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| **Carry Area** | **Concealed Carry Permittee** | **Additional Information** |
| North Carolina | YES | Any person who has a concealed handgun permit may carry a concealed handgun unless otherwise specifically prohibited by law. 14-415.11. (a) Permit to carry concealed handgun; scope of permit. |
| Parks administered by Local Government  (County, City, etc) | YES  (Except with very specific restrictions that a local government may or may not choose to implement) | However a recreational facility **may** be posted no carry **only if it meets the following**:  (1) **An athletic field**, any appurtenant facilities such as restrooms, **during an organized athletic** event if the field has been scheduled for use with the city or county office responsible for operation of the park or recreational area.  (2) **A swimming pool**, including any appurtenant facilities used for dressing, storage of personal items, or other uses related to the swimming pool.  (3) **A facility used for athletic events**, including but not limited to, a gymnasium.  The term “recreational facilities” **does not include** any greenway, designated biking or walking path, an area that is customarily used as a walkway or bike path although not specifically designated for such use, open areas or fields where athletic events may occur unless the area qualifies as an athletic field. |
| State Parks | YES | Any person who has a concealed handgun permit may carry a concealed handgun on the grounds or waters of a park within the State Parks System |
| National Parks  Areas Administered by the National Parks Service-Including Blue Ridge Parkway  National Wildlife Refuges | YES  (Except in a building or part thereof owned or leased by the Federal Government, where Federal employees are regularly present for the purpose of performing their official duties.) | 36 CFR 2.4 - Weapons, traps and nets **(h)** Notwithstanding any other provision in this Chapter, a person may possess, carry, and transport concealed, loaded, and operable firearms within a national park area in accordance with the laws of the state in which the national park area, or that portion thereof, is located, except as otherwise prohibited by applicable Federal law  18 USC 930, prohibits firearms or other dangerous weapons within a “Federal facility,” defined as a “a building or part thereof owned or leased by the Federal Government, where Federal employees are regularly present for the purpose of performing their official duties.” In national parks, such facilities may include visitor centers, administrative offices, and/or maintenance buildings. Any such facilities will be clearly marked with signs at all public entrances.  **Date:** February 19, 2010  **Contact:** Steve Stinnett, Chief Ranger, (828) 271 4779 ext 239  A change in federal law effective February 22, allows people who can legally possess firearms under federal, state/commonwealth (North Carolina or Virginia), and local laws to possess those firearms in the Blue Ridge Parkway. The new law (Sec. 512 of P.L. 111-24) was passed by Congress and signed last May by the President.  The new federal law makes possession of firearms in national parks also subject to the firearms laws of the state/commonwealth and communities where the parks are located.  **Section 512, P.L. 111-24, Credit Card Accountability Responsibility and Disclosure Act of 2009,** 123 Stat. 1764-65 § 512  (b) **Protecting the Right of Individuals To Bear arms in Units of the National Park System and the National Wildlife Refuge System-** The Secretary of the Interior shall not promulgate or enforce any regulation that prohibits an individual from possessing a firearm including an assembled or functional firearm in any unit of the National Park System or the National Wildlife Refuge System if--  (1) the individual is not otherwise prohibited by law from possessing the firearm; and  (2) the possession of the firearm is in compliance with the law of the State in which the unit of the National Park System or the National Wildlife Refuge System is located.  50 CFR 27.42 – Firearms **(e)** Notwithstanding any other provision in this Chapter, persons may possess, carry, and transport concealed, loaded, and operable firearms within a national wildlife refuge in accordance with the laws of the state in which the wildlife refuge, or that portion thereof, is located, except as otherwise prohibited by applicable Federal law. |
