SP-248 (07-1-2021)

FILE NUMBER:

# APPLICATION FOR CONCEALED HANDGUN PERMIT COMMONWEALTH OF VIRGINIA VIRGINIA CODE SECTIONS 18.2-308.02 AND 06

☐ RESIDENT PERMIT
☐ NONRESIDENT PERMIT
☐ RENEWAL
SEE NOTICE 2 PAGE 3

1. FULL LEGAL NAME (ATTACH A SEPARATE LISTING OF ANY ADDITIONAL NAMES YOU MAY HAVE USED OR BEEN KNOWN BY)	2. DATE OF BIRTH (YOU MUS	T BE AT LEAST 21 YEAR	S OF AGE)			
FIRSTMIDDLELAST	MONTH DA	Y YEAR				
3. RESIDENTIAL ADDRESS (ATTACH A SEPARATE LISTING OF ALL ADDRESSES WITHIN THE LAST 5 YEAR PERIOD)						
STREET OR RURAL ROUTE COUNTY	STATE	ZIP				
	EMAIL (OPTIONAL)					
☐ CHECK THIS BOX AND PROVIDE AN EMAIL ADDRESS ABOVE TO REQUEST ELECTRONIC NOTICE IN A  4. PHYSICAL FEATURES			ONLY)			
	5. SOCIAL SECURITY NUMB SEE NOTICE 1 ON PAGE 3	ER (OPTIONAL)				
HEIGHT WEIGHT SEX RACE HAIR COLOR EYE COLOR						
SCARS, MARKS, TATTOOS, PECULIAR CHARACTERISTICS:		7 751 551 101 5 11	******			
6. PLACE OF BIRTH COUNTRY OF CITIZENSHIP (YOU MUST BE A UNITED STATES CITIZEN OR HAVE LAWFUL PEI (LOCALITY/STATE/NATION)  NON-CITIZEN APPLICANTS MUST PROVIDE A VALID INS-ISSUED A		7. TELEPHONE N	JMBER			
UNITED STATES  OTHER:  ALIEN REGISTRATION NUMBER:	·	HOME				
8. CHECK YES OR NO FOR EACH OF THE FOLLOWING QUESTIONS		OTTLEN				
A. 1. HAVE YOU EVER BEEN CONVICTED OF A FELONY OFFENSE? (INCLUDE <b>FELONY</b> CONVICTIONS OF DRIVING UNDER	R THE INFLUENCE AND/OR ANY	OFFENSE FOR	□YES □NO			
WHICH YOU WERE CONVICTED AS A JUVENILE, WHICH WOULD HAVE BEEN A FELONY IF COMMITTED BY AN ADULT. IF YES, COMPLETE FORM 1 PART B PAGE 2.  FAILURE TO ACKNOWLEDGE A CONVICTION MAY BE CONSTRUED AS MAKING A MATERIALLY FALSE STATEMENT.						
<ol> <li>HAVE YOU BEEN CONVICTED OF A MISDEMEANOR OFFENSE WITHIN THE FIVE-YEAR PERIOD IMMEDIATELY MISDEMEANOR CONVICTIONS OF DRIVING UNDER THE INFLUENCE. DO NOT INCLUDE TRAFFIC INFRACTIONS OR THE CODE OF VIRGINIA.) IF YES, COMPLETE FORM 1 PART B PAGE 2. FAILURE TO ACKNOWLEDGE A CONVICTION MAY BE CONST</li> </ol>	OSE MISDEMEANORS SET FORT	H IN TITLE 46.2	⊒YES □NO			
B. HAVE YOU BEEN COMMITTED TO THE CUSTODY OF THE COMMISSIONER OF BEHAVIORAL HEALTH AND DEVELOPMENTALS  IF YES, COMPLETE FORM 2 PART A PAGE 2 ( SEE NOTICE 4 PAGE 3)			]YES □NO			
