A. Parties to the 1949 Road Traffic Convention and the 1943 Inter-American Automotive Traffic Convention

A foreign visitor from one of the countries or territories listed here may legally drive on the roads of the Commonwealth on his or her own country’s license (limited to a licensed driver who is at least 18 years old and limited to a vehicle of the type covered by the license) for up to one year from the date of arrival. The visitor may operate his or her own private passenger vehicle if displaying valid license plates from the visitor’s country (and meeting insurance standards set by the Commonwealth if operated longer than 30 days) for up to one year from the date of arrival.

Except for those registered in Mexico and Canada, vehicles being operated in Massachusetts that are registered in any of the countries listed in Appendix A (including Germany and Switzerland) must also exhibit the International Distinguishing Sign on the outside rear of the vehicle. The sign is a white oval that is obtained from the country of registration and contains one to three black letters identifying the country.

A licensed driver from one of the countries listed here, or a Massachusetts licensed driver operating in one of the listed countries, should consider obtaining and carrying, in addition to his or her valid home country license, an International Driving Permit. Permits are available, for a fee, from certain automobile associations but can only be issued in the country the applicant is coming from. An International Driving Permit does not confer any driving privileges but is a translation into ten major languages of the relevant information contained on the driver’s home country license.

CAUTION: The Registrar and law enforcement agencies know that individuals or organizations have sold fraudulent documents as “International Driver Licenses” or “International Driving Permits.” The Registrar does not recognize as valid any document purporting to be an “International Driver License” or any other document that confers driving privileges unless issued by the government agency that issues such licenses in the driver’s country of residence and the driver is validly licensed. A person operating a motor vehicle with a fraudulent Massachusetts license is subject to arrest pursuant to MGL c. 90, §24B, and MGL c. 90, §10.

The Registrar reserves the right to amend this list at any time based on additional information received from the U.S. Department of State or other sources.

Albania  
Algeria  
Argentina*+  
Australia  
Austria  
Bahamas, The  
Bangladesh  
Barbados  
Belgium  
Belize  
Benin  
Botswana  
Brazil*  
Bulgaria  
Cambodia  
Canada  
Central African Repub.  
Chile*  
Colombia*  
Congo  
Congo, Democratic Rep.  
Costa Rica*  
Côte D'Ivoire (Ivory Coast)  
Cuba  
Cyprus  
Czech Republic  
Denmark  
Dominican Republic*+  
Ecuador*+  
Egypt  
El Salvador*  
Fiji  
Finland  
France (including French Overseas Territories)  
Gambia, The  
Germany (by reciprocity)  
Georgia (Rep. of)  
Ghana  
Greece  
Grenada  
Guatemala*+  
Guyana  
Haiti*+  
Honduras*  
Hong Kong (but not mainland China)  
Hungary  
Iceland  
India  
Ireland  
Israel  
Italy  
Ivory Coast (See Côte D'Ivoire)  
Jamaica  
Japan  
Jordan  
Korea, Republic of (South)  
Kyrgyz Rep.  
Laos  
Lebanon  
Lesotho  
Luxembourg  
Macao (but not mainland China)  
Madagascar
NOTE: German and Swiss Drivers Granted Privileges. The Registrar has determined that Germany and Switzerland enforce standards of fitness of operators 18 years old or over, substantially as high as those prescribed and enforced by this Commonwealth, and that they grant to properly licensed residents of this Commonwealth the privilege of operating a properly registered motor vehicle of a type that he or she is licensed to operate with his or her Massachusetts license. Therefore, pursuant to MGL c. 90, §10, the Registrar grants to residents of Germany and Switzerland who are 18 years old or over the privileges of operating in this Commonwealth, provided such nonresidents have complied fully with the laws of their home countries and have valid operator’s licenses in their possession or in their vehicles in some easily accessible place.

*= Party to 1943 Int.-Am. Conv., at Washington, DC
*+= Party to 1943 Conv. and Party to 1949 Conv. at Geneva

NOTE: The United States did not ratify and is not a Party to the 1968 Road Traffic Convention at Vienna.

From “A List of Treaties in Force and Other International Agreements of the United States in Force on January 1, 2010, Section 2: Multilateral Treaties” (Published by the Treaty Affairs Staff, Office of the Legal Adviser, U.S. Department of State, Washington, DC).

The countries or territories listed are either direct parties to one or both of the cited Conventions or the U.S. State Department considers them bound as beneficiaries by the signature of a former government.