| National Forests | YES  (Except in a building or part thereof owned or leased by the Federal Government, where Federal employees are regularly present for the purpose of performing their official duties.) | <http://www.fs.usda.gov/Internet/FSE_DOCUMENTS/stelprdb5385189.pdf>  Both state and federal laws apply on National Forest System lands, so you also need to check on the state laws and county ordinances which may apply to the area you will be visiting. You also need to be in compliance with any general federal laws and regulations about weapons (Bureau of Alcohol, Tobacco, Firearms and Explosives ([ATF](http://www.atf.gov/)), etc). The National Rifle Association of America ([NRA](http://www.nra.org/)) and many commercial publications provide this information.  The only regulations specific to use of weapons imposed by the Forest Service is that you cannot discharge a weapon within 150 yards of any structure/development or occupied area, within or into a cave, across or on a road or body of water, or in any manner that endangers a person. You also cannot use any tracer or incendiary ammunition. Forest Service regulations require that you also comply with all State laws regarding the use of firearms while hunting.  If you are planning on visiting a designated [Wilderness Area](http://www.wilderness.net/), the [Regional Forester or Forest Supervisor](http://www.fs.fed.us/contactus/regions.shtml) has the option to implement a special local order which additionally prohibits the mere possession of a firearm within that Wilderness Area. Although this prohibition is not common, you should contact the Forest Supervisor's office to find out whether such a restriction has been imposed. <http://www.fs.fed.us/recreation/programs/trails/welcome.shtml>  Closures/Restrictions  <http://www.fs.usda.gov/detail/nfsnc/alerts-notices/?cid=stelprdb5379710>  \*Prior to 2011North Carolina Wildlife Resources Commission rules essentially limited the carry of defensive caliber handguns in National Forests (because they were/are also “game lands” to certain periods of the year based on hunting seasons. .22 caliber pistols were able to be carried year round. After 2011 caliber restrictions have been lifted and CCW is specifically authorized |
| North Carolina Game Lands  Boating and Fishing Access Areas | YES | On State-owned game lands, and all other lands **unless prohibited by the landowner**, persons may lawfully carry any firearm openly that they are otherwise lawfully entitled to possess, and may also carry a concealed handgun if they possess a current and valid concealed handgun permit issued to them. However, persons may not hunt with any firearm being carried unless such firearm is authorized as a lawful method of take for that open season. **The exempted game lands where concealed carry is prohibited are: Buckhorn, Harris, Sutton Lake, Mayo, Hyco, Lee, Chatham, Pee Dee area north of U.S. 74, Butner-Falls, Jordan, Vance, Kerr Scott, Wayne Bailey-Caswell, area north of U.S. 158 and east of N.C. 119**  http://www.ncwildlife.org/Licensing/Regulations/FireArmsandConcealedCarry.aspx  No person shall possesses a loaded firearm on any public fishing or boating access area, with the exception of those who carry a concealed handgun with a valid concealed handgun permit, unless otherwise prohibited by the landowner and posted as such. This ruling also applies to wildlife conservation areas |
| State owned rest area | YES |  |
| Areas of Emergency and Riot | YES | Local governments may impose restrictions on dangerous weapons … when a state of emergency is declared **but may not impose restrictions on lawfully possessed firearms** |
| Restaurants and establishments where Alcoholic Beverages are sold and consumed | YES  (Unless Conspicuously Posted) |  |
| Assembly where admission is charged | YES  (Unless Conspicuously Posted) |  |
| Businesses and Private Property | YES  (Unless Conspicuously Posted) |  |
| Parades or Funeral Processions | YES  (Unless Conspicuously Posted) |  |
| Schools and Educational Property | YES--If Secured in Vehicle  (Unless Private Educational Property is Conspicuously Posted) | Secured: A handgun in a closed compartment or container within the person's locked vehicle or in a locked container securely affixed to the person's vehicle. A person may unlock the vehicle to enter or exit the vehicle provided the firearm remains in the closed compartment at all times and the vehicle is locked immediately following the entrance or exit. |
| Colleges and Universities | YES--If Secured in Vehicle  (Unless Private Educational Property is Conspicuously Posted) | Secured: A handgun in a closed compartment or container within the person's locked vehicle or in a locked container securely affixed to the person's vehicle. A person may unlock the vehicle to enter or exit the vehicle provided the firearm remains in the closed compartment at all times and the vehicle is locked immediately following the entrance or exit. |
| State Building & Courthouse Parking areas | YES | A handgun, is in a closed compartment or container within the person’s locked vehicle, and the vehicle is in a parking area that is owned or leased by state government |
| Law Enforcement or Correctional Facilities | NO |  |
| Picket lines and Demonstrations | NO | Picket line, or demonstration upon any private health care facility or upon any public place owned or under the control of the State or any of its political subdivisions 14-277.2. |
| Conspicuously Posted Private Property | NO |  |
| Federal and State Buildings/Offices | NO |  |
| While alcohol or controlled substance is in one’s blood | NO | However, a permittee does not violate this law if a controlled substance in his or her blood was lawfully obtained and taken in therapeutically appropriate amounts. N.C. Gen. Stat. § 14-415.11(c). |