As Introduced

126th General Assembly Regular Session 2005-2006

H. B. No. 347

Representatives Aslanides, Buehrer, Latta, Webster, Garrison, Hagan, Reidelbach, Widener, Schneider, Raga, Faber, Schlichter, J. Stewart, Seaver, D. Evans, Setzer, Carano, Gibbs, Willamowski, T. Patton, Reinhard, Allen, Raussen, Fessler, Bubp, Daniels, Uecker, Hoops, McGregor, Seitz, Law, Peterson, Hood, Cassell, Collier, Schaffer, Domenick, Combs, Taylor, Blasdel, Oelslager, White, Carmichael, Flowers, Gilb, Distel, Wagoner

A BILL

То	amend sections 109.71, 109.731, 109.801, 311.41,	1
	311.42, 1547.69, 2921.13, 2923.12, 2923.121,	2
	2923.122, 2923.123, 2923.125, 2923.126, 2923.127,	3
	2923.128, 2923.129, 2923.1210, 2923.1213, and	4
	2923.16, to enact section 9.68, and to repeal	5
	section 109.542 of the Revised Code to revise the	6
	laws regarding licenses to carry a concealed	7
	handgun and the authority to carry a concealed	8
	handgun under such a license; to limit journalist	9
	access to information regarding persons who have	10
	such a license and who assert reasonable cause to	11
	fear a criminal attack; to provide exemptions from	12
	certain carrying of firearms-related offenses for	13
	persons in compliance with the Ohio Peace Officer	14
	Training Commission's firearms requalification	15
	program; to specifically provide a self-defense	16
	affirmative defense to discharge of a firearm	17
	while in or on a vessel or motor vehicle-related	18
	offenses; to clarify when a firearm is loaded for	19

20 purposes of offenses relating to possession of a loaded firearm while in or on a vessel or motor 21 vehicle and carrying concealed weapons; to provide 22 that the sealing or expungement of a conviction or 23 delinquent child record is an affirmative defense 24 to falsification based on the failure to report 25 the record on an application for a concealed 26 handgun license; and to identify, as a general law 27 and matter of statewide concern, the right of any 28 person, except as provided in the Revised Code, to 29 own, possess, purchase, otherwise acquire, 30 transport, carry, sell, or otherwise transfer a 31 firearm, firearm component, or ammunition. 32

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 109.71, 109.731, 109.801, 311.41,33311.42, 1547.69, 2921.13, 2923.12, 2923.121, 2923.122, 2923.123,342923.125, 2923.126, 2923.127, 2923.128, 2923.129, 2923.1210,352923.1213, and 2923.16 be amended and section 9.68 of the Revised36Code be enacted to read as follows:37

Sec. 9.68. (A) Except as otherwise provided in the Revised 38 Code, any person may own, possess, purchase, otherwise acquire, 39 transport, carry, sell, or otherwise transfer a firearm, a firearm 40 component, or ammunition for a firearm. This section, sections 41 2923.11 to 2923.23 of the Revised Code, and all other sections of 42 the Revised Code dealing with the ownership, possession, purchase, 43 other acquisition, transport, carrying, sale, or other transfer of 44 firearms, their components, and their ammunition within the state 45 are general laws of the state. 46

(B) Except as otherwise provided in this division, the 47

ownership, possession, purchase, other acquisition, transport,	48
<u>carrying</u> , sale, or other transfer of firearms, their components,	49
and their ammunition is a matter of statewide concern, and this	50
section, sections 2923.11 to 2923.23 of the Revised Code, and all	51
other sections of the Revised Code dealing with those matters	52
preempt and supersede any local laws dealing with ownership,	53
possession, purchase, other acquisition, transport, carrying,	54
sale, or other transfer of firearms, their components, and their	55
ammunition. Nothing in this section prohibits a municipal	56
corporation from enacting an ordinance pertaining to matters other	57
than the ownership, possession, purchase, other acquisition,	58
transport, carrying, sale, or other transfer of firearms, their	59
components, or their ammunition. Nothing in this section preempts	60
or supersedes any local zoning regulations that limit, but do not	61
prohibit, the sale of firearms, firearm components, or ammunition	62
for firearms in areas zoned for commercial, retail, or industrial	63
use.	64
(C) As used in this section:	65

(1) The possession, transporting, or carrying of firearms,66their components, or their ammunition include, but are not limited67to, the possession, transporting, or carrying, concealed on a68person's person or concealed ready at hand, of firearms, their69components, or their ammunition.70

(2) "Firearm" has the same meaning as in section 2923.11 of 71 the Revised Code. 72

Sec. 109.71. There is hereby created in the office of the 73 attorney general the Ohio peace officer training commission. The 74 commission shall consist of nine members appointed by the governor 75 with the advice and consent of the senate and selected as follows: 76 one member representing the public; two members who are incumbent 77 sheriffs; two members who are incumbent chiefs of police; one 78

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the Revised Code;

member from the bureau of criminal identification and 79 investigation; one member from the state highway patrol; one 80 member who is the special agent in charge of a field office of the 81 federal bureau of investigation in this state; and one member from 82 the department of education, trade and industrial education 83 services, law enforcement training. 84 As used in sections 109.71 to 109.77 109.801 of the Revised 85 Code: 86 (A) "Peace officer" means: 87 (1) A deputy sheriff, marshal, deputy marshal, member of the 88 organized police department of a township or municipal 89 corporation, member of a township police district or joint 90 township police district police force, member of a police force 91 employed by a metropolitan housing authority under division (D) of 92 section 3735.31 of the Revised Code, or township constable, who is 93 commissioned and employed as a peace officer by a political 94 subdivision of this state or by a metropolitan housing authority, 95 and whose primary duties are to preserve the peace, to protect 96 life and property, and to enforce the laws of this state, 97 ordinances of a municipal corporation, resolutions of a township, 98 or regulations of a board of county commissioners or board of 99 township trustees, or any of those laws, ordinances, resolutions, 100 or regulations; 101 (2) A police officer who is employed by a railroad company 102 and appointed and commissioned by the governor pursuant to 103 sections 4973.17 to 4973.22 of the Revised Code; 104 (3) Employees of the department of taxation engaged in the 105 enforcement of Chapter 5743. of the Revised Code and designated by 106 the tax commissioner for peace officer training for purposes of 107

the delegation of investigation powers under section 5743.45 of

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(4) An undercover drug agent;

(5) Enforcement agents of the department of public safety
whom the director of public safety designates under section
5502.14 of the Revised Code;

(6) An employee of the department of natural resources who is 114 a natural resources law enforcement staff officer designated 115 pursuant to section 1501.013, a park officer designated pursuant 116 to section 1541.10, a forest officer designated pursuant to 117 section 1503.29, a preserve officer designated pursuant to section 118 1517.10, a wildlife officer designated pursuant to section 119 1531.13, or a state watercraft officer designated pursuant to 120 section 1547.521 of the Revised Code; 121

(7) An employee of a park district who is designated pursuant122to section 511.232 or 1545.13 of the Revised Code;123

(8) An employee of a conservancy district who is designatedpursuant to section 6101.75 of the Revised Code;125

(9) A police officer who is employed by a hospital that
employs and maintains its own proprietary police department or
security department, and who is appointed and commissioned by the
governor pursuant to sections 4973.17 to 4973.22 of the Revised
Code;

(10) Veterans' homes police officers designated under section 131
5907.02 of the Revised Code; 132

(11) A police officer who is employed by a qualified
nonprofit corporation police department pursuant to section
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1702.80 of the Revised Code;
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(12) A state university law enforcement officer appointed
under section 3345.04 of the Revised Code or a person serving as a
state university law enforcement officer on a permanent basis on
June 19, 1978, who has been awarded a certificate by the executive
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140 director of the Ohio peace officer training commission attesting 141 to the person's satisfactory completion of an approved state, 142 county, municipal, or department of natural resources peace 143 officer basic training program; (13) A special police officer employed by the department of 144 mental health pursuant to section 5119.14 of the Revised Code or 145 the department of mental retardation and developmental 146 disabilities pursuant to section 5123.13 of the Revised Code; 147 (14) A member of a campus police department appointed under 148 section 1713.50 of the Revised Code; 149 (15) A member of a police force employed by a regional 150 transit authority under division (Y) of section 306.35 of the 151 Revised Code; 152 (16) Investigators appointed by the auditor of state pursuant 153 to section 117.091 of the Revised Code and engaged in the 154 enforcement of Chapter 117. of the Revised Code; 155 (17) A special police officer designated by the 156 superintendent of the state highway patrol pursuant to section 157 5503.09 of the Revised Code or a person who was serving as a 158

special police officer pursuant to that section on a permanent 159 basis on October 21, 1997, and who has been awarded a certificate 160 by the executive director of the Ohio peace officer training 161 commission attesting to the person's satisfactory completion of an 162 approved state, county, municipal, or department of natural 163 resources peace officer basic training program; 164

(18) A special police officer employed by a port authority 165 under section 4582.04 or 4582.28 of the Revised Code or a person 166 serving as a special police officer employed by a port authority 167 on a permanent basis on May 17, 2000, who has been awarded a 168 certificate by the executive director of the Ohio peace officer 169 training commission attesting to the person's satisfactory 170 completion of an approved state, county, municipal, or department171of natural resources peace officer basic training program;172

(19) A special police officer employed by a municipal 173 corporation who has been awarded a certificate by the executive 174 director of the Ohio peace officer training commission for 175 satisfactory completion of an approved peace officer basic 176 training program and who is employed on a permanent basis on or 177 after March 19, 2003, at a municipal airport, or other municipal 178 air navigation facility, that has scheduled operations, as defined 179 in section 119.3 of Title 14 of the Code of Federal Regulations, 180 14 C.F.R. 119.3, as amended, and that is required to be under a 181 security program and is governed by aviation security rules of the 182 transportation security administration of the United States 183 department of transportation as provided in Parts 1542. and 1544. 184 of Title 49 of the Code of Federal Regulations, as amended; 185

(20) A police officer who is employed by an owner or operator
of an amusement park that has an average yearly attendance in
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excess of six hundred thousand guests and that employs and
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maintains its own proprietary police department or security
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department, and who is appointed and commissioned by a judge of
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the appropriate municipal court or county court pursuant to
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section 4973.17 of the Revised Code;

(21) An investigator, as defined in section 109.541 of the193Revised Code, of the bureau of criminal identification and194investigation who is commissioned by the superintendent of the195bureau as a special agent.196

(B) "Undercover drug agent" has the same meaning as indivision (B)(2) of section 109.79 of the Revised Code.198

(C) "Crisis intervention training" means training in the use
of interpersonal and communication skills to most effectively and
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sensitively interview victims of rape.
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(D) "Missing children" has the same meaning as in section 2022901.30 of the Revised Code. 203

sec. 109.731. (A) The Ohio peace officer training commission 204
shall prescribe, and shall make available to sheriffs, all of the 205
following: 206

(1) An application form that is to be used under section
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2923.125 of the Revised Code by a person who applies for a license
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to carry a concealed handgun or for the renewal of a license of
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that nature and that conforms substantially to the form prescribed
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in section 2923.1210 of the Revised Code;

(2) A form for the license to carry a concealed handgun that
is to be issued by sheriffs to persons who qualify for a license
to carry a concealed handgun under section 2923.125 of the Revised
Code and that conforms to the following requirements:

(a) It has space for the licensee's full name, residenceaddress, and date of birth and for a color photograph of the217licensee.

(b) It has space for the date of issuance of the license, its 219 expiration date, its county of issuance, the name of the sheriff 220 who issues the license, and the unique combination of letters and 221 numbers that identify the county of issuance and the license given 222 to the licensee by the sheriff in accordance with division (A)(4) 223 of this section. 224

(c) It has space for the signature of the licensee and the225signature or a facsimile signature of the sheriff who issues the226license.227

(d) It does not require the licensee to include serial
numbers of handguns, other identification related to handguns, or
similar data that is not pertinent or relevant to obtaining the
license and that could be used as a de facto means of registration
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of handguns owned by the licensee.

(3) A series of three-letter county codes that identify each 233 county in this state; 234

(4) A procedure by which a sheriff shall give each license, 235 replacement license, or renewal license to carry a concealed 236 handgun and each temporary emergency license or replacement 237 temporary emergency license to carry a concealed handgun the 238 sheriff issues under section 2923.125 or 2923.1213 of the Revised 239 Code a unique combination of letters and numbers that identifies 240 the county in which the license or temporary emergency license was 241 issued and that uses the county code and a unique number for each 242 license and each temporary emergency license the sheriff of that 243 county issues; 244

(5) A form for the temporary emergency license to carry a 245 concealed handgun that is to be issued by sheriffs to persons who 246 qualify for a temporary emergency license under section 2923.1213 247 of the Revised Code, which form shall conform to all the 248 requirements set forth in divisions (A)(2)(a) to (d) of this 249 section and shall additionally conspicuously specify that the 250 license is a temporary emergency license and the date of its 251 issuance. 252

(B)(1) The Ohio peace officer training commission, in 253 consultation with the attorney general, shall prepare a pamphlet 254 that does all of the following, in everyday language: 255

(a) Explains the firearms laws of this state; 256

(b) Instructs the reader in dispute resolution and explains 257 the laws of this state related to that matter; 258

(c) Provides information to the reader regarding all aspects 259 of the use of deadly force with a firearm, including, but not 260 limited to, the steps that should be taken before contemplating 261

262 the use of, or using, deadly force with a firearm, possible 263 alternatives to using deadly force with a firearm, and the law 264 governing the use of deadly force with a firearm.

(2) The attorney general shall consult with and assist the 265 commission in the preparation of the pamphlet described in 266 division (B)(1) of this section and, as necessary, shall recommend 267 to the commission changes in the pamphlet to reflect changes in 268 the law that are relevant to it. The commission shall make copies 269 of the pamphlet available to any person, public entity, or private 270 entity that operates or teaches a training course, class, or 271 program described in division (B)(3)(a), (b), (c), and (e) of 272 section 2923.125 of the Revised Code and requests copies for 273 distribution to persons who take the course, class, or program, 274 and to sheriffs for distribution to applicants under section 275 2923.125 of the Revised Code for a license to carry a concealed 276 handgun and applicants under that section for the renewal of a 277 license to carry a concealed handgun. 278

(C)(1) The Ohio peace officer training commission, in 279 consultation with the attorney general, shall prescribe a fee to 280 be paid by an applicant under section 2923.125 of the Revised Code 281 for a license to carry a concealed handgun or for the renewal of a 282 license to carry a concealed handgun as follows: 283

284 (a) For an applicant who has been a resident of this state for five or more years, an amount that does not exceed the lesser 285 of the actual cost of issuing the license, including, but not 286 limited to, the cost of conducting the criminal records check, or 287 forty-five dollars; 288

(b) For an applicant who has been a resident of this state 289 for less than five years,. The prescribed fee shall be an amount 290 that shall consist of the actual cost of having a criminal 291 background check performed by the federal bureau of investigation, 292

Revised Code, plus the lesser of the actual cost of issuing the294license, including, but not limited to, the cost of conducting the295criminal records check, or whichever of the following is296applicable:297(a) For an application made on or after the effective date of298this amendment, fifty-five dollars:299(b) For an application made prior to the effective date of300this amendment, forty-five dollars.301(2) The commission, in consultation with the attorney302general, shall specify the portion of the fee prescribed under303division (C)(1) of this section that will be used to pay each304particular cost of the issuance of the license. The sheriff shall305deposit all fees paid by an applicant under section 2923.125 of306the Revised Code309(D) The Ohio peace officer training commission shall maintain310statistics with respect to the issuance, renewal, suspension,311revocation, and denial of licenses to carry a concealed handgun312and the suspension of processing of applications for those313licenses, and with respect to the issuance, suspension,314revocation, and denial of temporary emergency licenses to carry a315concealed handgun, as reported by the sheriffs pursuant to316division (C) of section 2923.129 of the Revised Code. Not later317than the first day of March in each year, the commission shall318	license, including, but not limited to, the cost of conducting the 295	
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division (C) of section 2923.129 of the Revised Code. Not later 317	revocation, and denial of temporary emergency licenses to carry a 315	5
	concealed handgun, as reported by the sheriffs pursuant to 316	б
than the first day of March in each year, the commission shall 318	division (C) of section 2923.129 of the Revised Code. Not later 317	7
	than the first day of March in each year, the commission shall 318	8
submit a statistical report to the governor, the president of the 319	submit a statistical report to the governor, the president of the 319	9
senate, and the speaker of the house of representatives indicating 320	senate, and the speaker of the house of representatives indicating 320	0
	the number of licenses to carry a concealed handgun that were 321	1
	issued, renewed, suspended, revoked, and denied in the previous 322	2
the number of licenses to carry a concealed handgun that were 321	calendar year, the number of applications for those licenses for 323	3
the number of licenses to carry a concealed handgun that were321issued, renewed, suspended, revoked, and denied in the previous322	which processing was suspended in accordance with division (D)(3) 324	4

if one is so performed <u>as provided in section 311.41 of the</u>

325 of section 2923.125 of the Revised Code in the previous calendar 326 year, and the number of temporary emergency licenses to carry a 327 concealed handqun that were issued, suspended, revoked, or denied 328 in the previous calendar year. Nothing in the statistics or the 329 statistical report shall identify, or enable the identification 330 of, any individual who was issued or denied a license, for whom a 331 license was renewed, whose license was suspended or revoked, or 332 for whom application processing was suspended. The statistics and 333 the statistical report are public records for the purpose of 334 section 149.43 of the Revised Code.

