AIR STATION ORDER 5510.15F

From: Commanding Officer  
To: Distribution List  

Subj: POSSESSION, REGISTRATION, USE, SALE, AND STORAGE OF PRIVATELY OWNED FIREARMS, WEAPONS, AMMUNITION, AND FIREWORKS  

Ref: (a) 18 U.S.C. 13, Federal Assimilative Crimes Act  
(b) 18 U.S.C. 921, Crimes and Criminal Procedure  
(c) 18 U.S.C. 922, Unlawful Acts  
(d) 18 U.S.C. 926B, Carrying of Concealed Firearms by Qualified Law Enforcement Officers  
(e) 18 U.S.C. 1382, Entering Military Property  
(f) National Firearms Act  
(g) NC General Statutes, Chapter 14, Criminal Law  
(h) MCO 5530.14A  
(i) MCO 5580.4  
(j) MCO 5500.6H w/ Ch 1  
(k) MCIEAST-MCB CAMLEJO 5500.1A  
(l) MARADMIN 176/14, Interim Guidance for Privately Owned Firearms Policy Aboard Marine Corps Installations  
(m) MARADMIN 719/19, Concealed Carry of Privately Owned Firearms for U.S. Marine Corps Law Enforcement Professionals  

Encl: (1) Privately Owned Firearms Registration Form  
(2) Firearms Regulations Acknowledgment Letter  

1. **Situation.** Safety and security are primary Command responsibilities. The references provide broad overarching guidance, but prescriptive instruction governing the handling of privately owned firearms (POFs), weapons, ammunition, and fireworks is needed.  

2. **Cancellation.** ASO 5510.15E.  

3. **Mission.** To establish regulations governing the possession, use, sale, and storage of POFs, weapons, ammunition, and fireworks aboard Marine Corps Air Station, Cherry Point (MCAS CHERPT), and the outlying areas also under the jurisdiction of the Installation Commander to include Marine Corps Outlying Landing Field Atlantic, Marine Corps Outlying Landing Field Oak Grove, and Marine Corps Landing Field Bogue. As used in this Order “Station” and “Installation” are the general terms used to describe MCAS CHERPT and its outlying areas. Areas of proprietary jurisdiction, such as Slocum Village, are not subject to this Order. Areas of proprietary jurisdiction are subject to North Carolina jurisdiction and specific Atlantic Marine Corps Communities at Cherry Point lease agreements.  

   a. **Summary of Revision.** This Order has been completely revised and should be read in its entirety.
b. **Punitive Effect.** Violations of this Order by military personnel are punishable under Article 92 of the Uniform Code of Military Justice (UCMJ) and may subject the violator to court-martial or other judicial or administrative action. Individuals not subject to the UCMJ who fail to comply are subject to adverse administrative action or criminal prosecution as authorized by references (a) through (g), and other applicable federal and state laws.

4. **Execution**

a. **Commander’s Intent and Concept of Operations**

   (1) **Commander’s Intent**

   (a) To ensure good order, discipline, security, and force protection aboard the installation by integrating standard physical security requirements for the possession, use, sale, and storage of POFs, weapons, ammunition, and fireworks.

   (2) **Concept of Operations**

   (a) Personnel residing aboard MCAS CHERPT shall be allowed to possess their POFs/weapons/ammunition, if they comply with all requirements of this Order and the references.

   (b) Tenant unit Commanders are responsible for providing armory storage for the POFs of personnel living in Barracks. If the unit does not have or does not desire to provide such armory storage, the Installation is unable to provide alternative facilities.

b. **Definitions.** As used herein, the following definitions shall apply:

   (1) **Ammunition.** Per reference (b), ammunition is a device charged with explosives, propellants, initiating composition or chemical material for use in connection with defense or offense including demolitions, training, ceremonial, or non-operational purposes.

   (2) **Firearm.** Per reference (b) (but, further distinguishing between conventional firearms, muffler/silencers, and destructive devices), a firearm means any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive or, the frame or receiver of any such weapon.

   (3) **Firearm muffler and firearm silencer.** Per reference (b), a firearm muffler and firearm silencer mean any device for silencing, muffling, or diminishing the report of a portable firearm, including any combination of parts, designed or redesigned, and intended for use in assembling or fabricating a firearm silencer or firearm muffler, and any part intended only for use in such assembly or fabrication.