C. HAVE YOU BEEN ACQUITTED BY REASON OF INSANITY, ADJUDICATED LEGALLY INCOMPETENT, MENTALLY INCAPAC PERSON BY A COURT OF VIRGINIA OR ANY OTHER COURT? IF YES, COMPLETE FORM 2 PART B PAGE 2. ( SEE NOTICE		NCAPACITATED [	]YES □NO			
D. HAVE YOU BEEN INVOLUNTARILY ADMITTED TO A FACILITY OR ORDERED TO MANDATORY OUTPATIENT TREATMENT, C	•	A TEMPORARY [	JYES □NO			
DETENTION ORDER PURSUANT TO VA. CODE § 37.2-809 WHO LATER AGREED TO VOLUNTARY ADMISSION UNDER VA 2 PAGE 2 AS INDICATED BELOW. (SEE NOTICE 4 PAGE 3)	. CODE § 37.2-805? IF YES, CO	OMPLETE FORM				
COMPLETE PART C OF FORM 2 PAGE 2 IF INVOLUNTARILY ADMITTED						
2. COMPLETE PART D OF FORM 2 PAGE 2 IF ORDERED TO MANDATORY OUTPATIENT TREATMENT						
<ol> <li>COMPLETE PART E OF FORM 2 PAGE 2 IF VOLUNTARILY ADMITTED SUBSEQUENT TO A TEMPORARY DETENTION ORDER</li> <li>HAVE YOU RECEIVED MENTAL HEALTH TREATMENT OR SUBSTANCE ABUSE TREATMENT IN A RESIDENTIAL SETTING W</li> </ol>	TITLUM THE FIVE VEADS DRIOD T	O THE DATE OF F	7,450 (7,10			
THIS APPLICATION?	TTHIN THE FIVE YEARS PRIOR T	O THE DATE OF [	]YES □NO			
F. ARE YOU THE SUBJECT OF, OR NAMED AS A RESPONDENT IN A RESTRAINING ORDER, A PROTECTIVE ORDER, AN EME SUBSTANTIAL RISK ORDER? AN ACTIVE RESTRAINING, PROTECTIVE ORDER, EMERGENCY SUBSTANTIAL RISK ORDER AUTOMATIC DISQUALIFIER IN VIRGINIA. SEE VA. CODE § 18.2-308.1:4, OR 18.2-308.1:6.		_	]YES □NO			
G. ARE YOU ADDICTED TO, OR AN UNLAWFUL USER OR DISTRIBUTOR OF MARIJUANA OR ANY CONTROLLED SUBSTANCE	?		□YES □NO			
H. ARE YOU AN ALIEN <b>NOT</b> LAWFULLY ADMITTED FOR PERMANENT RESIDENCE IN THE UNITED STATES?			]YES □NO			
I. HAVE YOU BEEN DISCHARGED FROM THE ARMED FORCES OF THE UNITED STATES UNDER DISHONORABLE CONDITION	vs?	[	□YES □NO			
J. ARE YOU A FUGITIVE FROM JUSTICE?			□YES □NO			
K. DO YOU HAVE ANY CRIMINAL CHARGE PENDING? IF YES, COMPLETE FORM 1 PART A PAGE 2.  FAILURE TO ACKNOWLEDGE A PENDING CHARGE MAY BE CONSTRUED AS MAKING A MATERIALLY FALSE STATEMENT.		Γ	]YES □NO			
L. HAVE YOU, WITHIN THE THREE-YEAR PERIOD IMMEDIATELY PRECEDING THE DATE OF THIS APPLICATION, EITHER 1)	BEEN FOUND GUILTY OF ANY D	ORUG-RELATED [	]YES □NO			
CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF CHAPTER 7 OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OF TITLE 18.2 OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OR OF A CRIMINAL OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OR OFFENSE AS SET FORTH IN ARTICLE 1 (§ 18.2-247 ET SEQ.) OR OFFENSE AS SET FORTH IN ARTICLE 1						
