#### AUG 1 6 2021

## Weapons Registration Form

Reporting Requirement: DD-8370-01

# Marine Corps Installations East-Marine Corps Base Camp Lejeune Weapons Registration Form

Privacy Act Statement

Reset Form

Privacy Act Statement
Information contained on this form is maintained under the System of Records Notice NM08370-1, Weapons Registration (February 19, 2008, 73 FR 9104). AUTHORITY: 10 U.S.C. 5013, Secretary of the Navy: 10 U.S.C. 5041, Headquarters, Marine Corps; and E.O. 9397(SSN). PRINCIPLE: Individuals registering firearms or other weapons with station security offices and/or Provost Marshal; all individuals who purchase a firearm or weapon at authorized exchange activities; and/or individuals who reside in government quarters who possess privately-owned firearms; all individuals authorized access to individual armories. PURPOSE: To assure proper control of weapons on installations; to monitor and control purchase and disposition of weapons/accessories; and provide record of individuals authorized access to armory spaces. ROUTINE USE: In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act. DISCLOSURE: Disclosure of this information is mandatory to register weapons aboard the installation.

PERSONAL INFORM	MATION:																		
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## Firearms Regulations Acknowledgement Letter

I,	, acknowledge that I have	read and understand
MCIEAST-MCB CAMLEJO	5500.1A (Possession, Regis	tration, Use and Sale of
Privately Owned Fire	arms, Weapons, Ammunition,	Explosives, Fireworks,
and Pyrotechnics).	Specifically, I understand	the following:

- 1. All of my privately owned firearms and weapons will be stored in either my unit armory or my quarters. Firearms and weapons retained in my assigned quarters shall be inaccessible to minors.
- 2. Ammunition must be stored separately from firearms and in a container capable of being locked with a key or combination lock. In all cases, privately owned firearms shall be stored in a fully encased container (e.g. Commercial gun safe, hard plastic case, etc.) that is capable of completely enclosing the firearm and being locked with a key or combination lock. All firearms shall be fitted with a trigger lock.
- 3. All firearms shall remain unloaded until I am actually participating in authorized recreational shooting or hunting.
- 4. When transporting firearms or weapons, they shall be unloaded and secured in the trunk of the vehicle. If the vehicle does not have a trunk (i.e. truck, hatchback, van) the firearms or weapons may be in the passenger compartment inside a locked case or compartment.
- 5. Under no circumstances shall firearms, weapons, or ammunition be permanently stored in a privately owned vehicle aboard the Installation.
- 6. Enduring storage of firearms in a privately owned vehicle is temporarily authorized for transportation to or from an approved location for authorized use **for that day**, provided they comply with transportation/storage requirements indentified in this Order.
- 7. Carrying a concealed weapon is prohibited aboard the Installation with the exemption of qualified, active Marine Corps Law Enforcement professionals, who possess a valid Law Enforcement Officer Safety Act 18 U.S.C § 926 credentials.
- 8. Defiance of these regulations constitutes violations of lawful orders other than general orders and may be prosecuted under Article 92 of the Uniformed Code of Military Justice or applicable Federal or state statutes, as appropriate.

	Signature
Date	

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#### North Carolina General Statue §14-315.1

Upon the retail/commercial sale or transfer of any firearm, the seller or transferor will deliver a written copy of North Carolina General Statute §14-315.1 to the purchaser or transferee. Additionally, any retail or wholesale store, shop, or sales outlet that sells firearms will conspicuously post at each purchase counter the following warning in block letters not less than one inch height: "IT IS UNLAWFUL TO STORE OR LEAVE A FIREARM THAT CAN BE DISCHARGED IN A MANNER THAT A RESPONSIBLE PERSON SHOULD KNOW IS ACCESSIBLE TO A MINOR." A violation of these provisions is a Class 1 misdemeanor under North Carolina law.

### N.C.G.S §14-315.1. Storage of Firearms to Protect Minors

- a. Any person who resides in the same premises as a minor, owns or possesses a firearm, and stores or leaves the firearm (i) in a condition that the firearm can be discharged and (ii) in a manner that the person knew or should have known that an unsupervised minor would be able to gain access to the firearm, is guilty of a Class 1 misdemeanor if a minor gains access to the firearm without the lawful permission of the minor's parents or a person having charge of the minor and the owner:
  - (1) Possesses it in violation of G.S. 14-269.2(b);
- (2) Exhibits it in a public place in a careless, angry, or threatening manner;
- (3) Causes personal injury or death with it not in self-defense; or
  - (4) Uses it in the commission of a crime.
- b. Nothing in this section shall prohibit a person from carrying a firearm on their body, or placed in such close proximity that it can be used as easily and quickly as if carried on the body.
- c. This section shall not apply if the minor obtained the firearm as a result of an unlawful entry by any person.
- d. "Minor" as used in this section, means a person less than 18 years of age who is not emancipated. (1993, c. 558, s. 2; 1994, Ex. Sess., c. 14, s. 11.