(E) As used in this section, "handgun" has the same meaning 335 as in section 2923.11 of the Revised Code. 336

Sec. 109.801. (A)(1) Each year, any of the following persons 337 who are authorized to carry firearms in the course of their 338 official duties shall complete successfully a firearms 339 requalification program approved by the executive director of the 340 Ohio peace officer training commission in accordance with rules 341 adopted by the attorney general pursuant to section 109.743 of the 342 Revised Code: any peace officer, sheriff, deputy sheriff, marshal, 343 deputy marshal, township constable, chief of police or member of 344 an organized police department of a municipal corporation or 345 township, chief of police or member of a township police district 346 police force, superintendent of the state highway patrol, state 347 highway patrol trooper, special police officer of the state 348 highway patrol designated under section 5503.09 of the Revised 349 Code, enforcement agent employed under section 5502.14 of the 350 Revised Code, or chief of police of a university or college police 351 department or state university law enforcement officer appointed 352 under section 3345.04 of the Revised Code; any parole or probation 353 officer who carries a firearm in the course of official duties; 354 any employee of the department of natural resources who is a 355

356 natural resources law enforcement staff officer, park officer, forest officer, preserve officer, wildlife officer, or state 357 watercraft officer who carries a firearm in the course of official 358 duties; the house of representatives sergeant at arms if the house 359 of representatives sergeant at arms has arrest authority pursuant 360 to division (E)(1) of section 101.311 of the Revised Code; any 361 assistant house of representatives sergeant at arms; or any 362 employee of the department of youth services who is designated 363 pursuant to division (A)(2) of section 5139.53 of the Revised Code 364 as being authorized to carry a firearm while on duty as described 365 in that division; or a special police officer employed by a 366 municipal corporation at a municipal airport or other municipal 367 air navigation facility described in division (A)(19) of section 368 109.71 of the Revised Code. 369

(2) No person listed in division (A)(1) of this section shall 370 carry a firearm during the course of official duties if the person 371 does not comply with division (A)(1) of this section. 372

(B) The hours that a sheriff spends attending a firearms 373 requalification program required by division (A) of this section 374 are in addition to the sixteen hours of continuing education that 375 are required by division (E) of section 311.01 of the Revised 376 Code. 377

(C) As used in this section, "firearm" has the same meaning 378 as in section 2923.11 of the Revised Code. 379

Sec. 311.41. (A)(1) Upon receipt of an application for a 380 license to carry a concealed handgun under division (C) of section 381 2923.125 of the Revised Code, an application to renew a license to 382 carry a concealed handgun under division (F) of that section, or 383 an application for a temporary emergency license to carry a 384 concealed handgun under section 2923.1213 of the Revised Code, the 385 sheriff shall conduct a criminal records check and an incompetency 386

387 check of the applicant to determine whether the applicant fails to meet the criteria described in division (D)(1) of section 2923.125 388 of the Revised Code. The sheriff shall conduct the criminal 389 records check and the incompetency records check required by this 390 division through use of an electronic fingerprint reading device 391 or, if the sheriff does not possess and does not have ready access 392 to the use of an electronic fingerprint reading device, by 393 requesting the bureau of criminal identification and investigation 394 to conduct the checks as described in this division. In 395

In order to conduct the criminal records check and the 396 incompetency records check, the sheriff shall obtain the 397 fingerprints of not more than four fingers of the applicant by 398 using an electronic fingerprint reading device for the purpose of 399 conducting the criminal records check and the incompetency records 400 check or, if the sheriff does not possess and does not have ready 401 access to the use of an electronic fingerprint reading device, 402 shall obtain from the applicant a completed standard fingerprint 403 impression sheet prescribed pursuant to division (C)(2) of section 404 109.572 of the Revised Code. The fingerprints so obtained, along 405 with the applicant's social security number, shall be used to 406 conduct the criminal records check and the incompetency records 407 check. If the sheriff does not use an electronic fingerprint 408 reading device to obtain the fingerprints and conduct the records 409 checks, the sheriff shall submit the completed standard 410 fingerprint impression sheet of the applicant, along with the 411 applicant's social security number, to the superintendent of the 412 bureau of criminal identification and investigation and shall 413 request the bureau to conduct the criminal records check and the 414 incompetency records check of the applicant and, if necessary, 415 shall request the superintendent of the bureau to obtain 416 information from the federal bureau of investigation as part of 417 the criminal records check for the applicant. Upon receipt of the 418 request, as part of the criminal records check for the applicant, 419

the superintendent of the bureau of criminal identification and 420 investigation shall request from the federal bureau of 421 investigation any information the federal bureau has with respect 422 to the applicant and shall review or cause to be reviewed, as 423 described in division (B) of section 109.572 of the Revised Code, 424 any information the superintendent receives. If it is not possible 425 to use an electronic fingerprint reading device to conduct an 426 incompetency records check, the sheriff shall submit the completed 427 standard fingerprint impression sheet of the applicant, along with 428 the applicant's social security number, to the superintendent of 429 the bureau of criminal identification and investigation and shall 430 request the bureau to conduct the incompetency records check. The 431 sheriff shall not retain the applicant's fingerprints as part of 432 the application. 433

(2) Except as otherwise provided in this division, if at any 434 time the applicant decides not to continue with the application 435 process, the sheriff immediately shall cease any investigation 436 that is being conducted under division (A)(1) of this section. The 437 sheriff shall not cease that investigation if, at the time of the 438 applicant's decision not to continue with the application process, 439 the sheriff had determined from any of the sheriff's 440 investigations that the applicant then was engaged in activity of 441 a criminal nature. 442

(B) If a criminal records check and an incompetency records 443 check conducted under division (A) of this section do not indicate 444 that the applicant fails to meet the criteria described in 445 division (D)(1) of section 2923.125 of the Revised Code, except as 446 otherwise provided in this division, the sheriff shall destroy or 447 cause a designated employee to destroy all records other than the 448 application for a license to carry a concealed handgun, the 449 application to renew a license to carry a concealed handgun, or 450 the affidavit submitted regarding an application for a temporary 451

452 emergency license to carry a concealed handgun that were made in 453 connection with the criminal records check and incompetency 454 records check within twenty days after conducting the criminal 455 records check and incompetency records check. If an applicant 456 appeals a denial of an application as described in division (D) 457 (2) of section 2923.125 of the Revised Code or challenges the 458 results of a criminal records check pursuant to section 2923.127 459 of the Revised Code, records of fingerprints of the applicant 460 shall not be destroyed during the pendency of the appeal or the 461 challenge and review. When an applicant appeals a denial as 462 described in that division, the twenty-day period described in 463 this division commences regarding the fingerprints upon the 464 determination of the appeal. When required as a result of a 465 challenge and review performed pursuant to section 2923.127 of the 466 Revised Code, the source the sheriff used in conducting the 467 criminal records check shall destroy or the chief operating 468 officer of the source shall cause an employee of the source 469 designated by the chief to destroy all records other than the 470 application for a license to carry a concealed handgun, the 471 application to renew a license to carry a concealed handgun, or 472 the affidavit submitted regarding an application for a temporary 473 emergency license to carry a concealed handgun that were made in 474 connection with the criminal records check within twenty days 475 after completion of that challenge and review.

(C) If division (B) of this section applies to a particular 476 criminal records check or incompetency records check, no sheriff, 477 employee of a sheriff designated by the sheriff to destroy records 478 under that division, source the sheriff used in conducting the 479 criminal records check or incompetency records check, or employee 480 of the source designated by the chief operating officer of the 481 source to destroy records under that division shall fail to 482 destroy or cause to be destroyed within the applicable twenty-day 483 period specified in that division all records other than the484application for a license to carry a concealed handgun, the485application to renew a license to carry a concealed handgun, or486the affidavit submitted regarding an application for a temporary487emergency license to carry a concealed handgun made in connection488with the particular criminal records check or incompetency records490

(D) Whoever violates division (C) of this section is guilty 491of failure to destroy records, a misdemeanor of the second degree. 492

(E) As used in this section, "handgun" has the same meaning 493 as in section 2923.11 of the Revised Code. 494

Sec. 311.42. (A) Each county shall establish in the county 495 treasury a sheriff's concealed handgun license issuance expense 496 fund. The sheriff of that county shall deposit into that fund all 497 fees paid by applicants for the issuance or renewal of a license 498 or duplicate license to carry a concealed handgun under section 499 2923.125 of the Revised Code and all fees paid by the person 500 seeking a temporary emergency license to carry a concealed handgun 501 under section 2923.1213 of the Revised Code. The county shall 502 distribute the fees deposited into the fund in accordance with the 503 specifications prescribed by the Ohio peace officer training 504 commission under division (C) of section 109.731 of the Revised 505 Code. 506

(B) The sheriff, with the approval of the board of county 507 commissioners, may expend any county portion of the fees deposited 508 into the sheriff's concealed handgun license issuance expense fund 509 for any costs incurred by the sheriff in connection with 510 performing any administrative functions related to the issuance of 511 licenses or temporary emergency licenses to carry a concealed 512 handgun under section 2923.125 or 2923.1213 of the Revised Code, 513 including, but not limited to, personnel expenses, the costs of 514

mailing notices of the upcoming expiration date of a license to	515	
carry a concealed handgun as required pursuant to division (J) of		
section 2923.125 of the Revised Code, and the costs of any handgun		
safety education program that the sheriff chooses to fund.	518	
Sec. 1547.69. (A) As used in this section÷	519	
(1) "Firearm, "firearm " and "handgun" have the same meanings	520	
as in section 2923.11 of the Revised Code.	521	
(2) "Unloaded" has the same meaning as in section 2923.16 of	522	
the Revised Code.	523	
(B) No person shall knowingly discharge a firearm while in or	524	
on a vessel.	525	
(C) No person shall knowingly transport or have a loaded	526	
firearm in a vessel in a manner that the firearm is accessible to	527	
the operator or any passenger.	528	
(D) No person shall knowingly transport or have a firearm in	529	
a vessel unless it is unloaded and is carried in one of the	530	
following ways:	531	
(1) In a closed package, box, or case;	532	
(2) In plain sight with the action opened or the weapon	533	
stripped, or, if the firearm is of a type on which the action will	534	
not stay open or that cannot easily be stripped, in plain sight.	535	
(E)(1) <u>(a) It is an affirmative defense to a charge under</u>	536	
division (B) of this section that the actor discharged the firearm	537	
<u>in self-defense.</u>	538	
(b) The affirmative defenses authorized in divisions (D)(1)	539	
and (2) of section 2923.12 of the Revised Code are affirmative	540	
defenses to a charge under division (C) or (D) of this section	541	
that involves a firearm other than a handgun. It is an affirmative	542	
defense to a charge under division (C) or (D) of this section of	543	

transporting or having a firearm of any type, including a handgun, 544 in a vessel that the actor transported or had the firearm in the 545 vessel for any lawful purpose and while the vessel was on the 546 actor's own property, provided that this affirmative defense is 547 not available unless the actor, prior to arriving at the vessel on 548 the actor's own property, did not transport or possess the firearm 549 in the vessel or in a motor vehicle in a manner prohibited by this 550 section or division (B) or (C) of section 2923.16 of the Revised 551 Code while the vessel was being operated on a waterway that was 552 not on the actor's own property or while the motor vehicle was 553 being operated on a street, highway, or other public or private 554 property used by the public for vehicular traffic. 555

(2) No person who is charged with a violation of division (C) 556 or (D) of this section shall be required to obtain a license or 557 temporary emergency license to carry a concealed handgun under 558 section 2923.125 or 2923.1213 of the Revised Code as a condition 559 for the dismissal of the charge. 560

(F)(1) Divisions (B), (C), and (D) of this section do not 561 apply to the possession or discharge of a United States coast 562 guard approved signaling device required to be carried aboard a 563 vessel under section 1547.251 of the Revised Code when the 564 signaling device is possessed or used for the purpose of giving a 565 visual distress signal. No person shall knowingly transport or 566 possess any signaling device of that nature in or on a vessel in a 567 loaded condition at any time other than immediately prior to the 568 discharge of the signaling device for the purpose of giving a 569 visual distress signal. 570

(2) For purposes of divisions (C) and (D) of this section,571all of the following apply:572

(a) A firearm is not "loaded" unless there is live ammunition573actually in the firearm. If there is no live ammunition actually574in the firearm, the presence near the firearm of ammunition for575

the firearm does not make the firearm "loaded" for purposes of	576			
those divisions, even if the ammunition is accessible or ready at				
hand to the operator or any passenger in the vessel.				
hand to the operator of any passenger in the vesser.				
(b) With respect to a firearm employing a percussion cap,	579			
flintlock, or other obsolete ignition system, in addition to the	580			
circumstances described in division (F)(2)(a) of this section, the	581			
firearm is "unloaded" when the weapon is uncapped or when the	582			
priming charge is removed from the pan.	583			
(G) No person shall operate or permit to be operated any	584			
vessel on the waters in this state in violation of this section.	585			
(H) This section does not apply to officers, agents, or	586			
employees of this or any other state or of the United States, or	587			
to law enforcement officers, when authorized to carry or have	588			
loaded or accessible firearms in a vessel and acting within the	589			
scope of their duties , and this<u>.</u> This section does not apply to	590			
any person who is subject to and in compliance with the	591			
requirements of section 109.801 of the Revised Code, unless the	592			
appointing authority of the person has expressly specified that	593			
the exemption provided under this provision does not apply to the	594			
person. This section does not apply to persons legally engaged in	595			
hunting. Divisions (C) and (D) of this section do not apply to a	596			
person who transports or possesses a handgun in a vessel and who,	597			
at the time of that transportation or possession, is carrying a	598			
valid license or temporary emergency license to carry a concealed	599			
handgun issued to the person under section 2923.125 or 2923.1213	600			
of the Revised Code or a license to carry a concealed handgun that	601			
was issued by another state with which the attorney general has	602			
entered into a reciprocity agreement under section 109.69 of the	603			
Revised Code, unless the person knowingly is in a place on the	604			
vessel described in division (B) of section 2923.126 of the	605			
Revised Code.	606			

(I) If a law enforcement officer stops a vessel for a 607 violation of this section or any other law enforcement purpose, if 608 any person on the vessel surrenders a firearm to the officer, 609 either voluntarily or pursuant to a request or demand of the 610 officer, and if the officer does not charge the person with a 611 violation of this section or arrest the person for any offense, 612 the person is not otherwise prohibited by law from possessing the 613 firearm, and the firearm is not contraband, the officer shall 614 return the firearm to the person at the termination of the stop. 615

Sec. 2921.13. (A) No person shall knowingly make a false 616 statement, or knowingly swear or affirm the truth of a false 617 statement previously made, when any of the following applies: 618

(1) The statement is made in any official proceeding. 619

(2) The statement is made with purpose to incriminate620another.