OR DISTRIBUTION OF MARIJUANA OR ANY CONTROLLED SUBSTANCE UNDER THE LAWS OF VIRGINIA, ANY OTHER STATE STATES OR ITS TERRITORIES; OR 2) BEEN CHARGED WITH ANY OFFENSE ENUMERATED IN THIS PARAGRAPH AND THE						
WERE SUFFICIENT FOR A FINDING OF GUILT AND DISPOSED OF THE CASE PURSUANT TO § 18.2-251 OR SUBSTANT						
STATE, THE DISTRICT OF COLUMBIA, OR THE UNITED STATES OR ITS TERRITORIES? IF YES, COMPLETE FORM 1 PART						
M. ARE YOU CURRENTLY ENROLLED INTO THE VIRGINIA VOLUNTARY DO NOT SELL FIREARMS LIST. ANY PERSON EN FIREARMS LIST PURSUANT TO CHAPTER 12 (§ 52-50 et seq.) OF TITLE 52 IS PROHIBITED FROM PURCHASING, POSS			□YES □NO			
N. HAVE YOU BEEN CONVICTED AS AN ADULT OR ADJUDICATED DELINQUENT AS A JUVENILE OF AN OFFENSE THAT OF			□YES □NO			
MISDEMEANOR ASSAULT & BATTERY ON A FAMILY OR HOUSEHOLD MEMBER PURSUANT TO § 18.2-308.1:8 OR ANY JURISDICTION? FOR THE PURPOSES OF THIS SECTION "FAMILY OR HOUSEHOLD MEMBER" MEANS (I) A PERSON						
INDIVIDUAL THAT SHARES A CHILD IN COMMON IF YES, COMPLETE FORM 1 PART B PAGE 2.	5 SPOUSE, (II) FORMER SPOU	JSE OR (III) AN				
FAILURE TO ACKNOWLEDGE A PENDING CHARGE MAY BE CONSTRUED AS MAKING A MATERIALLY FALSE STATEMENT.						
DO YOU CURRENTLY HAVE A VALID_RESIDENT CONCEALED HANDGUN PERMIT ISSUED BY A VIRGINIA CIRCUIT COURT? IF YES, NAME OF THE CIRCUIT COURT WHICH ISSUED THE PERMIT:	EXPIRATION DATE		□YES □NO			
P. HAVE YOU ATTENDED AN IN-PERSON CLASS OR IN-PERSON TRAINING FOR PROOF OF HANDGUN COMPETENCY?			]YES □NO			
9. ATTACH A PHOTOCOPY OF THE DOCUMENTATION THAT DEMONSTRATES YOUR COMPETENCE WITH A HANDGUN (INITIAL PER	RMITS ONLY).	_				
I, THE UNDERSIGNED, AFFIRM THAT THE INFORMATION CONTAINED IN THIS APPLICATION AND IN ANY ATTACHMENTS TO THIS DOCUMENT IS BOTH CORRECT AND						
COMPLETE TO THE BEST OF MY KNOWLEDGE. THE WILLFUL MAKING OF A FALSE STATEMENT IN THIS APPLIC ACCORDANCE WITH §18.2-434 OF THE CODE OF VIRGINIA. I ALSO AFFIRM AND UNDERSTAND THAT THE ISS						
NECESSARILY ENTITLE ME, THE UNDERSIGNED, TO POSSESS, TRANSPORT OR SELL A FIREARM UNDER STAT		ANDOUN FERIMI	DOLUNUI			
	_ ON , EDEROL EATH					
Signature of Applicant	Date		_			

