

13-1050-3. POSSESSION OF DANGEROUS WEAPON BY CONVICTED PERSON, DRUG ADDICT, OR MENTALLY INCOMPETENT PERSON PROHIBITED. Any person who is not a citizen of the United States or any person who has been convicted of any crime of violence under the laws of the United States, the State of Utah, or any other state, government, or country, or who is addicted to the use of any narcotic drug, or any person who has been declared mentally incompetent shall not own or have in his possession or under his custody or control any dangerous weapon as defined in this part. Any person who violates this section is guilty of a class B misdemeanor.

13-1050-4. CARRYING CONCEALED DANGEROUS WEAPON. Any person carrying a concealed dangerous weapon as defined in this part is guilty of a class B misdemeanor.

13-1050-5. CARRYING LOADED FIREARM IN VEHICLE OR ON STREET. Every person who carries a loaded firearm in a vehicle or on any public street or in a prohibited area is guilty of a class B misdemeanor.

13-1050-6. THREATENING WITH OR USING DANGEROUS WEAPON IN FIGHT OR QUARREL. Every person who, not in necessary self defense in the presence of two or more persons, draws or exhibits any dangerous weapon in an angry and threatening manner or unlawfully uses the same in any fight or quarrel is guilty of a class B misdemeanor.

13-1050-7. POSSESSION OF DEADLY WEAPON WITH INTENT TO ASSAULT. Every person having upon his person any dangerous weapon with intent to unlawfully assault another is guilty of a class B misdemeanor.

13-1050-8. DISCHARGE OF FIREARM FROM VEHICLE OR NEAR HIGHWAY. It shall be a class B misdemeanor for any person to discharge any kind of firearm from an automobile or other vehicle or to discharge a firearm from, upon, or across any highway.

13-1050-9. POSSESSION OF DANGEROUS WEAPON BY MINOR. A minor under the age of eighteen may not possess a dangerous weapon as defined herein unless he has the permission of his parent or guardian to have such weapon or is accompanied by parent or guardian while he has such weapon in his possession. In any event, any minor who is under the age of fourteen years must be accompanied by a responsible adult.

13-1050-14. LICENSE — APPLICATION FORM. The application for license must be in substantially the following form:

State of Utah
County of _____ Name of municipality _____
Name _____
Address _____
Present occupation _____ Address of Employer _____
Age _____ Height _____ Weight _____
Color of eyes _____ Color of Hair _____
Have you ever been convicted of any felony? Yes _____ No _____
If the answer to the above question is yes, state where and when and what the charge was _____
Are you addicted to any narcotics or other habit-forming drugs?
Yes _____ No _____
Have you ever been declared mentally incompetent? Yes _____ No _____
If the answer to the above question is yes, state where and when _____
Reason or reasons for issuance of license _____

Dated this _____ day of _____, 19____.
Subscribed and sworn to this _____ day of _____, 19____.

Notary Public

Residing in _____ County.

My commission expires:

13-1050-15. Reserved.

13-1050-16. LICENSE — FEE — AMOUNT AND DISPOSITION. Each applicant for a license shall pay a fee of \$3.00 at the time of filing the application. The officer receiving the application shall also receive the \$3.00 fee and shall transmit one-half of the fee together with the fingerprints of the individual to the State Bureau of Criminal Identification. The remaining half of the fee shall be transmitted to the city or town treasurer.

13-1050-17. LICENSE - RECORDS - COPIES TRANSMITTED TO BUREAU. When any license is issued a record shall be maintained in the office of the city recorder/town clerk which shall be open to public inspection. Copies of each license issued shall be filed immediately by the chief of police with the State Bureau of Criminal Identification.

13-1050-18. Reserved.

13-1050-24. PURCHASE OF FIREARMS IN CONTIGUOUS STATES PURSUANT TO FEDERAL LAW. This part will allow purchases of firearms and ammunition by residents in contiguous states pursuant to the Federal Fire Arms Gun Control Act of 1968, section 922, paragraph B, no. 3.

13-1050-25. DISPOSITION OF WEAPONS AFTER USE FOR COURT PURPOSES. The police departments which has in its possession a weapon after it has been used for court purposes shall determine the true owner of the weapon and return it to him; however, if unable to determine the true owner of the weapon, or if the true owner is the person committing the crime for which the weapon was used as evidence, the department shall confiscate it and shall revert to the department for their use and/or disposal as the chief of police shall determine.