## PERSONAL WEAPON SMART CARD

Virginia State laws regarding transportation of firearms are strictly enforced. Fort Barfoot has no arms room facilities available for storage or sign out for privately owned weapons. Leaders are requested to discourage their personnel from bringing personally owned firearms to extended training periods such as annual training.

The Fort Barfoot Garrison Commander has determined the conditions under which personal weapons may be brought onto the post. The Garrison Commander or appointed designee shall make the determination of the validity of issuing a permit to owners when required.



## Personal weapons may be brought into the cantonment area of the installation provided the following guidelines are followed:

The owner is **legally** qualified to own and carry a firearm in the Commonwealth of Virginia or reciprocal state. The owner must possess and present a valid Commonwealth of Virginia Concealed Carry Permit, or one from a state with a current reciprocity agreement with Virginia. Personnel **not** in the possession of a Concealed Carry Permit may be registered to store a firearm in the confines of their vehicle by completing a background check through the Fort Barfoot Dispatch Office in BLDG 1484. This process can take up to 14 business days. Once registered, the document **must** remain with the vehicle where the weapon is stored. Appendix E of FBR 190-13 is the registration form. It is also on the back of this card for convenience.

- Weapons shall be **declared** upon entry to the installation cantonment area.

- Weapons shall be kept in a locked vehicle and will be out of view. For example, a weapon may not be locked in a gun rack in clear view of the public. The case or vehicle compartment where the weapon is stored shall be locked if possible when the owner is not in the vehicle.

- Weapons shall remain in the locked vehicle and concealed in the case or compartment while in the cantonment area. A personal weapon may **never** be brought inside a federal building.

- Weapons shall not be worn, or otherwise carried during the conduct of business on the installation except as expressly used for authorized hunting activities external to the cantonment area. THIS POLICY DOES NOT APPLY TO HUNTERS REGISTERED IN ISPORTSMAN NOT BRINGING WEAPONS INTO CANTONMENT.





Only weapons used for hunting or personal protection are permitted. Under no circumstances will automatic weapons, or weapons of mass destruction, including but not limited to: fireworks, explosives, or other incendiary devices be brought on post. Definition of weapons as pertains to this regulation is identified in AR 190-11 and supplements.

The possession of personally owned weapon(s) on Fort Barfoot is a privilege, **not** a right. This privilege may be revoked for a determined period of time or indefinitely if policies are violated. Nothing in this document shall authorize the possession of a weapon in violation of the laws of the Commonwealth and/or Federal Government.





REPLY TO ATTENTION OF

## PERSONAL WEAPONS REGISTRATION FORM

 $\begin{array}{c} \text{Appendix } E \\ \text{(This form must he carried by the weapon owner at all times a weapon is brought on Fort Barfoot)} \end{array}$ 

NAME:	DATE:
DOB: STREE	T ADDRESS:
TOWN/CITY:	STATE:ZIP:
HOME PHONE:	WORK PHONE:
DRIVER'S LICENSE NUMBER:	
STATE YOUR BUSINESS AT FORT BARFOOT:	
UNIT/ORGANIZATION:	
SUPERVISOR:	TELEPHONE NUMBER:
WEAPON OWNER'S SIGNATURE:	
FOR OFFICE USE ONLY:	
NCIC Checked:	VCIN Checked:
Dis / Approved:	

Chief DPTS or appointed designee