

LOCALIZED REQUIREMENTS

- 1) All individuals in possession of a personally owned weapon will have a current State of Michigan Concealed Pistol License and will identify to the installation entry controller that they are in possession of a weapon. They will produce their Concealed Pistol License along with their access credentials to the installation controller. This is in accordance with MCL 28.425f.
- 2) No rifles or long guns will be allowed on the installation.
- 3) Open carry is prohibited.
- 4) Personally Owned Weapons are not authorized in the following areas: **River Club, Starbase, Flightline, all dormitories, billets, dining facilities and the Emergency Control Center.**
- 5) Failure to disclose the carrying of a personally owned weapon to any Security Forces Member or Alpena County Sheriff Office Deputy can result in the seizure of the weapon and further criminal and/or administrative actions.
- 6) Violations of this policy will result in the loss of privilege to possess or carry a privately owned weapon on the installation.
- 7) Alpena CRTC Security Forces will be the Point of Contact for any matters or questions regarding this policy. The contact number for Security Forces is 988-354-6268.

ALPENA CRTC CONCEALED WEAPONS POLICY



Presented by the
Alpena Combat Readiness Training Center
Security Forces Office

The purpose of this pamphlet is to educate individuals seeking access to the installation in regards to the Adjutant General's Concealed Weapons Policy and localized requirements. These policies are in effect.

Questions can be referred to
the Security Forces Administration Building at
989-354-6268 / 989-354-6251.

One of the Adjutant General's lawful responsibilities is to ensure the safety of all personnel and members of the public, who work at, or use, our National Guard facilities.



In order to carry out this responsibility, the TAG has established a policy of the Michigan National Guard (MING) concerning carrying Personally Owned Weapons (POW) on to the installation.

This policy recognizes and consents to Michigan Compiled Law 28.421, et seq; it does not under any circumstance grant further authority to Concealed Pistol License (CPL) holders beyond the direction and conditions contained within Michigan Compiled Law 28.421, et seq.

In addition to the MING policy, the Commander of the Alpena Combat Readiness Training Center has implemented local requirements as well.

These policies apply to all members of the MING, Department of Military and Veteran's Affairs employees, AAFES employees, civilian visitors, contractors and members of the National Guard of other states and other military service component members while on any MING installation or facility.

AUTHORIZATION TO CARRY PERSONALLY OWNED WEAPONS (POW) IN MICHIGAN NATIONAL GUARD FACILITIES

- 1) All individuals who possess a concealed handgun license recognized and valid in the State of Michigan may possess a handgun on their person, or properly secured while on Michigan National Guard installations or facilities. In accordance with this authorization, the handgun must remain on your person or properly secured. All requirements stipulated by Michigan's CPL law must be followed.
- 2) The authorization to carry a POW is for Concealed Pistol License (CPL) holders only.
- 3) Open carry of POW on or within all MING properties and facilities is prohibited.
- 4) This CPL policy includes any states having reciprocity agreements with the State of Michigan.
- 5) This authorization does not apply to any Federal tenant units on any Michigan Army or air National Guard installation. Tenant units are responsible for their own Concealed Carry Policy and posting for their building(s).
- 6) Recognized law enforcement authorities who routinely carry an authorized job-related weapon as part of their assigned duties are permitted to carry their weapons onto MING installation and facilities when in the execution of their official duties. Off-duty Law Enforcement Officers (LEO) are allowed to carry their weapon consistent with their departmental policies.

REQUIREMENTS FOR CARRYING A POW, MCL 28.425f

- 1) An individual who possesses a CPL shall have his/her license to carry a pistol and state-issued driver license or personal identification card in this/her possession at all times he/she is carrying a POW or portable device that uses electro-muscular disruption (PEMDD) technology.
- 2) An individual who possesses a CPL and who is carrying a concealed pistol or PEMDD shall show both his/her CPL and state-issued driver license or personal identification card to a peace officer upon request by that peace officer.
- 3) An individual who possession a CPL and who is carrying a concealed pistol or PEMDD and who is stopped by a peace officer shall immediately disclose to the peace officer that he/she is carrying a pistol or PEMDD upon his/her person or in his/her vehicle.
- 4) A pistol or PEMDD carried in violation of MCL 28.425f Section 5f is subject to immediate seizure by a peace officer. If a peace officer seizes a pistol or PEMDD under this subsection, the individual has 45 days in which to display his/her license or documentation to an authorized employee of the law enforcement entity that employs the peace officer. If the individual displays his/her license or documentation to an authorized employee of the law enforcement entity that employs the peace officer within the 45-day period, the authorized employee shall return the pistol or PEMDD to the individual unless the individual is prohibited by law from possessing a firearm or PEMDD. If the individual does not display his/her license or documentation within the 45-day period, this pistol or PEMDD is subject to forfeiture.

RESTRICTIONS FOR CARRYING A POW, MCL 28.425o

- 1) An individual possessing a CPL or who is exempt from licensure shall not carry a concealed pistol or a PEMDD on the premises of any of the following:
- 2) A school or school property.
- 3) A public or private child care center or day care center, public or private child caring institution or placing agency.
- 4) A sports arena or agency.
- 5) A bar or tavern licensed under Michigan liquor control code, where the primary source of income of the business is the sale of alcoholic liquor by the glass and consumed on the premises.
- 6) Any property or facility owned or operated by a church, synagogue, mosque, temple, or place of worship unless the presiding official(s) permit the carrying of concealed pistol of that property.
- 7) An entertainment facility with seating capacity of 2,500 or more.
- 8) A hospital.
- 9) A dormitory or classroom of a community college, college, or university.

EXEMPTIONS FOR CARRYING A POW

- 1) Michigan CPL Law exempts all parking lots from gun-free zones, therefore parking lots are not considered an extension of a gun-free building or facility.
- 2) Refer to MCL 28.425o, www.legislature.mi.gov for a listing of individuals who are exempt from subsections (1) and (2) as stated above in regards to "gun free" zones and/or prerequisites that determine who is exempt.