the confines of a business establishment owned or leased by him.
 - Rifles and shotguns being transported in motor vehicles must be unloaded.
- c. A person may transport a handgun if they can demonstrate that the handgun is being carried, worn or transported:
 - (1) To or from a place of legal purchase or sale, or repair shop
- (2) Between a person's bona fide residences, or between his residence and place of business, if the business is operated and substantially owned by that person
- (3) While engaged in, or traveling to and from a target shoot, formal or informal target practice, sport shooting event, hunting, trapping, or dog obedience training class or show
- (4) By a bona fide gun collector who is moving any part or all of his gun collection from place to place for public or private exhibition

d. During transportation to and from the above places the handgun must be unloaded and carried in an enclosed case or enclosed holster. An additional penalty is provided for any person convicted of unlawfully wearing, carrying or transporting a handgun, if his deliberate purpose was to injure or kill another person.

Glossary Abbreviations

APG

Aberdeen Proving Ground

COPS

Centralized Operations Police Suite

DES

Directorate of Emergency Services

DFMWR

Directorate of Family and Morale, Welfare and Recreation

DPW

Directorate of Public Works

IAW

In Accordance With

POF/POW

Privately Owned Firearms or Weapons