   (4) **Destructive Device.** Per reference (b), a destructive device means any explosive, incendiary, poison gas, bomb, grenade, rocket having a propellant charge of more than four ounces, missile having an explosive or incendiary charge of more than one-quarter ounce, mine, or device similar to any of the devices described in the preceding clauses.

   (5) **Antique Firearm.** Per reference (b), an antique firearm means any firearm (including any firearm with a matchlock, flintlock, percussion cap, or similar type of ignition system) manufactured in or before 1898; or any replica of any firearm as just described if such replica is not designed or redesigned for using rimfire or conventional centerfire fixed ammunition.
(6) Firearm Storage Container. Per reference (l), a safe, gun safe, gun case, lock box, or other device that is designed to be or can be used to store a firearm and that is designed to be unlocked only by means of a key, combination, or other similar means.

(7) Fireworks. Any combustible or explosive device designed to produce a striking display of light and/or a loud noise.

(8) Possession. The exercise of actual physical custody and control over POFs/weapons/ammunition. Possession may be established by the fact that the POFs/weapons/ammunition were found in a motor vehicle or on the premises or in a place over which a person exercises control.

(9) Weapon. For purposes of this Order, the term weapon refers to a bowie knife, dirk, dagger, slingshot, loaded cane, metallic knuckles, shuriken, stun gun, bow, or other deadly weapon of like kind, except ordinary pocketknives three inches or less in length. Defensive pepper spray is also not considered a weapon when in compliance with North Carolina law.

c. Enforcement

(1) To ensure compliance with the provisions of this Order, a multifaceted approach to enforcement is required from all units and personnel. These include:

(a) Instituting health and welfare inspections in unit Barracks to ensure compliance with this Order. Nothing in this Order prevents individual unit Commanders from promulgating more restrictive guidance.

(b) Conducting command authorized vehicle inspections to ensure compliance with this Order. Nothing in this Order prevents individual unit Commanders from promulgating more restrictive guidance.

(c) Notifying the Provost Marshal’s Office (PMO) when violations of this Order are identified aboard MCAS CHERPT.

d. Tasks

(1) Provost Marshal shall:

(a) Implement the registration process for all POFs aboard MCAS CHERPT.

(b) Utilize the Consolidated Law Enforcement Operations Center (CLEOC) database system to document all registered firearms aboard MCAS CHERPT.

(c) Conduct local records check of all personnel registering POFs.

(d) Enforce provisions of this Order as they apply to possessing, registering, storing, transporting, and using POFs.

(e) Ensure that personnel who reside aboard MCAS CHERPT and intend to store POFs in their quarters or residence, register those POFs with PMO using the enclosures.

(2) Commanding Officers of Subordinate and Tenant Units are encouraged to:
(a) Ensure all newly assigned personnel are informed of this Order during initial orientation and as required to ensure continued awareness.

(b) Ensure all assigned service members residing aboard MCAS CHERPT register all POFs they intend to store at their quarters/residence with PMO, within 10 days of occupancy (or for newly obtained firearms, within 10 days of possession). During the 10-day grace period, individuals will have violated the requirements of this Order if they cannot provide proof of both: (a) installation residency (not in Barracks) and (b), proof that they are within the 10-day grace period, as described within this Order. During the 10-day grace period (and all times thereafter) a servicemember must possess, use, sell, and/or store any POF in accordance with all provisions of this Order.

(3) Director, Communication Strategy and Operations (COMMSTRAT). COMMSTRAT will ensure periodic dissemination of the contents of this Order.

e. Coordinating Instructions

(1) Possessing, carrying, displaying, firing, or discharging any firearm or antique firearm aboard the installation, other than as authorized by the MCAS CHERPT Commanding Officer is prohibited.

(2) Owners of POFs must comply with all applicable federal, state, and local laws for the purchase, registration, transportation, and storage of POFs and ammunition.

(3) Recreational shooting and hunting aboard MCAS CHERPT is permitted in approved areas only per reference (k). Firearms may be transported to and from Installation areas, where firearms use is authorized, such as hunting areas or recreational shooting ranges, without being registered, unless they are also stored on the Installation within a unit armory, housing, or BEQ/BOQ.