### FORM 1

DESCRIBE THE PENDING CRIMINAL CHARGE A		
	COUNTY, CITY AND STATE OF CHARGE:	
CURRENT STATUS OF CHARGE:	-	
PART B CONVICTIONS (FOR ADDITIONAL CONVICTIONS,	USE A PIECE OF PLAIN PAPER AND ATTACH)	
DESCRIBE THE CHARGE FOR WHICH YOU WER		
DATE OF CONVICTION:	COUNTY, CITY AND STATE OF CHARGE:	
HAVE YOU RECEIVED A PARDON OR RESTORATE IF YES, ATTACH SUPPORTING DOCUMENTATION	ATION OF RIGHTS THAT INCLUDES YOUR FIREARM RIGHTS? $\square$ YES $\square$ NO DN.	
HAVE YOU BEEN CONVICTED / ADJUDICATED COMMITTED BY AN ADULT?	OF AN OFFENSE AS A JUVENILE WHICH WOULD HAVE BEEN A FELONY IF	□YES □NO
IF YES, HAVE YOU COMPLETED A TERM OF STATES? ATTACH SUPPORTING DOCUMEN	SERVICE OF NO LESS THAN TWO YEARS IN THE ARMED FORCES OF THE UNITED ITATION.	□YES □NO
DID YOU RECEIVE AN HONORABLE DISCHA	RGE ☐YES ☐NO ☐ NOT APPLICABLE	
	FORM 2	
PART A COMMITMENTS TO THE COMMISSION	ONER OF HEALTH AND DEVELOPMENTAL SERVICES	
	DATE YOU WERE RELEASED FROM CUSTODY:	
	R:	
	RESS, CITY, COUNTY, AND STATE)	
HAVE YOUR FIREARM RIGHTS BEEN RESTORE	ED BY A COURT? □YES □NO U WERE DISCHARGED FROM THE CUSTODY OF THE COMMISSIONER? □YES □NO	
PART B ADJUDICATION OF LEGAL INCOMPI	ETENCE OR MENTAL INCAPACITATION  NAME OF COURT WHICH ENTERED THE ORDER:	
LOCATION OF COURT (INCLUDE STREET ADDR	RESS, CITY, COUNTY, AND STATE)	
HAS YOUR COMPETENCY OR CAPACITY HAS E IF YES, HAVE FIVE YEARS ELAPSED SINCE TH IF YES, ATTACH SUPPORTING DOCUMENTATION	E DATE OF RESTORATION? TYES TO	
PART C INVOLUNTARY ADMISSIONS		
DATE INVOLUNTARILY ADMITTED:	DATE RELEASED FROM THIS ADMISSION:	
	R:	
LOCATION OF COURT (INCLUDE STREET ADDR	RESS, CITY, COUNTY, AND STATE)	
HAVE YOUR FIREARM RIGHTS BEEN RESTORE IF YES, HAVE FIVE YEARS ELAPSED SINCE YO IF YES, ATTACH SUPPORTING DOCUMENTATION	U WERE RELEASED FROM COMMITMENT? ☐YES ☐NO	
PART D MANDATORY OUTPATIENT TREATM	IENT	
DATE ORDERED TO MANDATORY OUTPATIENT		· · · · · · · · · · · · · · · · · · ·
DATE RELEASED FROM MANDATORY OUTPAT	IENT TREATMENT:	· · · · · · · · · · · · · · · · · · ·
NAME OF COURT WHICH ENTERED THE ORDE	R:	
LOCATION OF COURT (INCLUDE STREET ADDR	RESS, CITY, COUNTY, AND STATE)	
HAVE YOUR FIREARM RIGHTS BEEN RESTORE IF YES, HAVE FIVE YEARS ELAPSED SINCE YO IF YES, ATTACH SUPPORTING DOCUMENTATION	U WERE RELEASED FROM COMMITMENT? ☐YES ☐NO	
PART E VOLUNTARY ADMISSION SUBSEQU		
DATE OF TEMPORARY DETENTION ORDER (TE	00):	<del> </del>
CODE §37.2-805? ☐YES ☐NO IF YES, NAI	TENTION ORDER (TDO), DID YOU SUBSEQUENTLY AGREE TO VOLUNTARY ADMISSION ME OF COURT WHICH ENTERED THE ORDER: RESS, CITY, COUNTY, AND STATE)	
HAVE YOUR FIREARM RIGHTS BEEN RESTORE IF YES, HAVE FIVE YEARS ELAPSED SINCE YO IF YES, ATTACH SUPPORTING DOCUMENTATION	U WERE RELEASED FROM COMMITMENT? ☐YES ☐NO	

THIS INFORMATION IS PROVIDED PURSUANT TO THE GOVERNMENT DATA COLLECTION AND DISSEMINATION PRACTICES ACT (§ 2.2-3800 ET SEQ). VIRGINIA CODE § 2.2-3800 (c) (10) PROVIDES THAT AN AGENCY SHALL NOT COLLECT PERSONAL INFORMATION EXCEPT AS EXPLICITLY OR IMPLICITLY AUTHORIZED BY LAW. PURSUANT TO VIRGINIA CODE § 2.2-3803 (A), IT IS UNLAWFUL FOR AN AGENCY TO REQUIRE AN INDIVIDUAL TO DISCLOSE OR FURNISH HIS SOCIAL SECURITY NUMBER FOR ANY PURPOSE IN CONNECTION WITH ANY ACTIVITY, OR TO REFUSE ANY SERVICE, PRIVILEGE OR RIGHT TO AN INDIVIDUAL WHOLLY OR PARTLY BECAUSE THE INDIVIDUAL DOES NOT DISCLOSE SUCH NUMBER, UNLESS THE DISCLOSURE OR FURNISHING OF SUCH NUMBER IS SPECIFICALLY REQUIRED BY FEDERAL OR STATE LAW. THE CLERK OF COURT MAY WITHHOLD FROM PUBLIC DISCLOSURE THE SOCIAL SECURITY NUMBER CONTAINED IN A PERMIT APPLICATION IN RESPONSE TO A REQUEST TO INSPECT OR COPY ANY SUCH APPLICATION EXCEPT THAT THE SOCIAL SECURITY NUMBER SHALL NOT BE WITHHELD FROM ANY LAW-ENFORCEMENT OFFICER ACTING IN THE PERFORMANCE OF HIS OFFICIAL DUTIES. THE SOCIAL SECURITY NUMBER IS NOT MADE PART OF ANY PUBLIC RECORD BY THE DEPARTMENT OF STATE POLICE.

