RENEWAL

COUNTY OF

APPLICATION FOR A PENNSYLVANIA LICENSE TO CARRY FIREARMS

FOR USE BY ISSUING AUTHORITY: PICS Temp App. NoLicense No.Temporary License Approval DateRejection DateReason for Rejection			PICS Perm. App. No. Application Date Permanent License Approval Date Signature						
APPLICANT INFORMATION – TYPE/PRINT IN BLUE OR BLACK INK									
1. LAST NAME 2. J	2. JR., ETC. 3. I		FIRST NAME 4. MIDDLE NAME			5. PHOTO ID/DRIVER LICENSE 6. STATE NO.		6. STATE	
7a. DATE OF BIRTH 7b. PLACE OF BIRTH	BIRTH 7b. PLACE OF BIRTH 8. SOCI		9. AGE 10. SEX 11. RACE 12. HEIGHT			13. WEIG	HT 14. HAIR COLOR	15. FYF COLOR	
	(Optiona		0. ACE 10.		12.11210111	10. 112.10			
16. STREET ADDRESS			17. CITY		18. STATE	19. ZIP COD	E 20. HOME TEL	PHONE NO	
10. STREET ADDRESS			17. 011		IU. UTATE	13.211 000	20.110 ME TEE		
21. EMPLOYER/BUSINESS NAME			22. WORK TELEPHONE NO. 23. OCCUPATION						
21. EMPLOTER/DUSINESS NAME			22. WORK TELEPHONE NO. 23. OCCUPATION						
24. ADDRESS			25. CITY 26. STATE				27. ZIP CODE		
28. REASON FOR A LICENSE TO CARRY FIREARMS:									
SELF-DEFENSE EMPLOYMENT HUNTING/FISHING TARGET SHOOTING GUN COLLECTING OTHER									
29. TWO REFERENCES – NOT FAMILY MEMBERS NAME		ADDRESS					TELEPHONE NO.		
NAME		ADDRESS					TELEPHONE NO.		
APPLICANTS ARE DETERMINED TO BE ELIGIBLE FOR A LICENSE TO CARRY FIREARMS BASED UPON CRITERIA SET FORTH WITHIN THE PENNSYLVANIA UNIFORM FIREARMS ACT (18 PA.C.S. CHAPTER 61) § 6105, DEALING WITH INDIVIDUALS NOT TO POSSESS FIREARMS AND § 6109, DEALING WITH THE ISSUANCE OF A LICENSE TO CARRY FIREARMS.									
30. DO YOU MEET ANY OF THE FOLLOWING PROHIBITING CRITERIA UNDER 18 PA.C.S. § 6109(e)(1)? CHECK YES OR NO IN THE BOX BY EACH QUESTION:									
A. IS YOUR CHARACTER AND REPUTATION SUCH THAT YOU WOULD BE LIKELY TO ACT IN A MANNER DANGEROUS TO PUBLIC YES NO									
B. HAVE YOU EVER BEEN CONVICTED OF AN OFFENSE UNDER THE ACT OF APRIL 14, 1972 (P.L. 233, NO. 64) KNOWN AS THE CONTROLLED SUBSTANCE, DRUG, DEVICE AND COSMETIC ACT (CSDDCA)? (AS PROVIDED IN 18 PA.C.S. § 6109(e)(1)(II), ANY PENNSYLVANIA DRUG CONVICTION UNDER THE CSDDCA IS PROHIBITING FOR A LICENSE TO CARRY.)									
C. HAVE YOU EVER BEEN CONVICTED OF A CRIME ENUMERATED IN § 6105(b), OR DO ANY OF THE CONDITIONS UNDER § 6105(c) APPLY TO YOU? (READ INFORMATION ON BACK PRIOR TO ANSWERING) YES NO									
D. HAVE YOU EVER BEEN ADJUDICATED DELINQUENT FOR A CRIME ENUMERATED IN § 6105 OR FOR AN OFFENSE UNDER YES NO THE CONTROLLED SUBSTANCE, DRUG, DEVICE AND COSMETIC ACT?									
E. HAVE YOU EVER BEEN INVOL									
F. ARE YOU AN INDIVIDUAL WH								S 🗌 NO	
G. ARE YOU NOW CHARGED WITH, OR HAVE YOU EVER BEEN CONVICTED OF A CRIME PUNISHABLE BY IMPRISONMENT FOR A TERM EXCEEDING ONE YEAR? THIS IS THE MAXIMUM SENTENCE YOU COULD HAVE RECEIVED, NOT THE ACTUAL SENTENCE YOU DID RECEIVE. (IT DOES NOT INCLUDE FEDERAL OR STATE OFFENSES PERTAINING TO ANTITRUST, UNFAIR TRADE PRACTICES, RESTRAINTS OF TRADE, OR REGULATION OF BUSINESS; OR STATE OFFENSES CLASSIFIED AS MISDEMEANORS AND PUNISHABLE BY A TERM OF IMPRISONMENT NOT EXCEEDING TWO YEARS.)									
H. HAVE YOU EVER RECEIVED A DISHONORABLE DISCHARGE FROM THE UNITED STATES ARMED FORCES?								S 🗌 NO	
ARE YOU A FUGITIVE FROM JUSTICE? THIS DOES NOT APPLY TO MOVING OR NONMOVING SUMMARY OFFENSES UNDER TITLE 75 (RELATING TO MOTOR VEHICLES).									
	FIREARM UNDER THE STATUTES OF THE UNITED STATES?					S 🗌 NO			
31. ARE YOU A UNITED STATES CITIZEN? IF									
COUNTRY OF CITIZENSHIP	N REGISTRATION # OR I-94#					ES 🗌 NO			
 IF YOU ARE A RESIDENT OF ANOTHER STATE, DO YOU POSSESS A CURRENT LICENSE, PERMIT, OR SIMILAR DOCUMENT TO C FIREARM ISSUED BY THAT STATE? IF YES, ATTACH A PHOTOCOPY OF THE DOCUMENT TO THIS FORM. 							S 🗌 NO		
33. I have never been convicted of a crime that prohibits me from possessing or acquiring a firearm under Federal or State law. I am of sound mind and have never been committed to a mental institution or mental health care facility. I hereby certify that the statements contained herein are true and correct to the best of my knowledge and belief. I understand that if I knowingly make any false statements herein, I am subject to penalties prescribed by law. I authorize the sheriff, or his designee, or, in the case of first class cities, the chief or head of the police department, or his designee, to inspect only those records or documents relevant to information required for this application. If I am issued a license and knowingly become ineligible to legally possess or acquire firearms, I will promptly notify the sheriff of the county in which I reside or, if I reside in a city of the first class, the chief of police of that city. This certification is made subject to both the penalties of § 4904 of the Crimes Code, 18 Pa.C.S., relating to unsworn falsifications to authorities and the Uniform Firearms Act.									
SIGNATURE - APPLICANT DATE OF APPLICATION									

