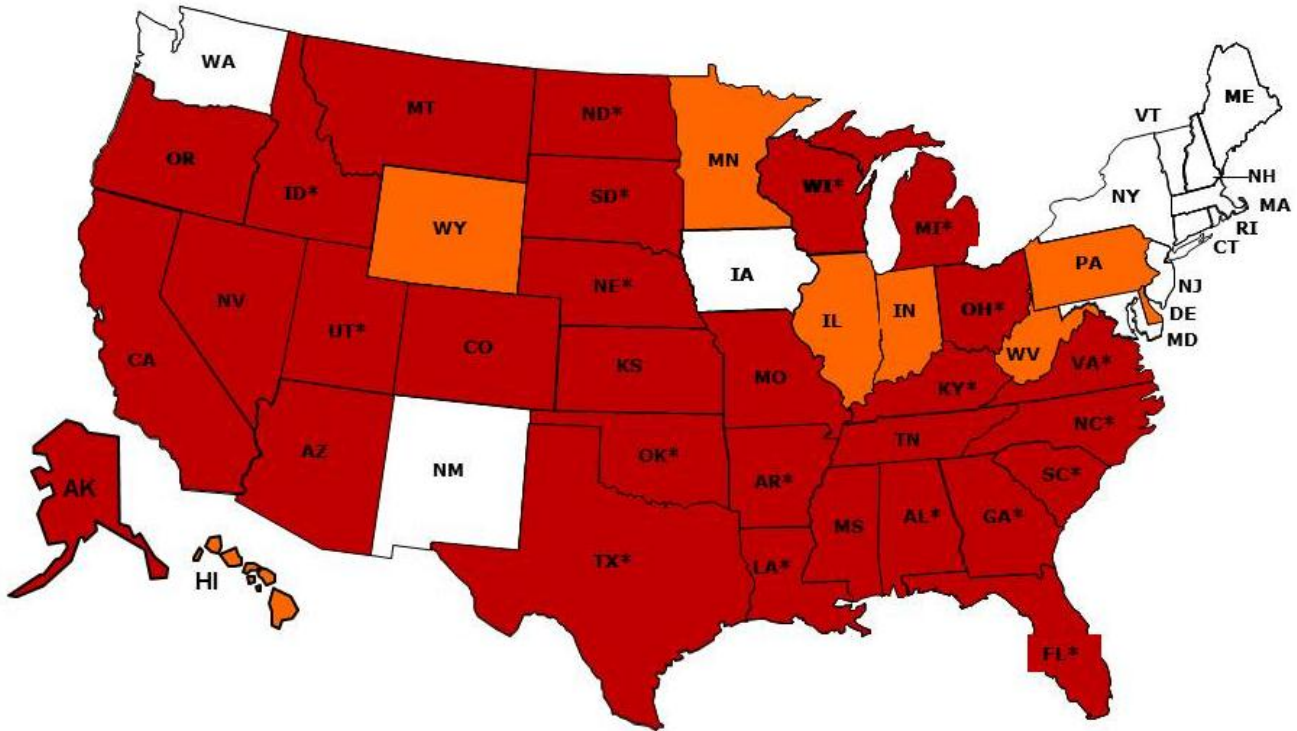




Statewide Marriage Prohibitions



Statewide Prohibitions against marriage for same-sex couples are in place in most states—either in the form of statutory law or amendment to the state’s constitution. States that explicitly bar same-sex couples from marriage are as follows:

 State with constitutional amendments restricting marriage to one man and one woman. (30 states): *Alabama (2006), Alaska (1998), Arizona (2008), Arkansas (2004), California (2008), Colorado (2006), Florida (2008), Georgia (2004), Kansas (2005), Idaho (2006), Kentucky (2004), Louisiana (2004), Michigan (2004), Mississippi (2004), Missouri (2004), Montana (2004), Nebraska (2000), Nevada (2002), North Carolina (2012), North Dakota (2004), Ohio (2004), Oklahoma (2004), Oregon (2004), South Carolina (2006), South Dakota (2006), Tennessee (2006), Texas (2005), Utah (2004), Virginia (2006) and Wisconsin (2006).*

 States with law restricting marriage to one man and one woman. (8 states): *Delaware, Hawaii, Illinois, Indiana, Minnesota, Pennsylvania, West Virginia, and Wyoming.*

*Broader Consequences: States where the law or amendment has language that does, or may, affect other legal relationships, such as civil unions or domestic partnerships. (19 states): *Alabama, Arkansas, Florida, Georgia, Kentucky, Idaho, Louisiana, Michigan, Nebraska, North Carolina, North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Texas, Utah, Virginia and Wisconsin.*