(3) The statement is made with purpose to mislead a public622official in performing the public official's official function.623

(4) The statement is made with purpose to secure the payment
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of unemployment compensation; Ohio works first; prevention,
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retention, and contingency benefits and services; disability
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financial assistance; retirement benefits; economic development
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assistance, as defined in section 9.66 of the Revised Code; or
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other benefits administered by a governmental agency or paid out
629
of a public treasury.

(5) The statement is made with purpose to secure the issuance
by a governmental agency of a license, permit, authorization,
certificate, registration, release, or provider agreement.
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(6) The statement is sworn or affirmed before a notary public634or another person empowered to administer oaths.635

(7) The statement is in writing on or in connection with a 636

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(8) The statement is in writing and is made with purpose to 638 induce another to extend credit to or employ the offender, to 639 confer any degree, diploma, certificate of attainment, award of 640 excellence, or honor on the offender, or to extend to or bestow 641 upon the offender any other valuable benefit or distinction, when the person to whom the statement is directed relies upon it to 643 that person's detriment. 644

(9) The statement is made with purpose to commit or 645 facilitate the commission of a theft offense. 646

(10) The statement is knowingly made to a probate court in 647 connection with any action, proceeding, or other matter within its 648 jurisdiction, either orally or in a written document, including, 649 but not limited to, an application, petition, complaint, or other 650 pleading, or an inventory, account, or report. 651

(11) The statement is made on an account, form, record, 652 stamp, label, or other writing that is required by law. 653

(12) The statement is made in connection with the purchase of 654 a firearm, as defined in section 2923.11 of the Revised Code, and 655 in conjunction with the furnishing to the seller of the firearm of 656 a fictitious or altered driver's or commercial driver's license or 657 permit, a fictitious or altered identification card, or any other 658 document that contains false information about the purchaser's 659 identity. 660

(13) The statement is made in a document or instrument of 661 writing that purports to be a judgment, lien, or claim of 662 indebtedness and is filed or recorded with the secretary of state, 663 a county recorder, or the clerk of a court of record. 664

(14) The statement is made with purpose to obtain an Ohio's 665 best Rx program enrollment card under section 5110.09 of the 666

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Revised Code or a payment from the department of job and family667services under section 5110.17 of the Revised Code.668

(15) The statement is made in an application filed with a 669 county sheriff pursuant to section 2923.125 of the Revised Code in 670 order to obtain or renew a license to carry a concealed handgun or 671 is made in an affidavit submitted to a county sheriff to obtain a 672 temporary emergency license to carry a concealed handgun under 673 section 2923.1213 of the Revised Code. 674

(16) The statement is required under section 5743.72 of the
Revised Code in connection with the person's purchase of
676
cigarettes or tobacco products in a delivery sale.
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(B) No person, in connection with the purchase of a firearm, 678
as defined in section 2923.11 of the Revised Code, shall knowingly 679
furnish to the seller of the firearm a fictitious or altered 680
driver's or commercial driver's license or permit, a fictitious or 681
altered identification card, or any other document that contains 682
false information about the purchaser's identity. 683

(C) No person, in an attempt to obtain a license to carry a
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concealed handgun under section 2923.125 of the Revised Code,
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shall knowingly present to a sheriff a fictitious or altered
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document that purports to be certification of the person's
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competence in handling a handgun as described in division (B)(3)
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of section 2923.125 of the Revised Code.
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(D)(1) It is no defense to a charge under division (A)(6) of 690
 this section that the oath or affirmation was administered or 691
 taken in an irregular manner. 692

(2) If a person is charged with a violation of division693(A)(15) of this section based upon the person's failure to694indicate on the application or affidavit in question that the695person has been convicted of or pleaded guilty to an offense696listed on the application or affidavit or has been adjudicated a697

delinguent child for committing an act that would be an offense	698			
listed on the application or affidavit if committed by an adult,				
it is an affirmative defense to the charge that all of the				
following apply:	701			
(a) The person has been convicted of, pleaded guilty to, or	702			
adjudicated a delinguent child for committing the offense or act	703			
in question, but a court has ordered the sealing or expungement of	704			
the records of that conviction, guilty plea, or delinguent child	705			
adjudication pursuant to section 2151.358 or sections 2953.31 to	706			
2953.36 of the Revised Code.	707			
(b) The person believed that, because of the ordered sealing	708			
or expungement described in division (D)(2)(a) of this section,	709			
the person was not required to indicate on the application or	710			
affidavit that the person has been convicted of, pleaded guilty	711			
to, or adjudicated a delinguent child for committing the offense	712			
<u>or act in question.</u>	713			
(E) If contradictory statements relating to the same fact are	714			
made by the offender within the period of the statute of	715			
limitations for falsification, it is not necessary for the	716			
prosecution to prove which statement was false but only that one	717			
or the other was false.	718			
(F)(1) Whoever violates division (A)(1), (2), (3), (4), (5),	719			
(6), (7), (8), (10), (11), (13), (14), or (16) of this section is	720			
guilty of falsification, a misdemeanor of the first degree.	721			
(2) Whoever violates division (A)(9) of this section is	722			
guilty of falsification in a theft offense. Except as otherwise	723			
provided in this division, falsification in a theft offense is a	724			
misdemeanor of the first degree. If the value of the property or	725			
services stolen is five hundred dollars or more and is less than	726			
five thousand dollars, falsification in a theft offense is a	727			
felony of the fifth degree. If the value of the property or	728			

services stolen is five thousand dollars or more and is less than729one hundred thousand dollars, falsification in a theft offense is730a felony of the fourth degree. If the value of the property or731services stolen is one hundred thousand dollars or more,732falsification in a theft offense is a felony of the third degree.733

(3) Whoever violates division (A)(12) or (B) of this section
r guilty of falsification to purchase a firearm, a felony of the
r fifth degree.
r 736

(G) A person who violates this section is liable in a civil 740 action to any person harmed by the violation for injury, death, or 741 loss to person or property incurred as a result of the commission 742 of the offense and for reasonable attorney's fees, court costs, 743 and other expenses incurred as a result of prosecuting the civil 744 action commenced under this division. A civil action under this 745 division is not the exclusive remedy of a person who incurs 746 injury, death, or loss to person or property as a result of a 747 violation of this section. 748

Sec. 2923.12. (A) No person shall knowingly carry or have,749concealed on the person's person or concealed ready at hand, any750of the following:751

(1) A deadly weapon other than a handgun; 752

- (2) A handgun other than a dangerous ordnance; 753
- (3) A dangerous ordnance. 754

(B) No person who has been issued a license or temporary
 (B) No person who has been issued a license or temporary
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued handgun under section
 (B) No person who has been issued by another state with

which the attorney general has entered into a reciprocity 759 agreement under section 109.69 of the Revised Code, who is stopped 760 for a law enforcement purpose, and who is carrying a concealed 761 handgun shall fail to promptly inform any law enforcement officer 762 who approaches the person after the person has been stopped that 763 the person has been issued a license or temporary emergency 764

carrying a concealed handgun. 766 (C)(1) This section does not apply to officers, agents, or 767 employees of this or any other state or the United States, or to 768 law enforcement officers, authorized to carry concealed weapons or 769 dangerous ordnance and acting within the scope of their duties. 770 This section does not apply to any person who is subject to and in 771 compliance with the requirements of section 109.801 of the Revised 772 Code, unless the appointing authority of the person has expressly 773 specified that the exemption provided under this provision does 774 not apply to the person. 775

license to carry a concealed handgun and that the person then is

(2) Division (A)(2) of this section does not apply to any of 776 the following: 777

(a) An officer, agent, or employee of this or any other state 778 or the United States, or a law enforcement officer, who is 779 authorized to carry a handgun and acting within the scope of the 780 officer's, agent's, or employee's duties; 781

(b) A person who, at the time of the alleged carrying or 782 possession of a handgun, is carrying a valid license or temporary 783 emergency license to carry a concealed handgun issued to the 784 person under section 2923.125 or 2923.1213 of the Revised Code or 785 a license to carry a concealed handgun that was issued by another 786 state with which the attorney general has entered into a 787 reciprocity agreement under section 109.69 of the Revised Code, 788 unless the person knowingly is in a place described in division 789 (B) of section 2923.126 of the Revised Code. 790

H. B. No. 347 As Introduced

(D) It is an affirmative defense to a charge under division 791
 (A)(1) of this section of carrying or having control of a weapon 792
 other than a handgun and other than a dangerous ordnance that the 793
 actor was not otherwise prohibited by law from having the weapon 794
 and that any of the following applies: 795

(1) The weapon was carried or kept ready at hand by the actor 796 for defensive purposes while the actor was engaged in or was going 797 to or from the actor's lawful business or occupation, which 798 business or occupation was of a character or was necessarily 799 carried on in a manner or at a time or place as to render the 800 actor particularly susceptible to criminal attack, such as would 801 justify a prudent person in going armed. 802

(2) The weapon was carried or kept ready at hand by the actor 803 for defensive purposes while the actor was engaged in a lawful 804 activity and had reasonable cause to fear a criminal attack upon 805 the actor, a member of the actor's family, or the actor's home, 806 such as would justify a prudent person in going armed. 807

(3) The weapon was carried or kept ready at hand by the actor808for any lawful purpose and while in the actor's own home.809

(4) The weapon was being transported in a motor vehicle for
any lawful purpose, was not on the actor's person, and, if the
weapon was a firearm, was carried in compliance with the
applicable requirements of division (C) of section 2923.16 of the
Revised Code.

(E) It is an affirmative defense to a charge under division
(A) of this section of carrying or having control of a handgun
other than a dangerous ordnance that the actor was not otherwise
prohibited by law from having the handgun and that the handgun was
carried or kept ready at hand by the actor for any lawful purpose
and while in the actor's own home, provided that this affirmative
defense is not available unless the actor, prior to arriving at

the actor's own home, did not transport or possess the handgun in a motor vehicle in a manner prohibited by division (B) or (C) of section 2923.16 of the Revised Code while the motor vehicle was being operated on a street, highway, or other public or private property used by the public for vehicular traffic.

(F) No person who is charged with a violation of this section 827
shall be required to obtain a license or temporary emergency 828
license to carry a concealed handgun under section 2923.125 or 829
2923.1213 of the Revised Code as a condition for the dismissal of 830
the charge. 831

(G)(1) Whoever violates this section is guilty of carrying 832 concealed weapons. Except as otherwise provided in this division 833 or division (G)(2) of this section, carrying concealed weapons in 834 violation of division (A) of this section is a misdemeanor of the 835 first degree. Except as otherwise provided in this division or 836 division (G)(2) of this section, if the offender previously has 837 been convicted of a violation of this section or of any offense of 838 violence, if the weapon involved is a firearm that is either 839 loaded or for which the offender has ammunition ready at hand, or 840 if the weapon involved is dangerous ordnance, carrying concealed 841 weapons in violation of division (A) of this section is a felony 842 of the fourth degree. Except as otherwise provided in division 843 (G)(2) of this section, if the weapon involved is a firearm and 844 the violation of this section is committed at premises for which a 845 D permit has been issued under Chapter 4303. of the Revised Code 846 or if the offense is committed aboard an aircraft, or with purpose 847 to carry a concealed weapon aboard an aircraft, regardless of the 848 weapon involved, carrying concealed weapons in violation of 849 division (A) of this section is a felony of the third degree. 850

(2) If a person being arrested for a violation of division
 (A)(2) of this section promptly produces a valid license or
 temporary emergency license to carry a concealed handgun issued
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854 under section 2923.125 or 2923.1213 of the Revised Code or a 855 license to carry a concealed handgun that was issued by another 856 state with which the attorney general has entered into a 857 reciprocity agreement under section 109.69 of the Revised Code, 858 and if at the time of the violation the person was not knowingly 859 in a place described in division (B) of section 2923.126 of the 860 Revised Code, the officer shall not arrest the person for a 861 violation of that division. If the person is not able to promptly 862 produce any of those types of license and if the person is not in 863 a place described in that section, the officer may arrest the 864 person for a violation of that division, and the offender shall be 865 punished as follows:

(a) The offender shall be guilty of a minor misdemeanor if866both of the following apply:867

(i) Within ten days after the arrest, the offender presents a 868 license or temporary emergency license to carry a concealed 869 handgun issued under section 2923.125 or 2923.1213 of the Revised 870 Code or a license to carry a concealed handgun that was issued by 871 another state with which the attorney general has entered into a 872 reciprocity agreement under section 109.69 of the Revised Code, 873 which license was valid at the time of the arrest to the law 874 enforcement agency that employs the arresting officer. 875

(ii) At the time of the arrest, the offender was notknowingly in a place described in division (B) of section 2923.126877of the Revised Code.878

(b) The offender shall be guilty of a misdemeanor and shall879be fined five hundred dollars if all of the following apply:880

(i) The offender previously had been issued a license to
(i) The offender previously had been issued a license to
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(i) The offender previously had been issued a license to
(i) The offender previously had been issued by
(i)

reciprocity agreement under section 109.69 of the Revised Code and that was similar in nature to a license issued under section 2923.125 of the Revised Code, and that license expired within the two years immediately preceding the arrest.

(ii) Within forty-five days after the arrest, the offender
presents any type of license identified in division (G)(2)(a)(i)
of this section to the law enforcement agency that employed the
arresting officer, and the offender waives in writing the
offender's right to a speedy trial on the charge of the violation
that is provided in section 2945.71 of the Revised Code.

(iii) At the time of the commission of the offense, the
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offender was not knowingly in a place described in division (B) of
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section 2923.126 of the Revised Code.
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(c) If neither division (G)(2)(a) nor (b) of this sectionapplies, the offender shall be punished under division (G)(1) ofthis section.

(3) Carrying concealed weapons in violation of division (B)901of this section is a misdemeanor of the fourth degree.902

(H) If a law enforcement officer stops a person to question 903 the person regarding a possible violation of this section, for a 904 traffic stop, or for any other law enforcement purpose, if the 905 person surrenders a firearm to the officer, either voluntarily or 906 pursuant to a request or demand of the officer, and if the officer 907 does not charge the person with a violation of this section or 908 arrest the person for any offense, the person is not otherwise 909 prohibited by law from possessing the firearm, and the firearm is 910 not contraband, the officer shall return the firearm to the person 911 at the termination of the stop. 912

(I) For purposes of division (G)(1) of this section, all of 913 the following apply: 914 (1) A firearm is not "loaded" unless there is live ammunition915actually in the firearm. If there is no live ammunition actually916in the firearm, the presence near the firearm of ammunition for917the firearm does not make the firearm "loaded" for purposes of918that division, even if the ammunition is accessible or ready at919hand to the operator or any passenger in the vessel.920

(2) With respect to a firearm employing a percussion cap,921flintlock, or other obsolete ignition system, in addition to the922circumstances described in division (I)(1) of this section, the923firearm is "unloaded" when the weapon is uncapped or when the924priming charge is removed from the pan.925

Sec. 2923.121. (A) No person shall possess a firearm in any 926 room in which liquor is being dispensed in premises for which a D 927 permit has been issued under Chapter 4303. of the Revised Code or 928 in an open air arena for which a permit of that nature has been 929 issued. 930

(B)(1) This section does not apply to officers, agents, or 931 employees of this or any other state or the United States, or to 932 law enforcement officers, authorized to carry firearms, and acting 933 within the scope of their duties. This section does not apply to 934 any person who is subject to and in compliance with the 935 requirements of section 109.801 of the Revised Code, unless the 936 appointing authority of the person has expressly specified that 937 the exemption provided under this provision does not apply to the 938 person. 939

(2) This section does not apply to any room used for the
940
accommodation of guests of a hotel, as defined in section 4301.01
941
of the Revised Code.
942

(3) This section does not prohibit any person who is a member943of a veteran's organization, as defined in section 2915.01 of the944

Revised Code, from possessing a rifle in any room in any premises owned, leased, or otherwise under the control of the veteran's organization, if the rifle is not loaded with live ammunition and if the person otherwise is not prohibited by law from having the rifle.