18 Pa.C.S. Section 6105(a)(1): A person who has been convicted of an offense enumerated in subsection (b), within or without this Commonwealth, or whose conduct meets the criteria in subsection (c) shall not possess, use, control, sell, transfer or manufacture or obtain a license to possess, use, control, sell, transfer, or manufacture a firearm in this Commonwealth. Section 6105(a.1)(2): A person who is the subject of an active final protection from abuse order issued pursuant to 23 Pa.C.S. § 6108, is the subject of any other active protection from abuse order issued pursuant to 23 Pa.C.S. § 6107(b) (relating to hearings), which provided for the relinquishment of firearms or other weapons or ammunition during the period of time the order is in effect, or is otherwise prohibited from possessing or acquiring a firearm under 18 U.S.C. § 922(g)(8) (relating to unlawful acts), commits a misdemeanor of the second degree if he intentionally or knowingly fails to relinquish a firearm or other weapon or ammunition. Section 6105(b) Prohibited offensive weapons §908 §3921 Theft by unlawful taking or disposition, upon conviction of the §911 Corrupt organizations second felony offense §912 §3923 Possession of weapon on school property Theft by extortion, when the offense is accompanied by threats §2502 Murder of violence Voluntary manslaughter §2503 §3925 Receiving stolen property, upon conviction of the second §2504 Involuntary manslaughter, if the offense is based on the felony offense reckless use of a firearm §4906 False reports to law enforcement authorities, if the fictitious §2702 Aggravated assault report involved the theft of a firearm as provided in 4906(c)(2) §2703 Assault by prisoner §4912 Impersonating a public servant if the person is impersonating §2704 Assault by life prisoner a law enforcement officer §2709.1 Stalking §4952 Intimidation of witnesses or victims §2716 Weapons of mass destruction §4953 Retaliation against witness, victim or party §2901 Kidnapping §5121 Escape §2902 Unlawful restraint §5122 Weapons or implements for escape §2910 Luring a child into a motor vehicle or structure §5501(3) Riot §3121 Prohibiting of paramilitary training §5515 Rape §3123 Involuntary deviate sexual intercourse §5516 Facsimile weapons of mass destruction §6110.1 §3125 Aggravated indecent assault Possession of firearm by minor §6301 §3301 Arson and related offenses Corruption of minors §3302 §6302 Causing or risking catastrophe Sale or lease of weapons and explosives §3502 Burglary §3503 Criminal trespass, if the offense is graded a felony of the Any offense equivalent to any of the above-enumerated offenses under second degree or higher the prior laws of this Commonwealth, or any offense equivalent to any §3701 Robbery of the above-enumerated offenses under the statutes of any other state Robbery of motor vehicle §3702 or of the United States.

Section 6105(c):

Effective November 22, 1995, 18 Pa.C.S. § 6105(c) also prohibits the following persons from possessing, using, controlling, transferring, manufacturing, or obtaining a license to possess, use, control, transfer, or manufacture a firearm in the Commonwealth of Pennsylvania.