(4) Sponsors may be held in violation of this Order if their dependents or guests fail to uphold this Order.

(5) Registration of Firearms. Per the references, and as defined in this Order, all POFs stored aboard MCAS CHERPT, must be registered with PMO. Owners who reside on the Installation (but not those in Barracks) have 10 days from reporting aboard the Station, or 10 days from the date of purchase (with proof of purchase) of the POF to register with PMO. During the 10-day grace period, individuals will have violated the requirements of this Order if they cannot provide proof of both: (a) installation residency (not in Barracks) and (b), proof that they are within the 10-day grace period, as described within this Order. During the 10-day grace period, and all times thereafter, a servicemember must possess, use, sell, and/or store any POF in accordance with all provisions of this Order. The 10-day grace period to register firearms does not apply to residents in Barracks. All POFs which are not duly registered when required by this order, are illegally introduced, or are improperly used or stored aboard the Station in violation of this Order will be confiscated. The firearm will be returned to the owner only after proof has been presented that the firearm has been properly registered as appropriate, and, when applicable, that the release has been authorized by the individual’s Commanding Officer or designee. To register a POF, the owner must:

(a) Possess a valid military, retired, family member, or authorized civilian identification (ID) card.

(b) Report to the Pass & Identification Office (Pass & ID), Building 251, and complete the forms contained within the enclosures for each POF being registered.

(c) Have proof of purchase of the firearm. If the owner does not have an original proof of
purchase, he may instead provide a statement that they obtained the firearm legally.

(d) A photo or detailed description of the firearm. This will enable the Pass & ID Office to verify the actual serial number and/or description of the firearm being registered. Persons registering firearms shall not bring the actual firearm to Pass & ID to be registered.

(e) Notify PMO when they sell or dispose of their registered POFs.

(f) Antique firearms are not required to be registered but must be possessed, used, sold, and stored in accordance with all other firearm provisions of this Order.

(g) Weapons, as defined in the Order, are not required to be registered but individuals shall abide by all applicable provisions within this Order, federal, state, and local laws for the purchase, registration, transportation, and storage of such weapons.

f. Storage of Privately Owned Firearms, Weapons, and Ammunition Aboard MCAS CHERPT

1. General

(a) No individual may possess or store a POF, weapon, or ammunition in work areas, Government leased spaces, or Government vehicles except when properly stored in a unit armory or, as authorized for qualified, active Marine Corps Law Enforcement professionals per references (d), (j) and (m).

(b) POFs or weapons must not be stored in privately-owned vehicles overnight. POFs or weapons are to be used on the Installation only in accordance with this Order and only in approved hunting or recreational areas. POFs or weapons may be temporarily stored in a privately-owned vehicle (not overnight) while the individual is at work or patronizing other Installation resources. Individuals who reside off Installation that transport POFs onto the Installation for hunting or other approved recreational purposes are not required to register their POFs provided the POFs are not stored in vehicles overnight per reference (k).

2. Privately Owned Firearms, Weapons, and Ammunition within Installation Residences

(a) Servicemembers who reside in Barracks:

1. Military personnel shall not possess or store any POF, weapon (as defined by this Order), or ammunition in any Barracks. Nothing in this Order prevents an individual unit Commander from issuing more restrictive guidance. All POFs, weapons, and ammunition may be stored in their respective organizational armory in accordance with references (h) and (k), or off Station. The 10-day grace period for registration does not apply to personnel who reside in Barracks.

2. Servicemembers who reside in Barracks may permanently store their POFs/Weapons/ammunition off Installation. If they choose to permanently store their POFs/Weapons/ammunition off Installation, they are not required to register their POFs. POFs, weapons, and ammunition stored off Installation may be temporarily taken aboard for use in hunting or recreational areas without having to be registered. Persons who live in Barracks may temporarily leave their POFs/Weapons/ammunition in their personally owned vehicles while they are on duty or patronizing other Installation resources. POFs/Weapons/ammunition shall not be taken inside of any Barracks at any time and shall not be stored in a personally owned vehicle overnight.
3. Servicemembers who reside in Barracks may also store their POFs/weapons/ammunition on Station subject to their Commander's approval and in accordance with references (h) and (k). If they desire to store their POFs or ammunition on Station, they must first register their POF with PMO before bringing the POF aboard the Installation. Once a servicemember's POF is registered with PMO, the individual may deliver the POF/ammunition to his organizational Commander or designee, who may issue receipts, and provide storage per references (h) and (k). The 10-day grace period for POF registration does not apply to personnel who reside in Barracks.