NOTE: Until further notice, licenses from the following former republics of the USSR and countries of the Baltics should be honored:

<table>
<thead>
<tr>
<th>Armenia</th>
<th>Moldova</th>
<th>Uzbekistan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Azerbaijan</td>
<td>Tajikistan</td>
<td>Latvia</td>
</tr>
<tr>
<td>Belarus</td>
<td>Turkmenistan</td>
<td>Lithuania</td>
</tr>
<tr>
<td>Kazakhstan</td>
<td>Ukraine</td>
<td>Estonia</td>
</tr>
</tbody>
</table>

NOTE: German and Swiss Drivers Granted Privileges.

Malawi
Malaysia
Mali
Malta
Mauritius
Mexico*
Monaco
Montenegro
Morocco
Namibia
Netherlands (also applies to Netherlands Antilles, and Aruba)
New Zealand
Nicaragua*
Niger
Norway
Panama*
Papua New Guinea
Paraguay*+
Peru*+

Philippines
Poland
Portugal (applies to all Portuguese territories)
Romania
Russian Federation
Rwanda
St. Lucia
St. Vincent and the Grenadines
San Marino
Senegal
Serbia
Seychelles
Sierra Leone
Singapore
Slovak Rep.
South Africa
Spain (applies to African localities and provinces)
Sri Lanka
Surinam
Swaziland
Sweden
Switzerland (by reciprocity)
Syrian Arab Republic
Taiwan (Republic of China)
Tanzania
Thailand
Togo
Trinidad and Tobago
Tunisia
Turkey
Uganda
(Union of Soviet Socialist Republics, USSR, no longer exists. See individual republics)
United Kingdom (Great Britain and Northern Ireland, also applies to Cayman Islands; Gibraltar; Bailiwick of Guernsey; Isle of Man; and States of Jersey)
United Arab Emirates
United States of America*+
Uruguay*
Vatican City (Holy See)
Venezuela*
Western Samoa
Zambia
Zimbabwe

Armenia
Azerbaijan
Belarus
Kazakhstan

United Kingdom

Malawi
Malaysia
Mali
Malta
Mauritius
Mexico*
Monaco
Montenegro
Morocco
Namibia
Netherlands (also applies to Netherlands Antilles, and Aruba)
New Zealand
Nicaragua*
Niger
Norway
Panama*
Papua New Guinea
Paraguay*+
Peru*+

Philippines
Poland
Portugal (applies to all Portuguese territories)
Romania
Russian Federation
Rwanda
St. Lucia
St. Vincent and the Grenadines
San Marino
Senegal
Serbia
Seychelles
Sierra Leone
Singapore
Slovak Rep.
South Africa
Spain (applies to African localities and provinces)
Sri Lanka
Surinam
Swaziland
Sweden
Switzerland (by reciprocity)
Syrian Arab Republic
Taiwan (Republic of China)
Tanzania
Thailand
Togo
Trinidad and Tobago
Tunisia
Turkey
Uganda
(Union of Soviet Socialist Republics, USSR, no longer exists. See individual republics)
United Kingdom (Great Britain and Northern Ireland, also applies to Cayman Islands; Gibraltar; Bailiwick of Guernsey; Isle of Man; and States of Jersey)
United Arab Emirates
United States of America*+
Uruguay*
Vatican City (Holy See)
Venezuela*
Western Samoa
Zambia
Zimbabwe

Armenia
Azerbaijan
Belarus
Kazakhstan

United Kingdom
Driving Privileges for NATO Forces:
Massachusetts is legally required to honor the provisions of the Agreement Between The Parties To The North Atlantic Treaty Regarding the Status of Forces (NATO SOFA), entered into by the US on August 23, 1953. The Treaty accords driving privileges to active duty military members of NATO forces on assignment in this country (usually for training purposes) and also to civilian components attached to the NATO forces. Therefore, Massachusetts accepts as valid, without a driving test or fee, the driving permit, license or military driving permit issued by a NATO country to its own military personnel or to the personnel of a civilian component of the military force.

NATO military and civilian component personnel are required to carry and present on demand:
(a) a personal identity card issued by the sending NATO country showing names, date of birth, rank and number (if any), service, and photograph.
(b) an individual or collective movement order, in the language of the sending country and in the English and French languages, issued by an agency of the sending country or NATO and certifying to the status of the individual or group as a member or members of a force and to the movement ordered.

Members of a civilian component and dependents shall be so described in their passports. Dependents of military personnel of NATO force personnel on assignment in the U.S., and dependents of civilian employees assigned to those NATO forces, who are from one of the NATO member countries listed below, may legally drive on the roads of the Commonwealth, on their home country license, for up to one year from the date of arrival, under the Multilateral Road Traffic Convention of 1949 or applicable reciprocal agreements.

List of NATO Member Countries: Albania, Belgium, Bulgaria, Canada, Croatia, Czech Republic, Denmark, Estonia, France, Germany, Greece, Hungary, Iceland, Italy, Latvia, Lithuania, Luxembourg, The Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Turkey, the United Kingdom, and the United States.