(4) This section does not apply to any person possessing or 950 displaying firearms in any room used to exhibit unloaded firearms 951 for sale or trade in a soldiers' memorial established pursuant to 952 Chapter 345. of the Revised Code, in a convention center, or in 953 any other public meeting place, if the person is an exhibitor, 954 trader, purchaser, or seller of firearms and is not otherwise 955 prohibited by law from possessing, trading, purchasing, or selling 956 the firearms. 957

(C) It is an affirmative defense to a charge under this
958
section of illegal possession of a firearm in liquor permit
959
premises that involves the possession of a firearm other than a
960
handgun, that the actor was not otherwise prohibited by law from
961
having the firearm, and that any of the following apply:
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(1) The firearm was carried or kept ready at hand by the
actor for defensive purposes, while the actor was engaged in or
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was going to or from the actor's lawful business or occupation,
965
which business or occupation was of such character or was
966
necessarily carried on in such manner or at such a time or place
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as to render the actor particularly susceptible to criminal
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attack, such as would justify a prudent person in going armed.

(2) The firearm was carried or kept ready at hand by the 970 actor for defensive purposes, while the actor was engaged in a 971 lawful activity, and had reasonable cause to fear a criminal 972 attack upon the actor or a member of the actor's family, or upon 973 the actor's home, such as would justify a prudent person in going 974 armed. 975

H. B. No. 347 As Introduced

(D) No person who is charged with a violation of this section 976
shall be required to obtain a license or temporary emergency 977
license to carry a concealed handgun under section 2923.125 or 978
2923.1213 of the Revised Code as a condition for the dismissal of 979
the charge. 980

(E) Whoever violates this section is guilty of illegal981possession of a firearm in liquor permit premises, a felony of the982fifth degree.983

Sec. 2923.1210. The application for a license to carry a 984 concealed handgun or for the renewal of a license of that nature 985 that is to be used under section 2923.125 of the Revised Code 986 shall conform substantially to the following form: 987 "Ohio Peace APPLICATION FOR A LICENSE TO 988 Officer CARRY A CONCEALED HANDGUN Training

Commission

Please Type or Print in Ink	989
SECTION I.	990
This application will not be processed unless	991
all applicable questions have been answered and	
until all required supporting documents as	
described in division (B) or (F) of section	
2923.125 of the Ohio Revised Code and, unless	
waived, a cashier's check, certified check, or	
money order in the amount of the applicable	
license fee or license renewal fee have been	
submitted. FEES ARE NONREFUNDABLE.	
	000

SECTION II.			992
Name:			993
Last	First	Middle	994
			995

Social Security Number:						
Current Residence:	997					
Street City State County	Zip 998					
Mailing Address (If Different From Above):	1000					
Street City State	Zip 1001					
Date of Birth Place of Birth Sex Race	Residence 1003					
	Telephone					
//	()					
SECTION III. THE FOLLOWING QUESTIONS ARE TO BE ANSW	ERED YES OR NO 1005					
(1)(a) Are you a citizen of the United States?	<u>YES</u> NO 1006					
(b) Have you been a resident of Ohio for at	YES NO 1007					
least forty-five days and have you been a						
resident for thirty days of the county with						
whose sheriff you are filing this application						
or of a county adjacent to that county?						
(2) Are you at least twenty-one years of age?	YES NO 1008					
(3) Are you a fugitive from justice?	YES NO 1009					
(4) Are you under indictment for a felony,	YES NO 1010					
have you ever been convicted of or pleaded						
guilty to a felony, or have you ever been						
adjudicated a delinquent child for committing						
an act that would be a felony if committed by						
an adult?						
(5) Are you under indictment for or otherwise	YES NO 1011					
charged with, or have you ever been convicted						
of or pleaded guilty to, an offense under						
Chapter 2925., 3719., or 4729. of the Ohio						
Revised Code that involves the illegal						
possession, use, sale, administration, or						
distribution of or trafficking in a drug of						

abuse, or have you ever been adjudicated a delinquent child for committing an act that would be an offense of that nature if committed by an adult?

(6) Are you under indictment for or otherwise YES NO 1012 charged with, or have you been convicted of or pleaded guilty to within three years of the date of this application, a misdemeanor that is an offense of violence or the offense of possessing a revoked or suspended concealed handgun license, or have you been adjudicated a delinquent child within three years of the date of this application for committing an act that would be a misdemeanor of that nature if committed by an adult?

(7) Are you under indictment for or otherwise YES NO 1013 charged with, or have you been convicted of or pleaded guilty to within ten years of the date of this application, resisting arrest, or have you been adjudicated a delinquent child for committing, within ten years of the date of this application an act that if committed by an adult would be the offense of resisting arrest? (8)(a) Are you under indictment for or YES NO 1014 otherwise charged with assault or negligent assault?

(b) Have you been convicted of, pleaded guilty YES NO 1015 to, or adjudicated a delinquent child two or more times for committing assault or negligent assault within five years of the date of this application? guilty to, or adjudicated a delinquent child for assaulting a peace officer? (9)(a) Have you ever been adjudicated as a YES NO 1017 mental defective? (b) Have you ever been committed to a mental YES NO 1018 institution? (10) Are you currently subject to a civil YES NO 1019 protection order, a temporary protection order, or a protection order issued by a court of another state?

SECTION IV. YOU MUST COMPLETE THIS SECTION OF THE APPLICATION BY 1020 PROVIDING, TO THE BEST OF YOUR KNOWLEDGE, THE ADDRESS OF EACH 1021 PLACE OF RESIDENCE AT WHICH YOU RESIDED AT ANY TIME AFTER YOU 1022 ATTAINED EIGHTEEN YEARS OF AGE AND UNTIL YOU COMMENCED YOUR 1023 RESIDENCE AT THE LOCATION IDENTIFIED IN SECTION II OF THIS FORM, 1024 AND THE DATES OF RESIDENCE AT EACH OF THOSE ADDRESSES. IF YOU NEED 1025 MORE SPACE, COMPLETE AN ADDITIONAL SHEET WITH THE relevant 1026 RELEVANT INFORMATION, ATTACH IT TO THE APPLICATION, AND NOTE THE 1027 ATTACHMENT AT THE END OF THIS SECTION. 1028

Residence 1: 1029 Street City State County Zip 1030 . 1031 . Dates of residence at this address 1032 Residence 2: 1033 Street City State County Zip 1034 1035 . Dates of residence at this address 1036 Residence 3: 1037 Street City County Zip 1038 State 1039 . Dates of residence at this address 1040

Resid	dence 4:					1041
Stree	et	City	State	County	Zip	1042
••••						1043
Da	ates of r	esidence at t	his address			1044
SECT	ION V.					1045
AN AI	PPLICANT	WHO KNOWINGLY	GIVES A FALS	E ANSWER TO A	NY QUESTION OR	1046
SUBM	ITS FALSE	INFORMATION	ON, OR A FALS	E DOCUMENT WI	TH THE	1047
APPL	ICATION M	IAY BE PROSECU	TED FOR FALSI	FICATION TO O	BTAIN A	1048
CONCI	EALED HAN	NDGUN LICENSE,	A FELONY OF	THE FOURTH DE	GREE, IN	1049
VIOLA	ATION OF	SECTION 2921.	13 OF THE OHI	O REVISED COD	E. <u>AN</u>	1050
APPL:	ICANT WHO	DOES NOT IND	ICATE A PRIOR	CONVICTION,	<u>GUILTY PLEA,</u>	1051
<u>or di</u>	ELINQUENI	CHILD ADJUDI	CATION ON THE	APPLICATION	BECAUSE A	1052
COUR:	<u>r has ort</u>	DERED THE SEAL	ING OR EXPUNG	EMENT OF THE	RECORDS OF	1053
THAT	CONVICTI	ON, PLEA, OR	ADJUDICATION	AND WHO IS PRO	OSECUTED FOR A	1054
VIOLA	ATION OF	THAT SECTION	MAY BE ABLE T	O ASSERT THE	<u>AFFIRMATIVE</u>	1055
DEFEI	<u>NSE SET F</u>	<u> TORTH IN DIVIS</u>	ION (D)(2) OF	THAT SECTION	, IN THE	1056
CIRCU	JMSTANCES	SPECIFIED IN	THAT DIVISIO	<u>N.</u>		1057
(1)]	I have be	en furnished,	and have read	d, the pamphle	et that	1058
	explains	the Ohio fir	earms laws, t	hat provides :	instruction in	1059
	dispute	resolution an	d explains the	e Ohio laws re	elated to that	1060
	matter,	and that prov	ides informat	ion regarding	all aspects	1061
	of the u	se of deadly	force with a :	firearm, and I	I am	1062
	knowledg	eable of the	provisions of	those laws an	nd of the	1063
	informat	ion on those	matters.			1064
(2)]	[desire	a legal means	to carry a c	oncealed hand	gun for	1065
	defense	of myself or	a member of m	y family while	e engaged in	1066
	lawful a	ctivity.				1067
(3)]	I have ne	ever been conv	icted of or p	leaded guilty	to a crime of	1068
	violence	in the state	of Ohio or e	lsewhere. I an	n of sound	1069
	mind. I	hereby certif	y that the sta	atements conta	ained herein	1070
	are true	and correct	to the best of	f my knowledge	e and belief.	1071

1072 I understand that if I knowingly make any false statements 1073 herein I am subject to penalties prescribed by law. I 1074 authorize the sheriff or the sheriff's designee to inspect 1075 only those records or documents relevant to information 1076 required for this application. (4) The information contained in this application and all attached 1077 documents are true and correct to the best of my knowledge. 1078 1079 Signature of Applicant" 1080 Sec. 2923.1213. (A) As used in this section: 1081 (1) "Evidence of imminent danger" means any of the following: 1082 (a) A statement sworn by the person seeking to carry a 1083 concealed handgun that is made under threat of perjury and that 1084 states that the person has reasonable cause to fear a criminal 1085 attack upon the person or a member of the person's family, such as 1086 would justify a prudent person in going armed; 1087 (b) A written document prepared by a governmental entity or 1088 public official describing the facts that give the person seeking 1089 to carry a concealed handgun reasonable cause to fear a criminal 1090 attack upon the person or a member of the person's family, such as 1091 would justify a prudent person in going armed. Written documents 1092 of this nature include, but are not limited to, any temporary 1093 protection order, civil protection order, protection order issued 1094 by another state, or other court order, any court report, and any 1095 report filed with or made by a law enforcement agency or 1096 prosecutor. 1097 (2) "Prosecutor" has the same meaning as in section 2935.01 1098 of the Revised Code. 1099

(B)(1) A person seeking a temporary emergency license to 1100carry a concealed handgun shall submit to the sheriff of the 1101

county in which the person resides all of the following: 1102

(a) Evidence of imminent danger to the person or a member of 1103the person's family; 1104

(b) A sworn affidavit that contains all of the information 1105 required to be on the license and attesting that the person is a 1106 citizen of the United States; is at least twenty-one years of age; 1107 is not a fugitive from justice; is not under indictment for or 1108 otherwise charged with an offense identified in division (D)(1)(d)1109 of section 2923.125 of the Revised Code; has not been convicted of 1110 or pleaded guilty to an offense, and has not been adjudicated a 1111 delinquent child for committing an act, identified in division 1112 (D)(1)(e) of that section; within three years of the date of the 1113 submission, has not been convicted of or pleaded quilty to an 1114 offense, and has not been adjudicated a delinquent child for 1115 committing an act, identified in division (D)(1)(f) of that 1116 section; within five years of the date of the submission, has not 1117 been convicted of, pleaded guilty, or adjudicated a delinquent 1118 child for committing two or more violations identified in division 1119 (D)(1)(g) of that section; within ten years of the date of the 1120 submission, has not been convicted of, pleaded guilty, or 1121 adjudicated a delinquent child for committing a violation 1122 identified in division (D)(1)(h) of that section; has not been 1123 adjudicated as a mental defective, has not been committed to any 1124 mental institution, is not under adjudication of mental 1125 incompetence, has not been found by a court to be a mentally ill 1126 person subject to hospitalization by court order, and is not an 1127 involuntary patient other than one who is a patient only for 1128 purposes of observation, as described in division (D)(1)(i) of 1129 that section; and is not currently subject to a civil protection 1130 order, a temporary protection order, or a protection order issued 1131 by a court of another state, as described in division (D)(1)(j) of 1132 that section; 1133 (c) A temporary emergency license fee established by the Ohio
 peace officer training commission for an amount that does not
 exceed the actual cost of conducting the criminal background check
 or thirty dollars;

(d) A set of fingerprints of the applicant provided as 1138 described in section 311.41 of the Revised Code through use of an 1139 electronic fingerprint reading device or, if the sheriff to whom 1140 the application is submitted does not possess and does not have 1141 ready access to the use of an electronic fingerprint reading 1142 device, on a standard impression sheet prescribed pursuant to 1143 division (C)(2) of section 109.572 of the Revised Code. If the 1144 fingerprints are provided on a standard impression sheet, the 1145 person also shall provide the person's social security number to 1146 the sheriff. 1147

(2) A sheriff shall accept the evidence of imminent danger, 1148 the sworn affidavit, the fee, and the set of fingerprints required 1149 under division (B)(1) of this section at the times and in the 1150 manners described in division (I) of this section. Upon receipt of 1151 the evidence of imminent danger, the sworn affidavit, the fee, and 1152 the set of fingerprints required under division (B)(1) of this 1153 section, the sheriff, in the manner specified in section 311.41 of 1154 the Revised Code, immediately shall conduct or cause to be 1155 conducted the criminal records check and the incompetency records 1156 check described in section 311.41 of the Revised Code. Immediately 1157 upon receipt of the results of the records checks, the sheriff 1158 shall review the information and shall determine whether the 1159 criteria set forth in divisions (D)(1)(a) to (j) of section 1160 2923.125 of the Revised Code apply regarding the person. In 1161 determining for purposes of this division whether the criteria set 1162 forth in divisions (D)(1)(e), (f), and (h) of section 2923.125 of 1163 the Revised Code apply, the sheriff has the authority specified in 1164 division (D)(3) of that section to consider, in the sheriff's 1165 discretion, a conviction, guilty plea, or delinguent child 1166 adjudication identified in division (D)(1)(e), (f), or (h) of 1167 section 2923.125 of the Revised Code that has been sealed or 1168 expunded as not having occurred and to treat the applicant as if 1169 the conviction or quilty plea never had occurred. If the sheriff 1170 determines that all of criteria set forth in divisions (D)(1)(a) 1171 to (j) of section 2923.125 of the Revised Code apply regarding the 1172 person, the sheriff shall immediately make available through the 1173 law enforcement automated data system all information that will be 1174 contained on the temporary emergency license for the person if one 1175 is issued, and the superintendent of the state highway patrol 1176 shall ensure that the system is so configured as to permit the 1177 transmission through the system of that information. Upon making 1178 that information available through the law enforcement automated 1179 data system, the sheriff shall immediately issue to the person a 1180 temporary emergency license to carry a concealed handgun. 1181

If the sheriff denies the issuance of a temporary emergency 1182 license to the person, the sheriff shall specify the grounds for 1183 the denial in a written notice to the person. The person may 1184 appeal the denial, or challenge criminal records check results 1185 that were the basis of the denial if applicable, in the same 1186 manners specified in division (D)(2) of section 2923.125 and in 1187 section 2923.127 of the Revised Code, regarding the denial of an 1188 application for a license to carry a concealed handgun under that 1189 section. If a person who has applied for a temporary emergency 1190 license has been convicted of or pleaded guilty to an offense 1191 identified in division (D)(1)(e), (f), or (h) of section 2923.125 1192 of the Revised Code or has been adjudicated a delinguent child for 1193 committing an act or violation identified in any of those 1194 divisions, if the sheriff is authorized pursuant to this division 1195 and division (D)(3) of section 2923.125 of the Revised Code to 1196 consider the conviction, quilty plea, or adjudication as not 1197 having occurred and to treat the applicant as if the conviction, 1198

guilty plea, or adjudication never had occurred because it has	1199
been sealed or expunged, and if the sheriff does not consider the	1200
conviction, guilty plea, or adjudication as not having occurred	1201
and does not treat the applicant as if the conviction, guilty	1202
plea, or adjudication never had occurred, the sheriff's decision	1203
to not so consider the conviction, guilty plea, or adjudication	1204
and to not so treat the applicant is appealable as described in	1205
this division.	1206