(b) Staff Noncommissioned Officers (SNCOs) and officers residing in Bachelor Enlisted Quarters (BEQ) or Bachelor Officer Quarters (BOQ) are permitted to store POFs, weapons, and ammunition in their quarters. This does not apply to E-5 and below residing in the Barracks, Bachelor Housing, BEQ per reference (l). SNCOs and officers residing in BEQ or BOQ who desire to store their POFs and ammunition in the BEQ or BOQ must:

1. Register POFs retained in their Installation quarters with PMO (10-day grace period applies).

2. At a minimum, keep all POFs located within their quarters unloaded and locked in a firearm storage container separate and apart from ammunition.

3. Store ammunition separately from POFs and in a locked container.

4. Store black and smokeless powder in quantities not to exceed a combination of five pounds in original containers. Black and smokeless powder may also be stored in a wooded box or cabinet having walls at least one inch thick.

(c) POFs owned by residents in Atlantic Marine Corps Communities (AMCC) may be kept in the residence. All personnel residing in AMCC housing (except for Slocum Village and any other areas of proprietary jurisdiction) shall:

1. Register POFs retained in their residences with PMO (10-day grace period applies).

2. At a minimum, keep all firearms kept within their residence unloaded and locked in a firearm storage container separate and apart from ammunition.

3. Store ammunition separately from POFs and in locked container.

4. Store black and smokeless powder in quantities not to exceed a combination of five pounds in original containers. Black and smokeless powder may also be stored in a wooded box or cabinet having walls at least one inch thick.

**g. Carrying and Transporting Privately Owned Firearms, Weapons, and Ammunition**

(1) **Transporting Privately Owned Firearms, Weapons, and Ammunitions in a Motor Vehicle.** Transporting POFs, weapons, and ammunition is authorized in privately owned vehicles when such transportation is consistent with this Order and all federal, state, and local laws.

(a) During transportation in a vehicle, POFs must be unloaded and stored in a locked firearm storage container. Provided, however, unloaded POFs that are transported in the trunk of a vehicle or a secured bed mounted toolbox are considered secured and do not require any additional actions.
(b) During transportation in a vehicle, ammunition and a POF shall not be located together within the same firearm storage container. Ammunition and unloaded POFs may, however, be transported together in the trunk of a vehicle or a secured bed mounted toolbox without any additional actions. During transportation only (unlike storage in base housing/BEQ/BOQ), ammunition is not required to be in a locked container.

(c) If stopped or inspected by law enforcement, a person must immediately notify the law enforcement officer of the presence of any POF in the vehicle for the officer’s safety. Simply entering at any of the Station’s gates is not considered a “stop” by law enforcement. Notification to law enforcement is not required when simply identifying oneself to law enforcement for the limited purpose of gaining access to the Installation. For example, a Marine who lives off Station and properly transports a shotgun and ammunition within his vehicle’s trunk for use after duty hours at the Installation Skeet Range does not need to notify law enforcement of his POF when asked to show his Military ID Card at the gate.

(d) Weapons, as defined in this Order, transported in the passenger compartment of a motor vehicle must be visible or easily distinguishable by normal observation from the exterior of the vehicle or out of immediate reach of the driver. Weapons that are transported in the trunk of a vehicle or a secured bed mounted toolbox are considered secured and do not require any additional actions.

(e) Storing POFs, weapons, and/or ammunition in privately owned motor vehicles overnight is prohibited.

(f) If a Recreational Vehicle (RV) or trailer is being driven or towed aboard the Station, the RV or trailer is considered a motor vehicle and subject to search. POFs, weapons, and ammunition must be possessed, registered, and transported in accordance with all provisions of this Order pertaining to motor vehicles. A POF may not be stored overnight in an RV or trailer except as allowed in subsection (g).