NOTICE 2 WHERE TO APPLY

COMPLETED APPLICATIONS FOR **RESIDENT PERMITS** SHALL BE DELIVERED TO THE CIRCUIT COURT OF THE COUNTY OR CITY IN WHICH THE APPLICANT RESIDES. THE APPLICANT SHOULD CONSULT WITH THE COURT AUTHORITIES FOR INSTRUCTION AND GUIDANCE SPECIFIC TO HIS OR HER APPLICATION.

COMPLETED APPLICATIONS FOR **NONRESIDENT PERMITS** SHALL BE FORWARDED TO THE VIRGINIA STATE POLICE, FIREARMS TRANSACTION CENTER, POST OFFICE BOX **85141**, RICHMOND, VIRGINIA, 23285-5141, ALONG WITH OTHER DOCUMENTATION AS AUTHORIZED BY STATUTE. SPECIFIC APPLICATION INFORMATION AND INSTRUCTION IS PROVIDED AT THE VIRGINIA STATE POLICE WEB SITE, <u>WWW.VIRGINIATROOPER.ORG/</u>, OR BY TELEPHONE (804) 674-2676.

#### **NOTICE 3**

#### IF YOUR APPLICATION IS DENIED

VIRGINIA RESIDENT APPLICANTS: (1) UPON DENIAL OF THE APPLICATION, THE CLERK SHALL PROVIDE THE PERSON WITH NOTICE, IN WRITING, OF HIS RIGHT TO AN ORE TENUS HEARING. UPON REQUEST OF THE APPLICANT MADE WITHIN 21 DAYS, THE COURT SHALL PLACE THE MATTER ON THE DOCKET. THE APPLICANT MAY BE REPRESENTED BY COUNSEL, BUT COUNSEL SHALL NOT BE APPOINTED, AND THE RULES OF EVIDENCE SHALL APPLY. THE FINAL ORDER OF THE COURT SHALL INCLUDE THE COURT'S FINDINGS OF FACT AND CONCLUSIONS OF LAW. (2) UPON DENIAL OF AN APPLICATION BY ANY PERSON WHO PREVIOUSLY HELD A CONCEALED HANDGUN PERMIT, THE CLERK SHALL PROVIDE THE PERSON WITH NOTICE, IN WRITING, OF HIS RIGHT TO AN ORE TENUS HEARING. UPON REQUEST OF THE APPLICANT MADE WITHIN 21 DAYS, THE COURT SHALL PLACE THE MATTER ON THE DOCKET. THE APPLICANT MAY BE REPRESENTED BY COUNSEL, BUT COUNSEL SHALL NOT BE APPOINTED, AND THE RULES OF EVIDENCE SHALL APPLY. THE FINAL ORDER OF THE COURT SHALL INCLUDE THE COURT'S FINDINGS OF FACT AND CONCLUSIONS OF LAW. (3) ANY PERSON DENIED A PERMIT TO CARRY A CONCEALED HANDGUN MAY PRESENT A PETITION FOR REVIEW TO THE COURT OF APPEALS. THE PETITION FOR REVIEW SHALL BE FILED WITHIN 60 DAYS OF THE EXPIRATION OF THE TIME FOR REQUESTING AN ORE TENUS HEARING, OR IF AN ORE TENUS HEARING IS REQUESTED, WITHIN 60 DAYS OF THE ENTRY OF THE FINAL ORDER OF THE CIRCUIT COURT, INCLUDING A COPY OF THE ORDER OF THE CIRCUIT COURT DENYING THE PERMIT. THE DECISION OF LAW, IF THE DECISION TO DENY THE PERMIT IS REVERSED UPON APPEALS OR JUDGE SHALL BE FINAL. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF THE DECISION TO DENY THE PERMIT IS REVERSED UPON APPEALS AXABLE COSTS INCURRED BY THE PERSON SHALL BE PAID BY THE COMMONWEALTH. [VIRGINIA CODE SECTION 18.2-308.08]