The temporary emergency license under this division shall be 1207 in the form, and shall include all of the information, described 1208 in divisions (A)(2) and (5) of section 109.731 of the Revised 1209 Code, and also shall include a unique combination of identifying 1210 letters and numbers in accordance with division (A)(4) of that 1211 section. 1212

The temporary emergency license issued under this division is 1213 valid for ninety days and may not be renewed. A person who has 1214 been issued a temporary emergency license under this division 1215 shall not be issued another temporary emergency license unless at 1216 least four years has expired since the issuance of the prior 1217 temporary emergency license. 1218

(C) A person who holds a temporary emergency license to carry 1219 a concealed handgun has the same right to carry a concealed 1220 handgun as a person who was issued a license to carry a concealed 1221 handgun under section 2923.125 of the Revised Code, and any 1222 exceptions to the prohibitions contained in section 1547.69 and 1223 sections 2923.12 to 2923.16 of the Revised Code for a licensee 1224 under section 2923.125 of the Revised Code apply to a licensee 1225 under this section. The person is subject to the same 1226 restrictions, and to all other procedures, duties, and sanctions, 1227 that apply to a person who carries a license issued under section 1228 2923.125 of the Revised Code, other than the license renewal 1229 procedures set forth in that section. 1230

(D) A sheriff who issues a temporary emergency license to 1231 carry a concealed handgun under this section shall not require a 1232 person seeking to carry a concealed handgun in accordance with 1233 this section to submit a competency certificate as a prerequisite 1234 for issuing the license and shall comply with division (H) of 1235 section 2923.125 of the Revised Code in regards to the license. 1236 The sheriff shall suspend or revoke the license in accordance with 1237 section 2923.128 of the Revised Code. In addition to the 1238 suspension or revocation procedures set forth in section 2923.128 1239 of the Revised Code, the sheriff may revoke the license upon 1240 receiving information, verifiable by public documents, that the 1241 person is not eligible to possess a firearm under either the laws 1242 of this state or of the United States or that the person committed 1243 perjury in obtaining the license; if the sheriff revokes a license 1244 under this additional authority, the sheriff shall notify the 1245 person, by certified mail, return receipt requested, at the 1246 person's last known residence address that the license has been 1247 revoked and that the person is required to surrender the license 1248 at the sheriff's office within ten days of the date on which the 1249 notice was mailed. Division (H) of section 2923.125 of the Revised 1250 Code applies regarding any suspension or revocation of a temporary 1251 emergency license to carry a concealed handgun. 1252

(E) A sheriff who issues a temporary emergency license to 1253 carry a concealed handgun under this section shall retain, for the 1254 entire period during which the temporary emergency license is in 1255 effect, the evidence of imminent danger that the person submitted 1256 to the sheriff and that was the basis for the license, or a copy 1257 of that evidence, as appropriate. 1258

(F) If a temporary emergency license to carry a concealed
handgun issued under this section is lost or is destroyed, the
licensee may obtain from the sheriff who issued that license a
duplicate license upon the payment of a fee of fifteen dollars and
1262

the submission of an affidavit attesting to the loss or1263destruction of the license. The sheriff, in accordance with the1264procedures prescribed in section 109.731 of the Revised Code,1265shall place on the replacement license a combination of1266identifying numbers different from the combination on the license1267that is being replaced.1268

(G) The Ohio peace officer training commission shall
prescribe, and shall make available to sheriffs, a standard form
to be used under division (B) of this section by a person who
1271
applies for a temporary emergency license to carry a concealed
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handgun on the basis of imminent danger of a type described in
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division (A)(1)(a) of this section.

(H) A sheriff who receives any fees paid by a person under 1275
this section shall deposit all fees so paid into the sheriff's 1276
concealed handgun license issuance expense fund established under 1277
section 311.42 of the Revised Code. 1278

(I) A sheriff shall accept evidence of imminent danger, a 1279 sworn affidavit, the fee, and the set of fingerprints specified in 1280 division (B)(1) of this section at any time during normal business 1281 hours. In no case shall a sheriff require an appointment, or 1282 designate a specific period of time, for the submission or 1283 acceptance of evidence of imminent danger, a sworn affidavit, the 1284 fee, and the set of fingerprints specified in division (B)(1) of 1285 this section, or for the provision to any person of a standard 1286 form to be used for a person to apply for a temporary emergency 1287 license to carry a concealed handgun. 1288

Sec. 2923.122. (A) No person shall knowingly convey, or1289attempt to convey, a deadly weapon or dangerous ordnance into a1290school safety zone.1291

(B) No person shall knowingly possess a deadly weapon or 1292

1293

dangerous ordnance in a school safety zone.

(C) No person shall knowingly possess an object in a school1294safety zone if both of the following apply:1295

(1) The object is indistinguishable from a firearm, whetheror not the object is capable of being fired.1297

(2) The person indicates that the person possesses the object 1298
and that it is a firearm, or the person knowingly displays or 1299
brandishes the object and indicates that it is a firearm. 1300

(D)(1) This section does not apply to officers, agents, or 1301 employees of this or any other state or the United States, or to 1302 law enforcement officers, authorized to carry deadly weapons or 1303 dangerous ordnance and acting within the scope of their duties, to 1304 any security officer employed by a board of education or governing 1305 body of a school during the time that the security officer is on 1306 duty pursuant to that contract of employment, or to any other 1307 person who has written authorization from the board of education 1308 or governing body of a school to convey deadly weapons or 1309 dangerous ordnance into a school safety zone or to possess a 1310 deadly weapon or dangerous ordnance in a school safety zone and 1311 who conveys or possesses the deadly weapon or dangerous ordnance 1312 in accordance with that authorization. This section does not apply 1313 to any person who is subject to and in compliance with the 1314 requirements of section 109.801 of the Revised Code, unless the 1315 appointing authority of the person has expressly specified that 1316 the exemption provided under this provision does not apply to the 1317 person. 1318

(2) Division (C) of this section does not apply to premises
upon which home schooling is conducted. Division (C) of this
section also does not apply to a school administrator, teacher, or
employee who possesses an object that is indistinguishable from a
1322
firearm for legitimate school purposes during the course of
1323

1324 employment, a student who uses an object that is indistinguishable 1325 from a firearm under the direction of a school administrator, 1326 teacher, or employee, or any other person who with the express 1327 prior approval of a school administrator possesses an object that 1328 is indistinguishable from a firearm for a legitimate purpose, 1329 including the use of the object in a ceremonial activity, a play, 1330 reenactment, or other dramatic presentation, or a ROTC activity or 1331 another similar use of the object.

(3) This section does not apply to a person who conveys or 1332 attempts to convey a handgun into, or possesses a handgun in, a 1333 school safety zone if, at the time of that conveyance, attempted 1334 conveyance, or possession of the handgun, all of the following 1335 apply: 1336

(a) The person does not enter into a school building or onto1337school premises and is not at a school activity.1338

(b) The person is carrying a valid license or temporary 1339 emergency license to carry a concealed handgun issued to the 1340 person under section 2923.125 or 2923.1213 of the Revised Code or 1341 a license to carry a concealed handgun that was issued by another 1342 state with which the attorney general has entered into a 1343 reciprocity agreement under section 109.69 of the Revised Code. 1344

(c) The person is in the school safety zone in accordance 1345with 18 U.S.C. 922(q)(2)(B). 1346

(d) The person is not knowingly in a place described in
division (B)(1) or (B)(3) to (10) of section 2923.126 of the
Revised Code.

(E)(1) Whoever violates division (A) or (B) of this section
is guilty of illegal conveyance or possession of a deadly weapon
or dangerous ordnance in a school safety zone. Except as otherwise
provided in this division, illegal conveyance or possession of a
deadly weapon or dangerous ordnance in a school safety zone is a

felony of the fifth degree. If the offender previously has been1355convicted of a violation of this section, illegal conveyance or1356possession of a deadly weapon or dangerous ordnance in a school1357safety zone is a felony of the fourth degree.1358

(2) Whoever violates division (C) of this section is guilty 1359 of illegal possession of an object indistinguishable from a 1360 firearm in a school safety zone. Except as otherwise provided in 1361 this division, illegal possession of an object indistinguishable 1362 from a firearm in a school safety zone is a misdemeanor of the 1363 first degree. If the offender previously has been convicted of a 1364 violation of this section, illegal possession of an object 1365 indistinguishable from a firearm in a school safety zone is a 1366 felony of the fifth degree. 1367

(F)(1) In addition to any other penalty imposed upon a person 1368 who is convicted of or pleads guilty to a violation of this 1369 section and subject to division (F)(2) of this section, if the 1370 offender has not attained nineteen years of age, regardless of 1371 whether the offender is attending or is enrolled in a school 1372 operated by a board of education or for which the state board of 1373 education prescribes minimum standards under section 3301.07 of 1374 the Revised Code, the court shall impose upon the offender a class 1375 four suspension of the offender's probationary driver's license, 1376 restricted license, driver's license, commercial driver's license, 1377 temporary instruction permit, or probationary commercial driver's 1378 license that then is in effect from the range specified in 1379 division (A)(4) of section 4510.02 of the Revised Code and shall 1380 deny the offender the issuance of any permit or license of that 1381 type during the period of the suspension. 1382

If the offender is not a resident of this state, the court 1383 shall impose a class four suspension of the nonresident operating 1384 privilege of the offender from the range specified in division 1385 (A)(4) of section 4510.02 of the Revised Code. 1386

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(2) If the offender shows good cause why the court should not
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suspend one of the types of licenses, permits, or privileges
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specified in division (F)(1) of this section or deny the issuance
of one of the temporary instruction permits specified in that
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division, the court in its discretion may choose not to impose the
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suspension, revocation, or denial required in that division.

(G) As used in this section, "object that is
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indistinguishable from a firearm" means an object made,
constructed, or altered so that, to a reasonable person without
specialized training in firearms, the object appears to be a
firearm.

sec. 2923.123. (A) No person shall knowingly convey or 1398
attempt to convey a deadly weapon or dangerous ordnance into a 1399
courthouse or into another building or structure in which a 1400
courtroom is located. 1401

(B) No person shall knowingly possess or have under the
 person's control a deadly weapon or dangerous ordnance in a
 courthouse or in another building or structure in which a
 1403
 courtroom is located.

(C) This section does not apply to any of the following: 1406

(1) A judge of a court of record of this state or a 1407 magistrate, unless a rule of superintendence or another type of 1408 rule adopted by the supreme court pursuant to Article IV, Ohio 1409 Constitution, or an applicable local rule of court prohibits all 1410 persons from conveying or attempting to convey a deadly weapon or 1411 dangerous ordnance into a courthouse or into another building or 1412 structure in which a courtroom is located or from possessing or 1413 having under one's control a deadly weapon or dangerous ordnance 1414 in a courthouse or in another building or structure in which a 1415 courtroom is located; 1416

(2) A peace officer, or an officer of a law enforcement 1417 agency of another state, a political subdivision of another state, 1418 or the United States, who is authorized to carry a deadly weapon 1419 or dangerous ordnance, who possesses or has under that 1420 individual's control a deadly weapon or dangerous ordnance as a 1421 requirement of that individual's duties, and who is acting within 1422 the scope of that individual's duties at the time of that 1423 possession or control, unless a rule of superintendence or another 1424 type of rule adopted by the supreme court pursuant to Article IV, 1425 Ohio Constitution, or an applicable local rule of court prohibits 1426 all persons from conveying or attempting to convey a deadly weapon 1427 or dangerous ordnance into a courthouse or into another building 1428 or structure in which a courtroom is located or from possessing or 1429 having under one's control a deadly weapon or dangerous ordnance 1430 in a courthouse or in another building or structure in which a 1431 courtroom is located; 1432

(3) A person who conveys, attempts to convey, possesses, or 1433 has under the person's control a deadly weapon or dangerous 1434 ordnance that is to be used as evidence in a pending criminal or 1435 civil action or proceeding; 1436

(4) A bailiff or deputy bailiff of a court of record of this 1437 state who is authorized to carry a firearm pursuant to section 1438 109.77 of the Revised Code, who possesses or has under that 1439 individual's control a firearm as a requirement of that 1440 individual's duties, and who is acting within the scope of that 1441 individual's duties at the time of that possession or control, 1442 unless a rule of superintendence or another type of rule adopted 1443 by the supreme court pursuant to Article IV, Ohio Constitution, or 1444 an applicable local rule of court prohibits all persons from 1445 conveying or attempting to convey a deadly weapon or dangerous 1446 ordnance into a courthouse or into another building or structure 1447 in which a courtroom is located or from possessing or having under 1448

courtroom is located;

(5) A prosecutor, or a secret service officer appointed by a 1452 county prosecuting attorney, who is authorized to carry a deadly 1453 weapon or dangerous ordnance in the performance of the 1454 individual's duties, who possesses or has under that individual's 1455 control a deadly weapon or dangerous ordnance as a requirement of 1456 that individual's duties, and who is acting within the scope of 1457 that individual's duties at the time of that possession or 1458 control, unless a rule of superintendence or another type of rule 1459 adopted by the supreme court pursuant to Article IV of the Ohio 1460 Constitution or an applicable local rule of court prohibits all 1461 persons from conveying or attempting to convey a deadly weapon or 1462 dangerous ordnance into a courthouse or into another building or 1463 structure in which a courtroom is located or from possessing or 1464 having under one's control a deadly weapon or dangerous ordnance 1465 in a courthouse or in another building or structure in which a 1466 courtroom is located; 1467

(6) A person who conveys or attempts to convey a handgun into 1468 a courthouse or into another building or structure in which a 1469 courtroom is located, who, at the time of the conveyance or 1470 attempt, is carrying a valid license or temporary emergency 1471 license to carry a concealed handgun issued to the person under 1472 section 2923.125 or 2923.1213 of the Revised Code or a license to 1473 carry a concealed handgun that was issued by another state with 1474 which the attorney general has entered into a reciprocity 1475 agreement under section 109.69 of the Revised Code in a category 1476 described in division (C)(6)(a) or (b) of this section, and who 1477 transfers possession of the handgun to the officer or officer's 1478 designee who has charge of the courthouse or building. The officer 1479 shall secure the handgun until the licensee person who transferred 1480

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possession of the handqun is prepared to leave the premises. The 1481 exemption described in this division applies only if the officer 1482 who has charge of the courthouse or building provides services of 1483 the nature described in this division. An officer who has charge 1484 of the courthouse or building is not required to offer services of 1485 the nature described in this division. The exemption described in 1486 this division does not apply if a rule of superintendence or 1487 another type of rule adopted by the supreme court pursuant to 1488 Article IV, Ohio Constitution, or if an applicable local rule of 1489 court prohibits all persons from conveying or attempting to convey 1490 a deadly weapon or dangerous ordnance into a courthouse or into 1491 another building or structure in which a courtroom is located or 1492 from possessing or having under one's control a deadly weapon or 1493 dangerous ordnance in a courthouse or in another building or 1494 structure in which a courtroom is located. The exemption described 1495 in this division applies in the circumstances described in this 1496 division only to a person who is in one or both of the following 1497 1498 categories at the time of the conveyance or attempt:

(a) The person is carrying a valid license or temporary1499emergency license to carry a concealed handgun issued to the1500person under section 2923.125 or 2923.1213 of the Revised Code or1501a license to carry a concealed handgun that was issued by another1502state with which the attorney general has entered into a1503reciprocity agreement under section 109.69 of the Revised Code.1504

(b) The person is subject to and in compliance with the1505requirements of section 109.801 of the Revised Code, and the1506appointing authority of the person has not expressly specified1507that the exemption described in this division does not apply to1508the person.1509

