

PC-15 Concealed Handgun Certification for (check ONE of the following):

- Attorney General (Active/Retired) City Prosecutor Constable Coroner Coroner's Investigator District Attorney (Active/Retired) Federal Judge (Active/Retired)
- Judge/Justice (Active/Retired) Justice of the Peace (Active/Retired) Legislative Auditor Member of the LA House/Senate (Current/Former)
- Member of the US House/Senate (Current/Former) Officer of the LA House/Senate US Attorney (Active/Retired) US Attorney Investigator (Active/Retired)
- Designated Assistant Attorney General (Active/Retired) Designated Assistant City Prosecutors Designated Assistant District Attorney (Active/Retired)
- Designated Assistant US Attorney (Active/Retired) Designated, Employed Congressional Staffer Designated Investigative Auditor

Full Name (Include Title and/or Rank)	Complete Address (Street Address / P.O. Box, City, State, Zip Code)	SSN and DL#	Agency and/or Location of Assignment (District, Court, Parish, etc.)	PQC Score	PQC Date	Qualification Type (Choose ONE)
						<input type="checkbox"/> Pre-Academy <input type="checkbox"/> Annual Re-Qual

Certification by POST Firearms Instructor:

I hereby certify that the above listed individuals completed the Pre-Academy Firearms Course prescribed by POST (as indicated) and qualified with their weapons on the POST Firearms Qualification Course. All scores were computed and verified in accordance with POST regulations and represent an accurate record of said training. **Falsification of information on this form may result in revocation of POST Firearms Instructor Certification.**

FIREARMS INSTRUCTOR SIGNATURE: _____ **DATE:** _____

PRINTED NAME: _____ **FIRING RANGE:** _____ **AGENCY:** _____

PHONE: _____

Certification by Qualifying person:

I hereby certify that I have never entered a plea of guilty or nolo contendere to or been found guilty of a felony offense.

QUALIFYING PERSON SIGNATURE: _____ **DATE:** _____

PRINTED NAME: _____ **PHONE:** _____

NOTE: If form is incomplete or not legible, it will be returned to the firearms instructor, which may cause a delay in processing.

Concealed Handgun Training Law & Procedures

R.S. 14:95 H: (1) Except as provided in Paragraph (A)(5) of this Section and in Paragraph (2) of this Subsection, the provisions of this Section shall not prohibit active justices or judges of the supreme court, courts of appeal, district courts, parish courts, juvenile courts, family courts, city courts, federal courts domiciled in the State of Louisiana, and traffic courts, members of either house of the legislature, officers of either house of the legislature, the legislative auditor, constables, coroners, designated coroner investigators, district attorneys and designated assistant district attorneys, current and retired United States attorneys and current and retired assistant United States attorneys and investigators, the attorney general, designated assistant attorneys general, city prosecutors, designated assistant city prosecutors, a United States representative from Louisiana and his designated, employed congressional staffer, a United States senator from Louisiana and his designated, employed congressional staffer, and justices of the peace from possessing and concealing a handgun on their person when such persons are qualified annually in the use of firearms by the Council on Peace Officer Standards and Training.

R.S. 14:95 K: (1) The provision of this Section shall not prohibit a retired justice or judge of the supreme court, courts of appeal, district courts, parish courts, juvenile courts, family courts, city courts, federal courts, retired attorney general, retired assistant attorneys general, retired district attorneys, retired assistant district attorneys, retired United States attorneys, retired assistant United States attorneys, or retired federal investigators, retired justices of the peace, retired members of the United States Congress, and former members of either house of the legislature from possessing and concealing a handgun on their person provided that such retired person is qualified annually, at their expense, in the use of firearms by the Council on Peace Officer Standards and Training and has on their person valid identification showing proof of their status as a former member of the legislature or as a retired justice, judge, attorney general, assistant attorney general, district attorney, assistant district attorney, United States attorney, or assistant United States attorney or federal investigator. For a former member of the legislature, the valid identification showing proof of status as a former legislator required by the provisions of this Paragraph shall be a legislative badge issued by the Louisiana Legislature that shall include the former member's name, the number of the district that the former member was elected to represent, the years that the former member served in the legislature, and words that indicate the person's status as a former member of the legislature.

(2) The retired justice, judge, attorney general, assistant attorney general, district attorney, assistant district attorney, United States attorney, or assistant United States attorney or federal investigator, justice of the peace, or former member of the United States Congress or either house of the legislature shall be qualified annually in the use of firearms by the Council on Peace Officer Standards and Training and have proof of qualification. However, this Subsection shall not apply to a retired justice, judge, attorney general, assistant attorney general, district attorney, assistant district attorney, retired justice of the peace, or to a former member of the legislature or the United States Congress who is medically retired based upon any mental impairment, or who has entered a plea of guilty or nolo contendere to or been found guilty of a felony offense.

(3) For the purposes of this Subsection:

- (a) "Retired district attorney" or "retired assistant district attorney" means a district attorney or an assistant district attorney receiving retirement benefits from the District Attorneys' Retirement System.
- (b) "Retired United States attorney" means a presidentially appointed United States attorney who separated from service in good standing.
- (c) "Retired assistant United States attorney" or "retired federal investigator" mean an assistant United States attorney or investigator receiving benefits from the Federal Employees Retirement System.

The Pre-Academy Firearms Course is required for ALL initial qualifications. Once the candidate successfully completes the Pre-Academy Firearms Course, he/she must be re-qualified each year in order to maintain certification, following the same rules/policies as all other POST Firearms Qualifications.

DEFINITIONS/REQUIREMENTS:

1. Any title that begins with "DESIGNATED" **MUST** have a letter from the position above them that verifies their position and authorizes their qualification. This letter must be presented to the firearms instructor prior to qualifying. A copy of this letter **MUST** be attached to the PC-15 when submitted to POST.
2. "Officers of either house of the Legislature" is defined as the following positions: Clerk of the House, Secretary of the Senate, House Sgt. at Arms, and Senate Sgt. at Arms.
3. "Designated, Employed Congressional Staffer" is a currently employed staffer of a United States representative or senator, that has been designated to qualify.
4. United States representatives or senators **MUST** be "from Louisiana" – active or retired.
5. All other titles requiring definition are within the above referenced statute.