- ARE YOU A PERSON WHO: 1. is a fugitive from justice; or
- 2. has been convicted of an offense under the act of April 14, 1972 (P.L. 233, No. 64), known as The Controlled Substance, Drug, Device and Cosmetic Act, or any equivalent Federal statute or equivalent statute of any other state, that may be punishable by a term of imprisonment exceeding two years; or
- 3. has been convicted of driving under the influence of alcohol or controlled substance as provided in 75 Pa.C.S. § 3802 (relating to driving under influence of alcohol or controlled substance) or the former 75 Pa.C.S. § 3731, on three or more separate occasions within a five-year period. For the purposes of this paragraph only, the prohibition of Section 6105(a) shall only apply to transfers or purchases of firearms after the third conviction; or
- 4. has been adjudicated as an incompetent or who has been involuntarily committed to a mental institution for inpatient care and treatment under section 302, 303, or 304 of the provisions of the act of July 9, 1976 (P.L. 817, No. 143), known as the Mental Health Procedures Act; or
- 5. being an alien, is illegally or unlawfully in the United States; or
- 6. is the subject of an active final protection from abuse order issued pursuant to 23 Pa.C.S. § 6108, is the subject of any other active protection from abuse order issued pursuant to 23 Pa.C.S. § 6107(b), which provided for the relinquishment of firearms during the period of time the order is in effect or is otherwise prohibited from possessing or acquiring a firearm under 18 U.S.C. § 922(g)(8). This prohibition shall terminate upon the expiration or vacation of the order or portion thereof relating to the relinquishment of firearms; or
- was adjudicated delinquent by a court pursuant to 42 Pa.C.S. § 6341 (relating to adjudication) or under any equivalent Federal statute or statute of any other state as a result of conduct which if committed by an adult would constitute an offense under 18 Pa.C.S. sections 2502, 2503, 2702, 2703, 2704, 2901, 3121, 3123, 3301, 3502, 3701, and 3923; or
- 8. was adjudicated delinquent by a court pursuant to 42 Pa.C.S. § 6341 or under any equivalent Federal statute or statute of any other state as a result of conduct which if committed by an adult would constitute an offense enumerated in 18 Pa.C.S. § 6105(b) with the exception of those crimes set forth in paragraph 7. This prohibition shall terminate 15 years after the last applicable delinquent adjudication or upon the person reaching the age of 30, whichever is earlier.
- 9. is prohibited from possessing or acquiring a firearm under 18 U.S.C. § 922(g)(9). If the offense which resulted in the prohibition under 18 U.S.C. § 922(g)(9) was committed, as provided in 18 U.S.C. § 921(a)(33)(A)(ii) (relating to definitions), by a person in any of the following relationships: (i) the current or former spouse, parent or guardian of the victim; (ii) a person with whom the victim shares a child in common; (iii) a person who cohabits with or has cohabited with the victim as a spouse, parent or guardian; or (iv) a person similarly situated to a spouse, parent, or guardian of the victim; then the relationship need not be an element of the offense to meet the requirements of this paragraph.
- 10. has been convicted of an offense under subsection (a.1)(2). The prohibition shall terminate five years after the date of conviction, final release from confinement or final release from supervision, whichever is later.

PRIVACY ACT NOTICE

Solicitation of this information is authorized under Title 18 Pa.C.S. § 6111. Disclosure of your social security number is voluntary. Your social security number, if provided, may be used to verify your identity and prevent misidentification. All information supplied, including your social security number, is confidential and not subject to public disclosure.

Information for Medical Marijuana Cardholders

It is legal under Pennsylvania law for the holder of a validly issued patient Medical Marijuana Card to possess approved forms of medical marijuana. However, as per the United States Department of Justice, Bureau of Alcohol, Tobacco, Firearms and Explosives (BATFE), the possession of medical marijuana remains a violation of federal law, and possession of a valid Medical Marijuana Card and/or the use of medical marijuana makes you an "unlawful user of or addicted to any controlled substance" who is prohibited by federal law from the purchase or acquisition, possession, or control of a firearm pursuant to 18 U.S.C. § 922(g)(3), and 27 C.F.R. § 478.32(a)(3).

The BATFE's position is set forth in its September 21, 2011, Open Letter to all Federal Firearms Licensees, which states in part that "[t]therefore, any person who uses or is addicted to marijuana, regardless of whether his or her State has passed legislation authorizing marijuana use for medicinal purposes, is an unlawful user of or addicted to a controlled substance, and is prohibited by Federal law from possessing firearms or ammunition." Click here for a copy of the Open Letter. Opens in A New Window. Likewise, the mere possession of a Medical Marijuana Card will give rise to an inference that you are an "unlawful user of or addicted to" a controlled substance, pursuant to 27 C.F.R. § 478.11.

Therefore, it is also unlawful for you to apply for, possess or renew a Pennsylvania License to Carry Firearm (LTC), because you are "[a]n individual who is prohibited from possessing or acquiring a firearm under the statutes of the United States." (Pennsylvania Consolidated St