(D)(1) Whoever violates division (A) of this section is
guilty of illegal conveyance of a deadly weapon or dangerous
ordnance into a courthouse. Except as otherwise provided in this
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division, illegal conveyance of a deadly weapon or dangerous1513ordnance into a courthouse is a felony of the fifth degree. If the1514offender previously has been convicted of a violation of division1515(A) or (B) of this section, illegal conveyance of a deadly weapon1516or dangerous ordnance into a courthouse is a felony of the fourth1517degree.1518

(2) Whoever violates division (B) of this section is guilty 1519 of illegal possession or control of a deadly weapon or dangerous 1520 ordnance in a courthouse. Except as otherwise provided in this 1521 division, illegal possession or control of a deadly weapon or 1522 dangerous ordnance in a courthouse is a felony of the fifth 1523 degree. If the offender previously has been convicted of a 1524 violation of division (A) or (B) of this section, illegal 1525 possession or control of a deadly weapon or dangerous ordnance in 1526 a courthouse is a felony of the fourth degree. 1527

(E) As used in this section:

(1) "Magistrate" means an individual who is appointed by a 1529
court of record of this state and who has the powers and may 1530
perform the functions specified in Civil Rule 53, Criminal Rule 1531
19, or Juvenile Rule 40. 1532

(2) "Peace officer" and "prosecutor" have the same meanings 1533as in section 2935.01 of the Revised Code. 1534

sec. 2923.125. (A) Upon the request of a person who wishes to 1535 obtain a license to carry a concealed handgun or to renew a 1536 license to carry a concealed handgun, a sheriff, at any time 1537 during normal business hours, shall provide to the person free of 1538 charge an application form and a copy of the pamphlet described in 1539 division (B) of section 109.731 of the Revised Code. A sheriff 1540 shall accept a completed application form and the fee, items, 1541 materials, and information specified in divisions (B)(1) to (5) of 1542

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this section at the times and in the manners described in division	1543
(I) of this section.	1544
(B) An applicant for a license to carry a concealed handgun	1545
shall submit a completed application form and all of the following	1546
to the sheriff of the county in which the applicant resides or to	1547
the sheriff of any county adjacent to the county in which the	1548
applicant resides:	
(1) A nonrefundable license fee prescribed by the Ohio peace	1550
(1) A nonrefundable license fee prescribed by the Ohio peace officer training commission pursuant to division (C) of section	1550 1551
officer training commission pursuant to division (C) of section	1551
officer training commission pursuant to division (C) of section 109.731 of the Revised Code, except that the sheriff shall waive	1551 1552
officer training commission pursuant to division (C) of section 109.731 of the Revised Code, except that the sheriff shall waive the payment of the license fee in connection with an initial or	1551 1552 1553
officer training commission pursuant to division (C) of section 109.731 of the Revised Code, except that the sheriff shall waive the payment of the license fee in connection with an initial or renewal application for a license that is submitted by an	1551 1552 1553 1554

Code, or a retired federal law enforcement officer who, prior to 1557 retirement, was authorized under federal law to carry a firearm in 1558 the course of duty, unless the retired peace officer, person, or 1559 federal law enforcement officer retired as the result of a mental 1560 disability; 1561

(2) A color photograph of the applicant that was taken within 1562thirty days prior to the date of the application; 1563

(3) One or more of the following competency certifications, 1564 each of which shall reflect that, regarding a certification 1565 described in division (B)(3)(a), (b), (c), (e), or (f) of this 1566 section, within the three years immediately preceding the 1567 application the applicant has performed that to which the 1568 competency certification relates and that, regarding a 1569 certification described in division (B)(3)(d) of this section, the 1570 applicant currently is an active or reserve member of the armed 1571 forces of the United States or within the six years immediately 1572 preceding the application the honorable discharge or retirement to 1573 which the competency certification relates occurred: 1574 (a) An original or photocopy of a certificate of completion
of a firearms safety, training, or requalification or firearms
safety instructor course, class, or program that was offered by or
under the auspices of the national rifle association and that
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complies with the requirements set forth in division (G) of this
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(b) An original or photocopy of a certificate of completion
 of a firearms safety, training, or requalification or firearms
 safety instructor course, class, or program that satisfies all of
 the following criteria:

(i) It was open to members of the general public.

(ii) It utilized qualified instructors who were certified by 1586
the national rifle association, the executive director of the Ohio 1587
peace officer training commission pursuant to section 109.75 or 1588
109.78 of the Revised Code, or a governmental official or entity 1589
of another state. 1590

(iii) It was offered by or under the auspices of a law
enforcement agency of this or another state or the United States,
a public or private college, university, or other similar
postsecondary educational institution located in this or another
state, a firearms training school located in this or another
state, or another type of public or private entity or organization
located in this or another state.

(iv) It complies with the requirements set forth in division 1598(G) of this section. 1599

(c) An original or photocopy of a certificate of completion 1600 of a state, county, municipal, or department of natural resources 1601 peace officer training school that is approved by the executive 1602 director of the Ohio peace officer training commission pursuant to 1603 section 109.75 of the Revised Code and that complies with the 1604 requirements set forth in division (G) of this section, or the 1605

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applicant has satisfactorily completed and been issued a1606certificate of completion of a basic firearms training program, a1607firearms requalification training program, or another basic1608training program described in section 109.78 or 109.801 of the1609Revised Code that complies with the requirements set forth in1610division (G) of this section;1611

(d) A document that evidences both of the following: 1612

(i) That the applicant is an active or reserve member of the 1613 armed forces of the United States, was honorably discharged from 1614 military service in the active or reserve armed forces of the 1615 United States, is a retired trooper of the state highway patrol, 1616 or is a retired peace officer or federal law enforcement officer 1617 described in division (B)(1) of this section or a retired person 1618 described in division (B)(1)(b) of section 109.77 of the Revised 1619 Code and division (B)(1) of this section; 1620

(ii) That, through participation in the military service or 1621 through the former employment described in division (B)(3)(d)(i) 1622 of this section, the applicant acquired experience with handling 1623 handguns or other firearms, and the experience so acquired was 1624 equivalent to training that the applicant could have acquired in a 1625 course, class, or program described in division (B)(3)(a), (b), or 1626 (c) of this section. 1627

(e) A certificate or another similar document that evidences 1628 satisfactory completion of a firearms training, safety, or 1629 requalification or firearms safety instructor course, class, or 1630 program that is not otherwise described in division (B)(3)(a), 1631 (b), (c), or (d) of this section, that was conducted by an 1632 instructor who was certified by an official or entity of the 1633 government of this or another state or the United States or by the 1634 national rifle association, and that complies with the 1635 requirements set forth in division (G) of this section; 1636

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(f) An affidavit that attests to the applicant's satisfactory 1637 completion of a course, class, or program described in division 1638 (B)(3)(a), (b), (c), or (e) of this section and that is subscribed 1639 by the applicant's instructor or an authorized representative of 1640 the entity that offered the course, class, or program or under 1641 whose auspices the course, class, or program was offered. 1642

(4) A certification by the applicant that the applicant has
read the pamphlet prepared by the Ohio peace officer training
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commission pursuant to section 109.731 of the Revised Code that
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reviews firearms, dispute resolution, and use of deadly force
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matters.

(5) A set of fingerprints of the applicant provided as 1648 described in section 311.41 of the Revised Code through use of an 1649 electronic fingerprint reading device or, if the sheriff to whom 1650 the application is submitted does not possess and does not have 1651 ready access to the use of such a reading device, on a standard 1652 impression sheet prescribed pursuant to division (C)(2) of section 1653 109.572 of the Revised Code. 1654

(C) Upon receipt of an applicant's completed application 1655 form, supporting documentation, and, if not waived, license fee, a 1656 sheriff<u>, in the manner specified in section 311.41 of the Revised</u> 1657 <u>Code</u>, shall conduct or cause to be conducted the criminal records 1658 check and the incompetency records check described in section 1659 311.41 of the Revised Code. 1660

(D)(1) Except as provided in division (D)(3), (4), or (5) of 1661 this section, within forty-five days after <u>a sheriff's</u> receipt of 1662 an applicant's completed application form for a license to carry a 1663 concealed handgun, the supporting documentation, and, if not 1664 waived, <u>the</u> license fee, a <u>the</u> sheriff shall make available 1665 through the law enforcement automated data system in accordance 1666 with division (H) of this section the information described in 1667

that division and, upon making the information available through 1668 the system, shall issue to the applicant a license to carry a 1669 concealed handgun that shall expire four years after the date of 1670 issuance as described in division (D)(2)(a) of this section if all 1671 of the following apply: 1672 (a) The applicant is a citizen of the United States, has been 1673 a resident of this state for at least forty-five days, and has 1674 been a resident of the county in which the person seeks the 1675 license or a county adjacent to the county in which the person 1676 seeks the license for at least thirty days. 1677 (b) The applicant is at least twenty-one years of age. 1678 (c) The applicant is not a fugitive from justice. 1679 (d) The applicant is not under indictment for or otherwise 1680 charged with a felony; an offense under Chapter 2925., 3719., or 1681 4729. of the Revised Code that involves the illegal possession, 1682 use, sale, administration, or distribution of or trafficking in a 1683 drug of abuse; a misdemeanor offense of violence; or a violation 1684 of section 2903.14 or 2923.1211 of the Revised Code. 1685 (e) The Except as otherwise provided in division (D)(5) of 1686

this section, the applicant has not been convicted of or pleaded 1687 guilty to a felony or an offense under Chapter 2925., 3719., or 1688 4729. of the Revised Code that involves the illegal possession, 1689 use, sale, administration, or distribution of or trafficking in a 1690 drug of abuse; has not been adjudicated a delinquent child for 1691 committing an act that if committed by an adult would be a felony 1692 or would be an offense under Chapter 2925., 3719., or 4729. of the 1693 Revised Code that involves the illegal possession, use, sale, 1694 administration, or distribution of or trafficking in a drug of 1695 abuse; and has not been convicted of, pleaded guilty to, or 1696 adjudicated a delinquent child for committing a violation of 1697 section 2903.13 of the Revised Code when the victim of the 1698 violation is a peace officer, regardless of whether the applicant 1699 was sentenced under division (C)(3) of that section. 1700

(f) The Except as otherwise provided in division (D)(5) of 1701 this section, the applicant, within three years of the date of the 1702 application, has not been convicted of or pleaded guilty to a 1703 misdemeanor offense of violence other than a misdemeanor violation 1704 of section 2921.33 of the Revised Code or a violation of section 1705 2903.13 of the Revised Code when the victim of the violation is a 1706 peace officer, or a misdemeanor violation of section 2923.1211 of 1707 the Revised Code; and has not been adjudicated a delinguent child 1708 for committing an act that if committed by an adult would be a 1709 misdemeanor offense of violence other than a misdemeanor violation 1710 of section 2921.33 of the Revised Code or a violation of section 1711 2903.13 of the Revised Code when the victim of the violation is a 1712 peace officer or for committing an act that if committed by an 1713 adult would be a misdemeanor violation of section 2923.1211 of the 1714 Revised Code. 1715

(g) Except as otherwise provided in division (D)(1)(e) of 1716 this section, the applicant, within five years of the date of the 1717 application, has not been convicted of, pleaded guilty to, or 1718 adjudicated a delinguent child for committing two or more 1719 violations of section 2903.13 or 2903.14 of the Revised Code. 1720

(h) The Except as otherwise provided in division (D)(5) of 1721 this section, the applicant, within ten years of the date of the 1722 application, has not been convicted of, pleaded guilty to, or 1723 adjudicated a delinquent child for committing a violation of 1724 section 2921.33 of the Revised Code. 1725

(i) The applicant has not been adjudicated as a mental 1726 defective, has not been committed to any mental institution, is 1727 not under adjudication of mental incompetence, has not been found 1728 by a court to be a mentally ill person subject to hospitalization 1729 by court order, and is not an involuntary patient other than one 1730

who is a patient only for purposes of observation. As used in this division, "mentally ill person subject to hospitalization by court order" and "patient" have the same meanings as in section 5122.01 of the Revised Code.

(j) The applicant is not currently subject to a civil
 protection order, a temporary protection order, or a protection
 order issued by a court of another state.
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(k) The applicant certifies that the applicant desires a 1738
legal means to carry a concealed handgun for defense of the 1739
applicant or a member of the applicant's family while engaged in 1740
lawful activity. 1741

(1) The applicant submits a competency certification of the 1742 type described in division (B)(3) of this section and submits a 1743 certification of the type described in division (B)(4) of this 1744 section regarding the applicant's reading of the pamphlet prepared 1745 by the Ohio peace officer training commission pursuant to section 1746 109.731 of the Revised Code. 1747

(2)(a) ## A license to carry a concealed handgun that a
sheriff issues under division (D)(1) of this section on or after
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the effective date of this amendment shall expire five years after
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the date of issuance. A license to carry a concealed handgun that
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a sheriff issued under division (D)(1) of this section prior to
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the effective date of this amendment shall expire four years after
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the date of issuance.

If a sheriff issues a license under this section, the sheriff 1755 shall place on the license a unique combination of letters and 1756 numbers identifying the license in accordance with the procedure 1757 prescribed by the Ohio peace officer training commission pursuant 1758 to section 109.731 of the Revised Code. 1759

(b) If a sheriff denies an application under this section 1760 because the applicant does not satisfy the criteria described in 1761

1762 division (D)(1) of this section, the sheriff shall specify the 1763 grounds for the denial in a written notice to the applicant. The 1764 applicant may appeal the denial pursuant to section 119.12 of the 1765 Revised Code in the county served by the sheriff who denied the 1766 application. If the denial was as a result of the criminal records 1767 check conducted pursuant to section 311.41 of the Revised Code and 1768 if, pursuant to section 2923.127 of the Revised Code, the 1769 applicant challenges the criminal records check results using the 1770 appropriate challenge and review procedure specified in that 1771 section, the time for filing the appeal pursuant to section 119.12 1772 of the Revised Code and this division is tolled during the 1773 pendency of the request or the challenge and review. If the court 1774 in an appeal under section 119.12 of the Revised Code and this 1775 division enters a judgment sustaining the sheriff's refusal to 1776 grant to the applicant a license to carry a concealed handgun, the 1777 applicant may file a new application beginning one year after the 1778 judgment is entered. If the court enters a judgment in favor of 1779 the applicant, that judgment shall not restrict the authority of a 1780 sheriff to suspend or revoke the license pursuant to section 1781 2923.128 or 2923.1213 of the Revised Code or to refuse to renew 1782 the license for any proper cause that may occur after the date the 1783 judgment is entered. In the appeal, the court shall have full 1784 power to dispose of all costs.