(g) If an RV or trailer is officially registered for an overnight stay at Pelican Point RV Park, then an individual may store a POF/weapon/ammunition overnight in the RV or trailer for the extent of the overnight stay. The POF/ammunition/weapon must be stored, possessed, and used according to all regulations within this Order pertaining to individuals residing aboard the Station (see paragraphs 4.f.(2)(b) and (c)). If a person stays less than 10 days in an RV at Pelican Point Park, then that person is not required to register any POFs for that stay. For persons who live in RVs at Pelican Point Park longer than 10 consecutive days (or live in Pelican Point Park for 10 days and then move into another form of base housing), then they must register their POFs. The 10-day grace period applies to persons who live in RVs at Pelican Point Park. A person may not stay overnight in an RV for 9 days, check out for 1 day (or other short time period) and then check back into Pelican Point Park for the purpose of evading this Order’s POF registration requirement.

(2) Civilian and Military Law Enforcement Officers. Properly identified civilian law enforcement officers (LEOs) entering the installation on official business are not required to surrender nor register their firearms with which they are normally armed.

(3) Concealed POFs/Weapons

(a) It is prohibited for any person, regardless of state license or permit, to carry or transport a concealed POF or concealed weapon aboard MCAS CHERPT. No POFs and/or weapons will be concealed on a person, except by individuals who are employed as full time LEOs, and other cases specifically authorized by the Commanding Officer.

(b) If at any of the Station’s entry gates (including the inspection lane), it is discovered that a person is in violation of this Order’s provisions including the carrying, transporting, concealing, and/or
registration of a POF but is otherwise in compliance with North Carolina and federal law, then that person will be issued a warning for the first offense and instructed to immediately leave the station with the POF.

(c) If at any of the Station’s entry gates (including the inspection lane), it is discovered that a person is in violation of this Order’s provisions for the transportation of a weapon (as defined by this Order) but otherwise in compliance with North Carolina and federal law, then that person will be issued only a warning for the first offense and will be instructed immediately to leave the Installation with his weapon.

(d) Small blades, knives, or blunt-style weapons which are designed to fit into a belt buckle or give a false impression of being ornamental in nature, or which are in any way misleading in their true purpose, and are easily accessible to the wearer, are concealed. This does not apply to a pocketknife three inches or less in length.

(e) Personnel granted concealed carry authorization for the USMC service weapon in support of their official duties must follow procedures contained within reference (j).

(4) Concealed Carry of Privately Owned Firearms by Qualified Law Enforcement Officers

(a) References (d) and (m) authorize qualified active Marine Corps Law Enforcement Officers (LEOs) who possess valid Law Enforcement Officer Safety Act (LEOSA) credentials to carry concealed POFs aboard Marine Corps property in the United States and U.S. territories for personal protection while off duty.

(b) Marine Corps LEOs are defined as Military Police, Criminal Investigators, and Marine Corps Law Enforcement Program (MCLEP) police officers who meet credentialing requirements for concealed carry of a POF for personal protection.

(c) Marine Corps LEOs shall register their POFs with the Pass & ID Office.

(d) Marine Corps LEOs shall not carry POFs, concealed or otherwise, while on duty. POFs shall be stored in the PMO provided lockers while the LEO is on duty.

(5) Carrying and Transporting Bladed, Edged and Martial Arts Weapons

(a) Bowie Knives, dirks, daggers, slingshots, hunting knives, swords, daggers, and bayonets, are not authorized to be carried on one’s person aboard the Station unless the individual is actively engaged in a recreational activity (e.g., camping, hunting, fishing, etc.), and the bladed or edged weapon is normally/commonly used for that purpose. Individuals residing off Station who will participate in a recreational activity before or after work may store these items in a personally owned vehicle while they are on duty or patronizing other installation resources (not overnight). The weapons must be transported within the motor vehicle in accordance with this Order.

(b) This Order is not intended to preclude the legitimate use of a workman’s knife by military or civilian workers in the performance of their official duties, or awards, trophies or plaques that have bladed or edged weapons affixed to them and are not easily accessible without a tool to access the edged or bladed weapon.

(6) Introduction of Privately Owned Firearms and Weapons onto MCAS CHERPT for Recreational Shooting and Hunting

(a) Military and civilian personnel residing off Station may transport POFs and/or weapons onto
the Installation for authorized recreational shooting and hunting purposes only. Those POFs are not required to be registered unless they are stored aboard the Installation.