NONRESIDENT APPLICANTS: YOU MAY CONTACT THE VIRGINIA STATE POLICE, FIREARMS TRANSACTION CENTER (FTC), TO DISCUSS THE INELIGIBLE DETERMINATION AND/OR TO PROVIDE ADDITIONAL INFORMATION DEEMED PERTINENT TO THE FINAL DETERMINATION OF ELIGIBILITY AT (804)674-2676, OR WRITE TO THE FTC AT POST OFFICE BOX 85141, RICHMOND, VIRGINIA 23285-5141, OR EMAIL FIREARMS@VSP.STATE.VA.US. ANY PERSON DENIED A PERMIT FOR INACCURATE OR FALSE INFORMATION MAY NOT REAPPLY FOR A PERIOD OF 12 MONTHS FOLLOWING THE DATE OF FINAL DENIAL DETERMINATION BY THE SUPERINTENDENT.

#### **NOTICE 4**

## COMMITMENTS TO THE COMMISSIONER OF HEALTH AND DEVELOPMENTAL SERVICES

ANY PERSON WHO HAS BEEN ACQUITTED BY REASON OF INSANITY PURSUANT TO §18.2-308.1:1 OR ANY SUBSTANTIALLY SIMILAR LAW OF ANY OTHER JURISDICTION, HAS BEEN ADJUDICATED LEGALLY INCOMPETENT OR MENTALLY INCAPACITATED PURSUANT TO §18.2-308.1:2 OR HAS BEEN INVOLUNTARILY ADMITTED TO A FACILITY OR ORDERED TO MANDATORY OUTPATIENT TREATMENT PURSUANT TO §18.2-308.1:3 OR HAS BEEN THE SUBJECT OF A TEMPORARY DETENTION ORDER UNDER §37.2-809 WHO SUBSEQUENTLY AGREED TO VOLUNTARY ADMISSION UNDER §37.2-805 IS PROHIBITED FROM PURCHASING, POSSESSING OR TRANSPORTING A FIREARM UNLESS HIS OR HER RIGHT TO PURCHASE, POSSESS, OR TRANSPORT A FIREARM HAS BEEN RESTORED BY THE AUTHORITY OF AN APPROPRIATE COURT.

#### NOTICE 5

#### **USE OF DEADLY OR LETHAL FORCE**

FOR THE PURPOSES OF UNDERSTANDING THE LAW RELATING TO THE USE OF DEADLY AND LETHAL FORCE, PLEASE REFERENCE THE VIRGINIA SUPREME COURT WEBSITE AT HTTP://www.courts.state.va.us/courts/scv/home.html.

					ESTIGATION	
		(THIS SP	PACE FOR LAW ENI	FORCEMENT US	E ONLY)	
YES	NO					
		PENDING CHARGES				
		CONVICTIONS				
IF YES, SEE ATTA	ACHMENT(S)	)				
/	/	<u> </u>			, OFFICER OR AGENCY DESIGNEE	
MONTH DAY	YEA	AR				
		(7	THIS SPACE FOR C	OURT USE ONLY	<del>y</del> )	_
RESIDENT PE	RMIT FILE	NO.				
CIRCUIT COU	IDT					
CIRCUIT COU						_
APPLICATION	I OF					_
FILED ON		FOR A VIRGIN	IA RESIDENT	CONCEALE	D HANDGUN PERMIT IS HEREBY:	
(DATE)		GRANTED	Γ	DENIED (S	SEE EXPLANATION BELOW)	
THE PERMIT IS	SUED ON					
THE PERMIT A	PPLICATIO	(DATE) ON IS DENIED ON THE B	BASIS OF THE	FOLLOWING	G:	
					_	_
						_
					REQUEST FOR A HEARING MUST BE FILED	
WITH THIS CO	URT WITHI	N TWENTY-ONE DAYS	OF DENIAL O	F YOUR APP	PLICATION. SEE NOTICE 3 PAGE 3	
MONTH DAY	/ <sub>YEA</sub>		⊓ <i>JUD</i> G	E 🗆 CLERK	,	
						_
		(THIS	S SPACE FOR STAT	TE POLICE USE C	DNLY)	
NONRESIDEN	IT PERMIT	FILE NO.				
APPLICATION	I OF					
FOR A VIRGINI	A NONRES	SIDENT CONCEALED HA	ANDGUN PER	MIT IS HERE	EBY:	
		GRANTED	Γ	DENIED (	SEE EXPLANATION BELOW)	
					·	
						_
SEE NOTICE 3 PAGE 3						_
/	1				. SUPERINTENDENT	

OR DESIGNEE

YEAR