(3) If the sheriff with whom an application for a license to 1785
carry a concealed handgun was filed under this section becomes 1786
aware that the applicant has been arrested for or otherwise 1787
charged with an offense that would disqualify the applicant from 1788
holding the license, the sheriff shall suspend the processing of 1789
the application until the disposition of the case arising from the 1790
arrest or charge. 1791

(4) If the sheriff determines that the applicant is a citizen 1792
 of the United States and is a resident of the county in which the 1793

applicant seeks the license or of an adjacent county but does not	1794
yet meet the residency requirements described in division	1795
(D)(1)(a) of this section, the sheriff shall not deny the license	1796
because of the residency requirements but shall not issue the	1797
license until the applicant meets those residency requirements.	1798
(5) If an applicant has been convicted of or pleaded guilty	1799
to an offense identified in division (D)(1)(e), (f), or (h) of	1800
this section or has been adjudicated a delinquent child for	1801
committing an act or violation identified in any of those	1802
divisions, and if a court has ordered the sealing or expungement	1803
of the records of that conviction, guilty plea, or delinguent	1804
child adjudication pursuant to section 2151.358 or sections	1805
2953.31 to 2953.36 of the Revised Code, the sheriff with whom the	1806
application was submitted, in the sheriff's discretion, may	1807
consider the conviction, guilty plea, or delinguent child	1808
adjudication as not having occurred for purposes of division	1809
(D)(1)(e), (f), or (h) of this section and treat the applicant for	1810
purposes of the particular division as if the conviction, guilty	1811
plea, or delinquent child adjudication never had occurred. If the	1812
sheriff, pursuant to this division, considers the conviction,	1813
guilty plea, or delinguent child adjudication as not having	1814
occurred and treats the applicant as if the conviction, guilty	1815
plea, or delinquent child adjudication never had occurred, and if	1816
all of the other criteria specified in division (D)(1) of this	1817
section apply regarding the applicant, the sheriff shall issue to	1818
the applicant a license to carry a concealed handgun as described	1819
in division (D)(1) of this section.	1820
If a sheriff is authorized pursuant to this division to	1821
consider a conviction, guilty plea, or delinguent child	1822
adjudication identified in division (D)(1)(e), (f), or (h) of this	1823
	1004

section as not having occurred and to treat the applicant as if1824the conviction, guilty plea, or delinguent child adjudication1825

never had occurred, and if the sheriff, in the sheriff's	1826
discretion, does not consider the conviction, guilty plea, or	1827
delinguent child adjudication as not having occurred and does not	1828
treat the applicant as if the conviction, guilty plea, or	1829
delinguent adjudication never had occurred, the sheriff's decision	1830
to not so consider the conviction, quilty plea, or delinquent	1831
child adjudication and to not so treat the applicant is appealable	1832
pursuant to division (D)(2)(b) of this section. Upon such an	1833
appeal, if the court determines that the records of the	1834
conviction, quilty plea, or delinguent child adjudication in	1835
guestion have been sealed or expunded pursuant to section 2151.358	1836
or sections 2953.31 to 2953.36 of the Revised Code, the court, in	1837
	1838
the court's discretion, may consider the conviction, guilty plea,	1839
or delinquent child adjudication as not having occurred for	1840
purposes of division (D)(1)(e), (f), or (h) of this section and	1841
treat the applicant for purposes of the particular division as if	1842
the conviction, guilty plea, or delinguent child adjudication	1843
never had occurred.	1043

(E) If a license to carry a concealed handgun issued under 1844 this section is lost or is destroyed, the licensee may obtain from 1845 the sheriff who issued that license a duplicate license upon the 1846 payment of a fee of fifteen dollars and the submission of an 1847 affidavit attesting to the loss or destruction of the license. The 1848 sheriff, in accordance with the procedures prescribed in section 1849 109.731 of the Revised Code, shall place on the replacement 1850 license a combination of identifying numbers different from the 1851 combination on the license that is being replaced. 1852

(F) A licensee who wishes to renew a license to carry a
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concealed handgun issued under this seciton shall do so
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within not earlier than ninety days before the expiration date of
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the license and not later than thirty days after the expiration
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date of the license by filing with the sheriff of the county in
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which the applicant resides or with the sheriff of an adjacent 1858 county an application for renewal of the license obtained pursuant 1859 to division (D) of this section, a new color photograph of the 1860 licensee that was taken within thirty days prior to the date of 1861 the renewal application, a certification by the applicant that, 1862 subsequent to the issuance of the license, the applicant has 1863 reread the pamphlet prepared by the Ohio peace officer training 1864 commission pursuant to section 109.731 of the Revised Code that 1865 reviews firearms, dispute resolution, and use of deadly force 1866 matters, a new set of fingerprints provided in the manner 1867 specified in division (D)(4)(B)(5) of this section 2923.125 of the 1868 Revised Code regarding initial applications for a license to carry 1869 a concealed handgun, and a nonrefundable license renewal fee 1870 unless the fee is waived. The licensee also shall submit a 1871 competency certification of the type described in division (B)(3) 1872 of this section that is not older than six years or a renewed 1873 competency certification of the type described in division (G)(4)1874 of this section that is not older than six years. A sheriff shall 1875 accept a completed renewal application and the fee, items, 1876 materials, and information specified in this division at the times 1877 and in the manners described in division (I) of this section. 1878

Upon receipt of a completed renewal application, color 1879 photograph, certification that the applicant has reread the 1880 specified pamphlet prepared by the Ohio peace officer training 1881 commission, new set of fingerprints, competency certification or 1882 renewed competency certification, and license renewal fee unless 1883 the fee is waived, a sheriff, in the manner specified in section 1884 311.41 of the Revised Code shall conduct or cause to be conducted 1885 the criminal records check and the incompetency records check 1886 described in section 311.41 of the Revised Code. The sheriff shall 1887 renew the license if the sheriff determines that the applicant 1888 continues to satisfy the requirements described in division (D)(1) 1889 of this section, except that the applicant is required to submit a 1890

renewed competency certification only in the circumstances	1891
described in division (G)(4) of this section and except that	1892
division (D)(5) of this section also applies regarding the renewal	1893
application. A renewed license that is renewed on or after the	1894
effective date of this amendment shall expire five years after the	1895
date of issuance, and a renewed license that is renewed prior to	1896
the effective date of this amendment shall expire four years after	1897
the date of issuance and<u>. A renewed license</u> is subject to division	1898
(E) of this section and sections 2923.126 and 2923.128 of the	1899
Revised Code. A sheriff shall comply with divisions $(D)(2)$ to (4)	1900
of this section when the circumstances described in those	1901
divisions apply to a requested license renewal, and division	1902
(D)(5) of this section applies in relation to a requested license	1903
renewal. If a sheriff denies the renewal of a license to carry a	1904
concealed handgun, the applicant may appeal the denial, or	1905

challenge the criminal record check results that were the basis of 1906 the denial if applicable, in the same manner as specified in 1907 division (D)(2)(b) and, if applicable, division (D)(5) of this 1908 section and in section 2923.127 of the Revised Code, regarding the 1909 denial of a license under this section. 1910

(G)(1) Each course, class, or program described in division 1911 (B)(3)(a), (b), (c), or (e) of this section shall provide to each 1912 person who takes the course, class, or program a copy of the 1913 pamphlet prepared by the Ohio peace officer training commission 1914 pursuant to section 109.731 of the Revised Code that reviews 1915 firearms, dispute resolution, and use of deadly force matters. 1916 Each such course, class, or program described in one of those 1917 divisions shall include at least twelve hours of training in the 1918 safe handling and use of a firearm that shall include all of the 1919 following: 1920

(a) At least ten hours of training on the following matters: 1921 (i) The ability to name, explain, and demonstrate the rules 1922

for safe handling of a handgun and proper storage practices for	1923
handguns and ammunition;	1924
(ii) The ability to demonstrate and explain how to handle	1925
ammunition in a safe manner;	1926
(iii) The ability to demonstrate the knowledge, skills, and	1927
attitude necessary to shoot a handgun in a safe manner;	1928
(iv) Gun handling training.	1929
(b) At least two hours of training that consists of range	1930
time and live-fire training.	1931
(2) To satisfactorily complete the course, class, or program	1932
described in division (B)(3)(a), (b), (c), or (e) of this section,	1933
the applicant shall pass a competency examination that shall	1934
include both of the following:	1935
(a) A written section on the ability to name and explain the	1936
rules for the safe handling of a handgun and proper storage	1937
practices for handguns and ammunition;	1938
(b) A physical demonstration of competence in the use of a	1939
handgun and in the rules for safe handling and storage of a	1940
handgun and a physical demonstration of the attitude necessary to	1941
shoot a handgun in a safe manner.	1942
(3) The competency certification described in division	1943
(B)(3)(a), (b), (c), or (e) of this section shall be dated and	1944
shall attest that the course, class, or program the applicant	1945
successfully completed met the requirements described in division	1946
(G)(1) of this section and that the applicant passed the	1947
competency examination described in division (G)(2) of this	1948
section.	1949
(4) A person who has received a competency certification as	1950

described in division (B)(3) of this section, or who previously 1950 has received a renewed competency certification as described in 1952

1953 this division, may obtain a renewed competency certification 1954 pursuant to this division. If the person has received a competency 1955 certification within the preceding six years, or previously has 1956 received a renewed competency certification within the preceding 1957 six years, the person may obtain a renewed competency 1958 certification from an entity that offers a course, class, or 1959 program described in division (B)(3)(a), (b), (c), or (e) of this 1960 section by passing a competency examination of the type described 1961 in division (G)(2) of this section. In these circumstances, the 1962 person is not required to attend the course, class, or program in 1963 order to be eligible to take the competency examination for the 1964 renewed competency certification. If more than six years has 1965 elapsed since the person last received a competency certification 1966 or a renewed competency certification, in order for the person to 1967 obtain a renewed competency certification, the person shall both 1968 satisfactorily complete a course, class, or program described in 1969 division (B)(3)(a), (b), (c), or (e) of this section and pass a 1970 competency examination of the type described in division (G)(2) of 1971 this section. A renewed competency certification issued under this 1972 division shall be dated and shall attest that the applicant passed 1973 the competency examination of the type described in division 1974 (G)(2) of this section and, if applicable, that the person 1975 successfully completed a course, class, or program that met the 1976 requirements described in division (G)(1) of this section.

(H) Upon deciding to issue a license, deciding to issue a 1977 replacement license, or deciding to renew a license to carry a 1978 concealed handgun pursuant to this section, and before actually 1979 issuing or renewing the license, the sheriff shall make available 1980 through the law enforcement automated data system all information 1981 contained on the license. If the license subsequently is suspended 1982 under division (A)(1) of section 2923.128 of the Revised Code, 1983 revoked pursuant to division (B)(1) of section 2923.128 of the 1984 Revised Code, or lost or destroyed, the sheriff also shall make 1985 available through the law enforcement automated data system a 1986 notation of that fact. The superintendent of the state highway 1987 patrol shall ensure that the law enforcement automated data system 1988 is so configured as to permit the transmission through the system 1989 of the information specified in this division. 1990

(I) A sheriff shall accept a completed application form or 1991 renewal application, and the fee, items, materials, and 1992 information specified in divisions (B)(1) to (5) or division (F) 1993 of this section, whichever is applicable, at any time during 1994 normal business hours. In no case shall a sheriff require an 1995 appointment, or designate a specific period of time, for the 1996 submission or acceptance of completed application forms or renewal 1997 applications or the fee, items, materials, and information 1998 specified in divisions (B)(1) to (5) or division (F) of this 1999 section, whichever is applicable, or for the provision to any 2000 person of an application form or renewal application and a copy of 2001 the pamphlet described in division (B) of section 109.731 of the 2002 <u>Revised Code.</u> 2003

(J) If a sheriff issues a license or renews a license to 2004 carry a concealed handgun pursuant to this section, not later than 2005 sixty days before the expiration date of the license, the sheriff 2006 shall notify the licensee, in writing, of the upcoming expiration 2007 of the license. The notice required by this division shall be sent 2008 to the licensee by regular mail at the licensee's last known 2009 residence address. The notice shall inform the licensee of the 2010 expiration date of the license, of the procedure for renewing the 2011 license, and of the fact that the license must be renewed not 2012 later than thirty days after the specified expiration date and 2013 that that thirty-day period is a grace period during which the 2014 license remains valid. The duty imposed by this division applies 2015 regarding all licenses to carry a concealed handgun issued or 2016

renewed under this section prior to, on, or after the effective	<u>2017</u>
date of this amendment.	2018

Sec. 2923.126. (A) A license to carry a concealed handgun 2019 that is issued under section 2923.125 of the Revised Code on or 2020 after the effective date of this amendment shall expire five years 2021 after the date of issuance, and a license that is so issued prior 2022 to the effective date of this amendment shall expire four years 2023 after the date of issuance. A licensee who has been issued a 2024 license under that section shall be granted a grace period of 2025 thirty days after the licensee's license expires during which the 2026 licensee's license remains valid. Except as provided in divisions 2027 (B) and (C) of this section, a licensee who has been issued a 2028 license under section 2923.125 or 2923.1213 of the Revised Code 2029 may carry a concealed handgun anywhere in this state if the 2030 licensee also carries a valid license and valid identification 2031 when the licensee is in actual possession of a concealed handgun. 2032 The licensee shall give notice of any change in the licensee's 2033 residence address to the sheriff who issued the license within 2034 forty-five days after that change. 2035

If a licensee is the driver or an occupant of a motor vehicle 2036 that is stopped as the result of a traffic stop or a stop for 2037 another law enforcement purpose and if the licensee is 2038 transporting or has a loaded handgun in the motor vehicle at that 2039 time, the licensee shall promptly inform any law enforcement 2040 officer who approaches the vehicle while stopped that the licensee 2041 has been issued a license or temporary emergency license to carry 2042 a concealed handgun and that the licensee currently possesses or 2043 has a loaded handgun; the licensee shall comply with lawful orders 2044 of a law enforcement officer given while the motor vehicle is 2045 stopped, shall remain in the motor vehicle while stopped, and 2046 shall keep the licensee's hands in plain sight while any law 2047

2048 enforcement officer begins approaching the licensee while stopped 2049 and before the officer leaves, unless directed otherwise by a law 2050 enforcement officer; and the licensee shall not knowingly remove, 2051 attempt to remove, grasp, or hold the loaded handgun or knowingly 2052 have contact with the loaded handgun by touching it with the 2053 licensee's hands or fingers, in any manner in violation of 2054 division (E) of section 2923.16 of the Revised Code, while any law 2055 enforcement officer begins approaching the licensee while stopped 2056 and before the officer leaves. If a law enforcement officer 2057 otherwise approaches a person who has been stopped for a law 2058 enforcement purpose, if the person is a licensee, and if the 2059 licensee is carrying a concealed handgun at the time the officer 2060 approaches, the licensee shall promptly inform the officer that 2061 the licensee has been issued a license or temporary emergency 2062 license to carry a concealed handgun and that the licensee 2063 currently is carrying a concealed handgun.

(B) A valid license issued under section 2923.125 or
2923.1213 of the Revised Code does not authorize the licensee to
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carry a concealed handgun in any manner prohibited under division
(B) of section 2923.12 of the Revised Code or in any manner
2067
prohibited under section 2923.16 of the Revised Code. A valid
2068
license does not authorize the licensee to carry a concealed
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handgun into any of the following places:

(1) A police station, sheriff's office, or state highway 2071 patrol station, premises controlled by the bureau of criminal 2072 identification and investigation, a state correctional 2073 institution, jail, workhouse, or other detention facility, an 2074 airport passenger terminal, or an institution that is maintained, 2075 operated, managed, and governed pursuant to division (A) of 2076 section 5119.02 of the Revised Code or division (A)(1) of section 2077 5123.03 of the Revised Code; 2078

(2) A school safety zone, in violation of section 2923.122 of 2079

vehicle;

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2080

2092

the Revised Code; (3) A courthouse or another building or structure in which a 2081 courtroom is located, in violation of section 2923.123 of the 2082 Revised Code; 2083 (4) Any room or open air arena in which liquor is being 2084 dispensed in premises for which a D permit has been issued under 2085 Chapter 4303. of the Revised Code, in violation of section 2086 2923.121 of the Revised Code; 2087 (5) Any premises owned or leased by any public or private 2088 college, university, or other institution of higher education, 2089 unless the handgun is in a locked motor vehicle or the licensee is 2090 in the immediate process of placing the handgun in a locked motor 2091

(6) Any church, synagogue, mosque, or other place of worship, 2093
 unless the church, synagogue, mosque, or other place of worship 2094
 posts or permits otherwise; 2095

(7) A child day-care center, a type A family day-care home, a 2096 type B family day-care home, or a type C family day-care home, 2097 except that this division does not prohibit a licensee who resides 2098 in a type A family day-care home, a type B family day-care home, 2099 or a type C family day-care home from carrying a concealed handgun 2100 at any time in any part of the home that is not dedicated or used 2101 for day-care purposes, or from carrying a concealed handgun in a 2102 part of the home that is dedicated or used for day-care purposes 2103 at any time during which no children, other than children of that 2104 licensee, are in the home; 2105

(8) An aircraft that is in, or intended for operation in,
foreign air transportation, interstate air transportation,
intrastate air transportation, or the transportation of mail by
aircraft;

(9) Any building that is owned by this state or any political 2110 subdivision of this state, and all portions of any building that 2111 is not owned by any governmental entity listed in this division 2112 but that is leased by such a governmental entity listed in this 2113 division; 2114