(b) During North Carolina Wildlife Resource Commission published hunting seasons, a North Carolina hunting permit plus an Installation permit will be considered authorization to carry a POF and/or weapon into authorized hunting areas.

(c) Armed hunters will proceed directly to and from their authorized hunting areas only.

(d) Individuals residing off Station who hunt or recreationally shoot before or after work may store their POFs, weapons, and/or ammunition authorized for hunting or recreational shooting on the installation in their personally owned vehicle while on duty or patronizing other Station resources. Individuals who reside off Installation that transport POFs onto the Installation for hunting or other approved recreational purposes are not required to register their POFs per reference (k). But these POFs and/or weapons must be stored and transported within the motor vehicle in accordance with this Order (including no overnight storage).

h. Possession or Use of Fireworks. The introduction, possession, or use of fireworks aboard the Station is prohibited except as required in the proper performance of official duties.

i. Firing or Discharge of Pneumatically Operated Weapons. Pneumatically operated weapons (e.g., air rifles, air pistols, and those weapons operated by compressed air, gas, spring, or similar method) that are designed to fire BB shots or pellets are authorized to be fired aboard the confines of the Station under the following conditions:

(1) Persons under the age of 16 years of age will be supervised by a parent, guardian or person standing in for a parent when firing such firearms/weapons.

(2) Pneumatically operated firearms/weapons will only be fired at targets and not at persons, wildlife, pets, or property.

(3) Target backstops must be of sufficient size and thickness to preclude any hazard to persons or property.

(4) Firing of pneumatically operated firearms/weapons is strictly prohibited within 200 yards of any inhabited area, squadron, battalion, quarters, unauthorized recreational area, pasture, runway, taxiway, or other aircraft operating area.

(5) Pneumatically operated paintball guns will only be fired within areas specifically designated for their use such as the Shady Grove Picnic Area (MCCS Devil Dog Dare).

(6) Pneumatically operated weapons do not need to be registered or transported in accordance with the provisions of this Order covering firearms and weapons.

j. Unusual Firearms, Weapons, and Ammunition

(1) The following are prohibited aboard the Station:

(a) any illegally modified firearm, or

(b) any weapon illegal under North Carolina or federal law.
(2) The following weapons and POFs are allowed aboard the Station only when procured legally in compliance with the National Firearms Act and any applicable Bureau of Alcohol, Tobacco, Firearms, and Explosives regulations:

(a) machine guns, submachine guns, or other like weapons,

(b) sawed-off shotguns,

(c) sawed-off rifles,

(d) silencers, or

(e) other item, such as ballistic knives, that is subject to the Any Other Weapons (AOW) category of the National Firearms Act, reference (f).

k. Prohibited Possession

(1) Per reference (c), federal law prohibits the possession (unlawful for a person to sell, deliver or otherwise transfer to a person who the transferee knows, or has reasonable cause to believe, is a juvenile) of a handgun or handgun ammunition by any person under the age of 18.

(2) Per references (c) and (g), it is unlawful for persons under the age of 18 to willfully and intentionally possess or carry a handgun. This prohibition does not apply to the following:

(a) United States Armed Forces officers and enlisted personnel when in discharge of their official duties or acting under Orders requiring them to carry handguns;

(b) a minor who possesses a handgun for educational or recreational purposes while the minor is supervised by an adult who is present;

(c) an emancipated minor who possesses such a handgun inside his or her residence; or,

(d) a minor who possesses a handgun while hunting or trapping outside the limits of an incorporated municipality if he or she has, on his or her person, written permission from a parent, guardian, or other person standing in loco parentis.

(3) Per reference (c), federal law prohibits the possession of a firearm by a person who falls within the following categories:

(a) a felon with a prior conviction for an offense that carries over 1 year. Additionally, persons awaiting trial on felony charges are prohibited from receiving firearms;

(b) a drug user or addict. Inference of current use may be shown by evidence of recent use or pattern of use that reasonably covers the present time (e.g., positive drug test or conviction for use within past year);

(c) an alien, including illegal aliens and non-immigrant aliens. This provision does not prohibit an alien with a “green card” from possessing guns or ammunition;

