



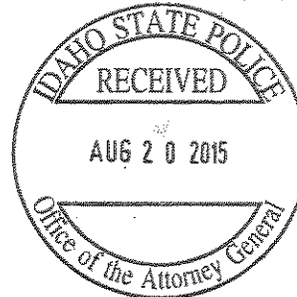
STATE OF KANSAS
OFFICE OF THE ATTORNEY GENERAL

DEREK SCHMIDT
ATTORNEY GENERAL

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August 17, 2015

Ms Stephanie A. Altig
Lead Deputy Attorney General
Idaho State Police
Criminal Law Division
700 S. Stratford Dr.
Meridian, ID 83642



Dear Ms. Altig:

Please accept this tardy response as an acknowledgment that the State of Kansas, since July 1, 2013, has recognized all valid concealed carry handgun licenses for those licensed handgun carriers who are at least 21 years old and generally lawful to possess firearms. I would also point out that, as of July 1, 2015, the State of Kansas no longer requires a State-issued license in order to carry concealed handguns in Kansas. So long as the individual carrying concealed is at least 21 years of age and lawful to possess firearms, then they may lawfully carry firearms concealed on their person. This would apply to qualifying residents of Idaho who are passing through or temporarily visiting our State.

I would point out that, given the 2015 amendments to Kansas' firearm laws, there no longer is a provision in the Kansas Personal Family Protection Act, K.S.A. 75-7c01 et seq., where the recognition of all valid State licenses is formally stated. However, at the same time, no change to the KPFPA in 2015 removed the prior recognition considerations established in 2013. While they are not necessary anymore, those valid, non-Kansas-issued CCH licenses are still honored here just as they have been.

The CCLU would also extend a reminder for those traveling through Kansas that they will be subject to Kansas' laws. It should be highlighted that Kansas and Idaho may differing requirements on who is and who is not lawful to possess firearms – especially following prior criminal conduct. Prior criminal history events in Idaho that may or may not have resulted in a firearms prohibition there may result in a longer firearms prohibition in Idaho even though that person's firearm rights have been restored in Idaho.

Attached hereto are the Kansas CCH statutes and regulations. Should you have any questions, please do not hesitate to contact me at charles.klebe@ag.ks.gov or at 785-291-3765.

Sincerely
OFFICE OF THE ATTORNEY GENERAL
DEREK SCHMIDT

Charles W. Klebe
Assistant Attorney General
Concealed Carry Licensing Unit.

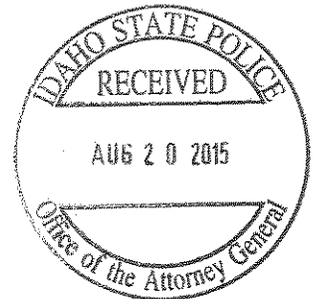
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STATE OF IDAHO
 OFFICE OF THE ATTORNEY GENERAL
 LAWRENCE G. WASDEN

Does the state of Kansas recognize Idaho's Concealed Weapons License?

Regular: IDAHO CODE § 18-3302 (for those 21 y.o. or older)
 Enhanced: IDAHO CODE § 18-3302K
 Both
 Neither



Does the state of Kansas require a reciprocity agreement?

No
 Yes

If yes, is a formal agreement, such as a Memorandum of Agreement, required or will a less formal agreement, such as exchange of letters acknowledging reciprocity of our states' Concealed Weapons Licenses suffice?

Memorandum of Agreement
 Exchange of Letters

Charles W. Klebe
 Name

Kansas Attorney General
 State Agency Department

Asst. Attorney General
 Title

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8-17-15
 Date

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