
REGULATIONS REGARDING CONCEALED WEAPONS ON TRIBAL PROPERTY

The Confederated Tribes of the Grand Ronde Community of Oregon promulgates the following regulations regarding the possession of concealed weapons on Tribal property:

1. All persons who have been licensed to carry a concealed weapon, shall submit an application requesting permission to possess such weapon on Tribal Property, to the Tribal Court for the Confederated Tribes of the Grand Ronde Community of Oregon.
2. The application shall include the following information:
 - a. Applicant's name, address, and phone number;
 - b. Copy of photo identification (such as a driver's license, Oregon ID card, or Tribal ID), or copy of non-photo ID (such as a social security card), and a current photograph;
 - c. Proof of Tribal membership (if applicable);
 - d. Proof of Tribal employment (if applicable);
 - e. Copy of applicant's concealed weapons license; and
 - f. Statement as to why the applicant desires to carry the weapon on Tribal property.
3. The Tribal Judge shall review the application and inform the applicant, in writing, of the permission granted. Such permission shall state where and when the applicant is allowed to possess the weapon with the following exception: **No permission will be granted to possess a weapon in any Tribal Office Buildings, Spirit Mountain Casino, Spirit Mountain Lodge, Grand Ronde Gaming Commission Offices, Nanitch Sahallie Treatment Center, Grand Ronde Health and Wellness Center, or Tribal Community Center. Furthermore, no permission will be granted to possess the weapon at any Tribal events held on Tribal Property (including, but not limited to, the Tribe's Annual Pow Wow, Veterans Pow Wow, and Spirit Mountain Stampede). During these events, the weapon must be kept in the licensee's vehicle, or in a locked recreational vehicle.**
4. The Tribal Court Clerk shall keep a record of all applications submitted, and copies of all written permissions granted to successful applicants.
5. The Tribal Court Judge may, for good cause, revoke the written permission granted to an applicant by serving upon the applicant a notice of revocation stating the grounds for revocation. If an applicant cannot be located, and good cause exists, the Tribal Judge may revoke applicant's permission absentia.