(d) persons who are illegally in the United States or persons, who having been a citizen of the United States, have renounced their citizenship;
(g) a person with a prior misdemeanor conviction for domestic violence. The prior conviction must be for a crime which has as an element “the use or attempted use of physical force” and/or “the threatened use of a deadly weapon.” It must have been committed by someone in a specific domestic relationship with the victim (e.g., spouse or former spouse, partner, parent, or guardian). The subject must have been represented by counsel, or waived that right, and if entitled to a jury trial, had a jury trial or waived that right. It is also a felony for anyone to sell or otherwise dispose of a firearm to any person they know or have reasonable cause to believe has such a conviction. The law applies to anyone who has a conviction for a “misdemeanor crime of domestic violence” regardless of when the conviction occurred. There is no exemption for military personnel;

(h) a person who has fled any state to avoid being prosecuted or to avoid testifying in any criminal proceeding and/or considered a fugitive from justice; or,

(i) a person dishonorably discharged from the United States Armed Forces.

1. Assemblies and Establishments. North Carolina law specifically prohibits any person carrying a gun, rifle, or pistol into any assembly where a fee has been charged for admission or into any establishment where alcoholic beverages are both sold and consumed, such as MCCS restaurants or the Two Rivers Theater. Law enforcement officials on official duties are exempted.

5. Administration and Logistics. Recommendations for changes to this Order should be submitted to MCAS CHERPT PMO directorate via the appropriate chain of command.

6. Command and Signal

a. Command. This Order is applicable to all persons aboard MCAS CHERPT, MCOLF Atlantic, MCOLF Oak Grove, and MCALF Bogue.

b. Signal. This Order is effective the date signed.

[Signature]

B. C. BURKS

DISTRIBUTION: A
# PRIVATELY OWNED FIREARMS REGISTRATION FORM

**PRIVACY ACT STATEMENT**

**AUTHORITY:** 10 U.S.C. 5013, Secretary of the Navy; 10 U.S.C. 5041, Headquarters, Marine Corps; **PURPOSE:** To assure proper control of weapons on installations; to monitor and control purchase and disposition of weapons/accessories; and provide a record of individuals authorized access to armory spaces. **ROUTINE USE:** The DoD Blanket Routine Uses that appear at the beginning of the Navy’s compilation of systems of records notices apply to this system. **DISCLOSURE:** Voluntary. However, failure to provide the requested information will result in your being prohibited from entering the installation with a privately owned firearm.

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<th>HOME ADDRESS: Number/Street (apt)</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

**PRIVATELY OWNED FIREARM INFORMATION**

<table>
<thead>
<tr>
<th>Serial Number:</th>
<th>Firearm Type:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Make:</th>
<th>Model:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Caliber:</th>
<th>Barrel Length:</th>
<th>Action:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Year Manufactured:</th>
<th>Date Purchased/Received:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Description of Weapon:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Weapon Location Address: Number/Street (apt)</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

MCASCHERT/PMO/5510/1 (10/22)  
PREVIOUS EDITIONS ARE OBSOLETE  
AEM 6.5
Firearms Regulations Acknowledgement Form

I, __________________________________, acknowledge that I have read and understand ASO 5510.15F (Possession, Registration, Use, Sale, and Storage of Privately Owned Firearms, Weapons, Explosives, Ammunition, 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/residence as authorized per ASO 5510.15F. Firearms retained in my assigned quarters/residence shall be inaccessible to minors.

2. Ammunition must be stored separately from firearms and in a container capable of being locked with 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, except as authorized for Marine Corps Law Enforcement Professionals under the Law Enforcement Officers Safety Act (LEOSA).

4. When transporting firearms or weapons, they shall be unloaded and secured in the trunk of the vehicle, except as authorized under LEOSA. 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 weapon aboard the installation.

6. Enduring storage of firearms in a privately owned vehicle is temporarily authorized for transportation to and from an approved location for authorized use for that day, provided they comply with transportation/storage requirements identified in this Order.

7. Carrying a concealed weapon is prohibited aboard the installation with the exception of qualified, active Marine Corps Law Enforcement Professionals, who possess a valid LEOSA credential.

8. Defiance for 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 (UCMJ), the Department of Navy Human Resource Manual (DNHR) Sub-Chapter 752, or applicable Federal or state statutes, as appropriate.

Registering Person’s Printed Name

Registering Person’s Signature Date

Enclosure (2)