An act to amend Section 26175 of the Penal Code, relating to firearms.

LEGISLATIVE COUNSEL'S DIGEST

AB 2510, as amended, Linder. Firearms: license to carry concealed: uniform license.

Existing law authorizes the sheriff of a county or a chief or other head of a municipal police department of a city or a city and county to issue a license to carry a concealed firearm upon proof that the person applying for the license is of good moral character, that good cause exists for the issuance, that the applicant satisfies specified residency requirements, and that the applicant has completed a course of specified training.

Existing law requires that licenses and applications for licenses be uniform throughout the state, and to be submitted upon forms prescribed by the Attorney General.

This bill would require the Attorney General to develop a uniform license that may be used as indicia of proof of licensure throughout the state. The bill would require the Attorney General to approve the use of licenses issued by local agencies if they contain specified information, including a recent photograph of the applicant. The bill would require the Attorney General to retain exemplars of approved licenses and maintain a list of agencies issuing local licenses. The bill would create a committee comprised of
representatives from the California State Sheriffs' Association, California Police Chiefs Association, and the Department of Justice to review and revise the uniform licenses, as specified.


The people of the State of California do enact as follows:

SECTION 1. Section 26175 of the Penal Code is amended to read:

26175. (a) (1) Applications for licenses and applications for amendments to licenses under this article shall be uniform throughout the state, upon forms to be prescribed by the Attorney General.

(2) The Attorney General shall convene a committee composed of one representative of the California State Sheriffs’ Association, one representative of the California Police Chiefs Association, and one representative of the Department of Justice to review, and, as deemed appropriate, revise the standard application form for licenses. The committee shall meet for this purpose if two of the committee’s members deem that necessary.

(3) (A) The Attorney General shall develop a uniform license that may be used as indicia of proof of licensure throughout the state.

(B) The Attorney General shall approve the use of licenses issued by local agencies provided that the licenses contain all the information required in subdivision (i) and (j), including a recent photograph of the applicant, and are deemed to be in substantial compliance with standards developed by the committee described in subparagraph (C), if developed, as they relate to the physical dimensions and general appearance of the licenses. The Attorney General shall retain exemplars of approved licenses and shall maintain a list of agencies issuing local licenses. Approved licenses may be used as indicia of proof of licensure under this chapter in lieu of the uniform license developed by the Attorney General.

(C) A committee composed of two representatives of the California State Sheriffs’ Association, two representatives of the California Police Chiefs Association, and one representative of the Department of Justice shall convene to review and revise, as
the committee deems appropriate, the design standard for licenses
issued by local agencies that may be used as indicia of proof of
licensure throughout the state, provided that the design standard
meets the requirements of subparagraph (B). The committee shall
meet for this purpose if two of the committee’s members deem it
necessary.

(b) The application shall include a section summarizing the
statutory provisions of state law that result in the
automatic denial of a license.

(c) The standard application form for licenses described in
subdivision (a) shall require information from the applicant,
including, but not limited to, the name, occupation, residence, and
business address of the applicant, the applicant’s age, height,
weight, color of eyes and hair, and reason for desiring a license to
carry the weapon.

(d) Applications for licenses shall be filed in writing and signed
by the applicant.

(e) Applications for amendments to licenses shall be filed in
writing and signed by the applicant, and shall state what type of
amendment is sought pursuant to Section 26215 and the reason
for desiring the amendment.

(f) The forms shall contain a provision whereby the applicant
attests to the truth of statements contained in the application.

(g) An applicant shall not be required to complete any additional
application or form for a license, or to provide any information
other than that necessary to complete the standard application form
described in subdivision (a), except to clarify or interpret
information provided by the applicant on the standard application
form.

(h) The standard application form described in subdivision (a)
is deemed to be a local form expressly exempt from the
requirements of the Administrative Procedure Act (Chapter 3.5
(commencing with Section 11340) of Part 1 of Division 3 of Title

(i) Any license issued upon the application shall set forth the
licensee’s name, occupation, residence and business address, the
licensee’s age, height, weight, color of eyes and hair, and the reason
for desiring a license to carry the weapon, and shall, in addition,
contain a description of the weapon or weapons authorized to be
carried, giving the name of the manufacturer, the serial number,
and the caliber. The license issued to the licensee may be laminated.