

FIREARMS REGISTRATION

PRIVACY ACT STATEMENT

AUTHORITY: 10 USC § 9013; Gun Control Act of 1968 (including 18 USC § 922(d)(1-9), (g)(1-9) and (n))/Lautenberg Amendment); 44 USC § 3101; AFMAN 31-101, Volume 2; AFMAN 71-102; EO 9397 (SSN), as amended and 28 CFR 25.6(j)(3).

PRINCIPAL PURPOSE: To record personal information for individuals who register and/or store their privately-owned firearm on an Air Force installation or facility. To maintain accountability of firearms, record when firearms are removed and returned to the facility, and determine the numbers and location of privately-owned firearms on an installation.

ROUTINE USE(S): In addition to disclosures generally permitted under 5 USC § 552(a) of the Privacy Act, as amended, records contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 USC § 552a(b). "Blanket Routine Uses" apply. SSN is used for identification and retrieving from files.

DISCLOSURE: Disclosure is voluntary; however, failure to disclose the information to include SSN will result in the individual not being able to register or store firearms on the installation or facility. Attempts to keep firearms on an installation/facility that are not properly registered and stored could result in ordered removal of the firearms, administrative and/or disciplinary action.

SYSTEM OF RECORD NOTICE: F031 AF SF B Security Forces Management Information System
<https://dpcl.d.defense.gov/Privacy/SORNsIndex/DOD-wide-SORN-Article-View/Article/569715/f031-af-sf-b/>

FULL NAME (Last, First, Middle)	GRADE/RANK	SSN	ORGANIZATION	PHONE
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RACE	Native Hawaiian	Alaska Native	Asian	ETHNICITY	GENDER	DATE OF BIRTH	PLACE OF BIRTH	STATE OF RESIDENCE
Black/ African American	other Pacific Islander	American Indian	White	Hispanic or Latino Not Hispanic or Latino				

FIRE-ARM NO.	WEAPON TYPE <small>(Handgun, Long Gun, Other (frame, receiver, etc.))</small>	MAKE <small>(Manufacture)</small>	CALIBER OR GAUGE	SERIAL NUMBER	RECEIPT FOR FIREARMS NOT RETAINED BY OWNER	
					DATE RECEIVED	SIGNATURE OF CUSTODIAN
1						
2						
3						
4						
5						

OWNER PROVIDED CUSTODIAN A COPY OF DD FORM 2760, QUALIFICATION TO POSSESS FIREARMS AND AMMUNITION.

STORAGE OF A PERSONALLY OWNED FIREARM IN THIS ARMORY MAY RESULT IN A RETRIEVAL DELAY OF UP TO 24 HOURS FOR A DISPOSITION OF FIREARMS CHECK TO ENSURE THE RECIPIENT IS LEGALLY ALLOWED TO POSSESS A FIREARM. PLEASE NOTIFY THIS ARMORY AT LEAST 24 HOURS PRIOR TO ATTEMPTING TO RETRIEVE FIREARMS TO MINIMIZE DELAY.

I HAVE READ DD FORM 2760 AND WILL COMPLY WITH AFMAN 31-101, Volume 2, Enclosure 5, Para 8.b.4, Mandatory Registration of Firearms on an Installation, AND SUPPLEMENTS THERETO.

SIGNATURE OF OWNER	DATE:	STORAGE LOCATION/ADDRESS
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RETAIN POSSESSION OF ABOVE FIREARM(S):

STORE FIREARM (S) IN: _____ AND WITHDRAW SAME: _____

TEMPORARILY STORE IN: _____ PENDING DISPOSITION: _____

RECORD OF TEMPORARY WITHDRAWALS BY OWNER AND RETURN TO STORAGE

FIRE-ARM NO.	Disposition of Firearms Check-PROHIBITED Yes or No	TEMPORARY WITHDRAWALS		RETURN TO STORAGE	
		DATE	SIGNATURE OF OWNER	DATE	SIGNATURE OF CUSTODIAN

NOTICE OF AIR FORCE COMPLIANCE WITH FEDERAL LAW - 18 USC § 922

****24-HOUR NOTICE FOR STORAGE REMOVAL****

Pursuant to 18 USC §922, the Air Force is prohibited from delivering a firearm to someone who is prohibited by law from receiving or possessing a firearm. If you store your weapon in the armory, the Air Force will run a limited background check solely to determine if you are subject to a temporary or permanent prohibition from receiving or possessing a firearm.

The armory will generally require a 24-hour notice prior to returning your weapon. Upon notice, the armory will forward the background check request to a centralized DAF office. If checking your weapon for courtesy storage for a period less than 24 hours, please notify the armory to prioritize your check.

Criteria - You may be temporarily or permanently barred from obtaining or possessing a firearm if you are:

- Currently indicted for a crime punishable by imprisonment for a term exceeding one year;
- Convicted of a crime punishable by a term exceeding one year;
- A fugitive from justice;
- An unlawful user or addicted to any controlled substance;
- Adjudicated as a mental defective or having been committed to any mental institution;
- Illegally or unlawfully in the U.S. or has been admitted to the U.S. under a nonimmigrant visa;
- Discharged from the Armed Forces under dishonorable conditions;
- Subject to a court order that restrains them from harassing, stalking, or threatening an intimate partner or child, or engaging in other conduct that would place the intimate partner in reasonable fear of bodily injury to the partner or child ;
- Convicted of misdemeanor domestic violence;
- In possession of unlawful substance (as listed on Controlled Substances Act), when not otherwise justified by a medical review officer;
- A former citizen of the United States who renounced U.S. citizenship; or
- Subject to a qualifying protection/restraining order.

If the background check reveals that you are temporarily or permanently prohibited from possessing or receiving a firearm, the armory will retain your weapon and seek further guidance from the servicing legal office or higher functional authority.

This background check is required for everyone each time they check a weapon at the armory. There are no exceptions.

For additional information, please review 18 USC § 922(d), (g), (n), and AFMAN 71-102.

If you have any questions or concerns, you may contact legal counsel, or, if applicable, your Area Defense Counsel for assistance.