(10) A place in which federal law prohibits the carrying of 2115handguns. 2116

(C)(1) Nothing in this section shall negate or restrict a 2117 rule, policy, or practice of a private employer that is not a 2118 private college, university, or other institution of higher 2119 education concerning or prohibiting the presence of firearms on 2120 the private employer's premises or property, including motor 2121 vehicles owned by the private employer. Nothing in this section 2122 shall require a private employer of that nature to adopt a rule, 2123 policy, or practice concerning or prohibiting the presence of 2124 firearms on the private employer's premises or property, including 2125 motor vehicles owned by the private employer. 2126

(2)(a) A private employer shall be immune from liability in a 2127 civil action for any injury, death, or loss to person or property 2128 that allegedly was caused by or related to a licensee bringing a 2129 handgun onto the premises or property of the private employer, 2130 including motor vehicles owned by the private employer, unless the 2131 private employer acted with malicious purpose. A private employer 2132 is immune from liability in a civil action for any injury, death, 2133 or loss to person or property that allegedly was caused by or 2134 related to the private employer's decision to permit a licensee to 2135 bring, or prohibit a licensee from bringing, a handgun onto the 2136 premises or property of the private employer. As used in this 2137 division, "private employer" includes a private college, 2138 university, or other institution of higher education. 2139

(b) A political subdivision shall be immune from liability in 2140

a civil action, to the extent and in the manner provided in Chapter 2744. of the Revised Code, for any injury, death, or loss to person or property that allegedly was caused by or related to a licensee bringing a handgun onto any premises or property owned, leased, or otherwise under the control of the political subdivision. As used in this division, "political subdivision" has the same meaning as in section 2744.01 of the Revised Code. 2141 2142 2143 2144 2144 2145 2145 2146 2147

(3) The owner or person in control of private land or 2148 premises, and a private person or entity leasing land or premises 2149 owned by the state, the United States, or a political subdivision 2150 of the state or the United States, may post a sign in a 2151 conspicuous location on that land or on those premises prohibiting 2152 persons from carrying firearms or concealed firearms on or onto 2153 that land or those premises. A person who knowingly violates a 2154 posted prohibition of that nature is guilty of criminal trespass 2155 in violation of division (A)(4) of section 2911.21 of the Revised 2156 Code and is guilty of a misdemeanor of the fourth degree. 2157

(D) A person who holds a license to carry a concealed handgun 2158 that was issued pursuant to the law of another state that is 2159 recognized by the attorney general pursuant to a reciprocity 2160 agreement entered into pursuant to section 109.69 of the Revised 2161 Code has the same right to carry a concealed handgun in this state 2162 as a person who was issued a license to carry a concealed handgun 2163 under section 2923.125 of the Revised Code and is subject to the 2164 same restrictions that apply to a person who carries a license 2165 issued under that section. 2166

A peace officer has the same right to carry a concealed 2167 handgun in this state as a person who was issued a license to 2168 carry a concealed handgun under section 2923.125 of the Revised 2169 Code. For purposes of reciprocity with other states, a peace 2170 officer shall be considered to be a licensee in this state. 2171

Sec. 2923.127. (A) If a sheriff denies an application for a 2172 license to carry a concealed handgun, denies the renewal of a 2173 license to carry a concealed handgun, or denies an application for 2174 a temporary emergency license to carry a concealed handgun as a 2175 result of the criminal records check conducted pursuant to section 2176 311.41 of the Revised Code and if the applicant believes the 2177 denial was based on incorrect information reported by the source 2178 the sheriff used in conducting the criminal records check, the 2179 applicant may challenge the criminal records check results using 2180 whichever of the following is applicable: 2181

(1) If the bureau of criminal identification and
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investigation performed the criminal records check, by using the
bureau's existing challenge and review procedures;
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(2) If division (A)(1) of this section does not apply, by
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using the sheriff's existing challenge and review procedure of the
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<u>sheriff who denied the application</u> or, if the sheriff does not
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have a challenge and review procedure, by using the challenge and
2188
review procedure prescribed by the bureau of criminal
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identification and investigation pursuant to division (B) of this
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(B) The bureau of criminal identification and investigation 2192 shall prescribe a challenge and review procedure for applicants to 2193 use to challenge criminal records checks under division (A)(2) of 2194 this section in counties in which the sheriff with whom the 2195 application for a license to carry a concealed handgun or for the 2196 renewal of a license to carry a concealed handgun was filed or 2197 with whom the application for a temporary emergency license to 2198 carry a concealed handgun was submitted does not have an existing 2199 challenge and review procedure. 2200

Sec. 2923.128. (A)(1) If a licensee holding a valid license 2201

issued under section 2923.125 or 2923.1213 of the Revised Code is 2202 arrested for or otherwise charged with an offense described in 2203 division (D)(1)(d) of section 2923.125 of the Revised Code or with 2204 a violation of section 2923.15 of the Revised Code or becomes 2205 subject to a temporary protection order or to a protection order 2206 issued by a court of another state that is substantially 2207 equivalent to a temporary protection order, the sheriff who issued 2208 the license or temporary emergency license shall suspend it and 2209 shall comply with division (A)(3) of this section upon becoming 2210 aware of the arrest, charge, or protection order. 2211

(2) A suspension under division (A)(1) of this section shall 2212 be considered as beginning on the date that the licensee is 2213 arrested for or otherwise charged with an offense described in 2214 that division or on the date the appropriate court issued the 2215 protection order described in that division, irrespective of when 2216 the sheriff notifies the licensee under division (A)(3) of this 2217 section. The suspension shall end on the date on which the charges 2218 are dismissed or the licensee is found not guilty of the offense 2219 described in division (A)(1) of this section or, subject to 2220 division (B) of this section, on the date the appropriate court 2221 terminates the protection order described in that division. If the 2222 suspension so ends, the sheriff shall return the license or 2223 temporary emergency license to the licensee. 2224

(3) Upon becoming aware of an arrest, charge, or protection 2225 order described in division (A)(1) of this section with respect to 2226 a licensee who was issued a license under section 2923.125 or 2227 2923.1213 of the Revised Code, the sheriff who issued the 2228 licensee's license or temporary emergency license to carry a 2229 concealed handgun shall notify the licensee, by certified mail, 2230 return receipt requested, at the licensee's last known residence 2231 address that the license or temporary emergency license has been 2232 suspended and that the licensee is required to surrender the 2233 license or temporary emergency license at the sheriff's office 2234 within ten days of the date on which the notice was mailed. 2235

(B)(1) A sheriff who issues a license or temporary emergency 2236
license to carry a concealed handgun to a licensee under section 2237
2923.125 or 2923.1213 of the Revised Code shall revoke the license 2238
or temporary emergency license in accordance with division (B)(2) 2239
of this section upon becoming aware that the licensee satisfies 2240
any of the following: 2236

(a) The licensee is under twenty-one years of age. 2242

(b) At Subject to division (B)(3) of this section, at the
time of the issuance of the license or temporary emergency
license, the licensee did not satisfy the eligibility requirements
of division (D)(1)(c), (d), (e), (f), (g), or (h) of section
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2246
2923.125 of the Revised Code.

(c) On Subject to division (B)(3) of this section, on or 2248 after the date on which the license or temporary emergency license 2249 was issued, the licensee is convicted of or pleads guilty to a 2250 violation of section 2923.15 of the Revised Code or an offense 2251 described in division (D)(1)(e), (f), (g), or (h) of section 2252 2923.125 of the Revised Code. 2253

(d) On or after the date on which the license or temporary
emergency license was issued, the licensee becomes subject to a
civil protection order or to a protection order issued by a court
of another state that is substantially equivalent to a civil
protection order.

(e) The licensee knowingly carries a concealed handgun into a 2259place that the licensee knows is an unauthorized place specified 2260in division (B) of section 2923.126 of the Revised Code. 2261

(f) On or after the date on which the license or temporary 2262 emergency license was issued, the licensee is adjudicated as a 2263

mental defective or is committed to a mental institution. 2264

(g) At the time of the issuance of the license or temporary 2265
emergency license, the licensee did not meet the <u>citizenship and</u> 2266
residency requirements described in division (D)(1) of section 2267
2923.125 of the Revised Code and currently does not meet the 2268
<u>citizenship or</u> residency requirements described in that division. 2269

(h) Regarding a license issued under section 2923.125 of the 2270
Revised Code, the competency certificate the licensee submitted 2271
was forged or otherwise was fraudulent. 2272

(2) Upon becoming aware of any circumstance listed in 2273 division (B)(1) of this section that applies to a particular 2274 licensee who was issued a license under section 2923.125 or 2275 2923.1213 of the Revised Code, the sheriff who issued the license 2276 or temporary emergency license to carry a concealed handgun to the 2277 licensee shall notify the licensee, by certified mail, return 2278 receipt requested, at the licensee's last known residence address 2279 that the license or temporary emergency license is subject to 2280 revocation and that the licensee may come to the sheriff's office 2281 and contest the sheriff's proposed revocation within fourteen days 2282 of the date on which the notice was mailed. After the fourteen-day 2283 period and after consideration of any information that the 2284 licensee provides during that period, if the sheriff determines on 2285 the basis of the information of which the sheriff is aware that 2286 the licensee is described in division (B)(1) of this section and 2287 no longer satisfies the requirements described in division (D)(1) 2288 of section 2923.125 of the Revised Code that are applicable to the 2289 licensee's type of license, subject to division (B)(3) of this 2290 section, the sheriff shall revoke the license or temporary 2291 emergency license, notify the licensee of that fact, and require 2292 the licensee to surrender the license or temporary emergency 2293 license. 2294

(3) If a sheriff who issues a license or temporary emergency	2295
license to carry a concealed handgun to a licensee under section	2296
2923.125 or 2923.1213 of the Revised Code becomes aware that, at	2297
the time of the issuance of the license or temporary emergency	2298
license, the licensee had been convicted of or pleaded guilty to	2299
an offense identified in division (D)(1)(e), (f), or (h) of	2300
section 2923.125 of the Revised Code or had been adjudicated a	2301
delinquent child for committing an act or violation identified in	2302
any of those divisions and thus did not satisfy the eligibility	2303
requirements of the particular division, or that, on or after the	2304
date on which the license or temporary emergency license was	2305
issued, the licensee has been convicted of or pleaded guilty to a	2306
violation of section 2923.15 of the Revised Code or an offense	2307
described in division (D)(1)(e), (f), or (h) of section 2923.125	2308
of the Revised Code, and if a court has ordered the sealing or	2309
expungement of the records of that conviction, guilty plea, or	2310
delinguent child adjudication pursuant to section 2151.358 or	2311
sections 2953.31 to 2953.36 of the Revised Code, the sheriff, in	2312
the sheriff's discretion, may consider the conviction, guilty	2313
plea, or adjudication as not having occurred for purposes of	2314
division (B)(1)(b) or (c) of this section and treat the licensee	2315
for purposes of the particular division as if the conviction,	2316
guilty plea, or adjudication never had occurred. If the sheriff,	2317
pursuant to this division, considers the conviction, guilty plea,	2318
or delinguent child adjudication as not having occurred and treats	2319
the licensee as if the conviction, guilty plea, or adjudication	2320
never had occurred, the sheriff is not required pursuant to	2321
divisions (B)(1) and (2) of this section to revoke the license or	2322
temporary emergency license based on that conviction, guilty plea,	2323
or adjudication.	2324
If a sheriff is authorized pursuant to this division to	2325

consider a conviction of or plea of guilty to a violation of 2326

section 2923.15 of the Revised Code or a conviction of, plea of	2327
<u>quilty to, or delinguent child adjudication for committing an act</u>	2328
or violation described in division (D)(1)(e), (f), or (h) of	2329
section 2923.125 of the Revised Code as not having occurred and to	2330
treat the licensee as if the conviction, quilty plea, or	2331
adjudication never had occurred, and if the sheriff, in the	2332
sheriff's discretion, does not consider the conviction, quilty	2333
plea, or adjudication as not having occurred and does not treat	2334
the licensee as if the conviction, quilty plea, or adjudication	2335
never had occurred, the licensee may contest the sheriff's	2336
decision to not so consider the conviction, quilty plea, or	2337
adjudication and to not so treat the licensee pursuant to division	2338
(B)(2) of this section. If the licensee so contests the sheriff's	2339
decision, the sheriff, in the sheriff's discretion, may consider	2340
the conviction, quilty plea, or delinguent child adjudication as	2341
not having occurred for purposes of division (B)(1)(b) or (c) of	2342
this section and treat the licensee for purposes of that division	2343
as if the conviction, quilty plea, or adjudication never had	2344
occurred.	2345

sec. 2923.129. (A)(1) If a sheriff, the superintendent of the 2346 bureau of criminal identification and investigation, the employees 2347 of the bureau, the Ohio peace officer training commission, or the 2348 employees of the commission make a good faith effort in performing 2349 the duties imposed upon the sheriff, the superintendent, the 2350 bureau's employees, the commission, or the commission's employees 2351 by sections 109.731, 311.41, and 2923.124 to 2923.1213 of the 2352 Revised Code, in addition to the personal immunity provided by 2353 section 9.86 of the Revised Code or division (A)(6) of section 2354 2744.03 of the Revised Code and the governmental immunity of 2355 sections 2744.02 and 2744.03 of the Revised Code and in addition 2356 to any other immunity possessed by the bureau, the commission, and 2357 their employees, the sheriff, the sheriff's office, the county in 2358

which the sheriff has jurisdiction, the bureau, the superintendent 2359 of the bureau, the bureau's employees, the commission, and the 2360 commission's employees are immune from liability in a civil action 2361 for injury, death, or loss to person or property that allegedly 2362 was caused by or related to any of the following: 2363

(a) The issuance, renewal, suspension, or revocation of a 2364 license to carry a concealed handgun or the issuance, suspension, 2365 or revocation of a temporary emergency license to carry a 2366 concealed handgun; 2367

(b) The failure to issue, renew, suspend, or revoke a license 2368 to carry a concealed handgun or the failure to issue, suspend, or 2369 revoke a temporary emergency license to carry a concealed handgun; 2370

(c) Any action or misconduct with a handgun committed by a 2371 licensee. 2372

(2) Any action of a sheriff relating to the issuance, 2373 renewal, suspension, or revocation of a license to carry a 2374 concealed handgun or the issuance, suspension, or revocation of a 2375 temporary emergency license to carry a concealed handgun shall be 2376 considered to be a governmental function for purposes of Chapter 2377 2744. of the Revised Code. 2378

(3) An entity that or instructor who provides a competency 2379 certification of a type described in division (B)(3) of section 2380 2923.125 of the Revised Code is immune from civil liability that 2381 might otherwise be incurred or imposed for any death or any injury 2382 or loss to person or property that is caused by or related to a 2383 person to whom the entity or instructor has issued the competency 2384 certificate if all of the following apply: 2385

(a) The alleged liability of the entity or instructor relates 2386 to the training provided in the course, class, or program covered 2387 by the competency certificate. 2388

(b) The entity or instructor makes a good faith effort in 2389

2390 determining whether the person has satisfactorily completed the 2391 course, class, or program and makes a good faith effort in 2392 assessing the person in the competency examination conducted 2393 pursuant to division (G)(2) of section 2923.125 of the Revised 2394 Code.

(c) The entity or instructor did not issue the competency 2395 certificate with malicious purpose, in bad faith, or in a wanton 2396 or reckless manner. 2397

(4) An entity that or instructor who provides a renewed 2398 competency certification of a type described in division (G)(4) of 2399 section 2923.125 of the Revised Code is immune from civil 2400 liability that might otherwise be incurred or imposed for any 2401 death or any injury or loss to person or property that is caused 2402 by or related to a person to whom the entity or instructor has 2403 issued the renewed competency certificate if all of the following 2404 apply: 2405

(a) The entity or instructor makes a good faith effort in 2406 assessing the person in the competency examination conducted 2407 pursuant to division (G)(2) of section 2923.125 of the Revised 2408 Code. 2409

(b) The entity or instructor did not issue the renewed 2410 competency certificate with malicious purpose, in bad faith, or in 2411 a wanton or reckless manner. 2412

(5) A law enforcement agency that employs a peace officer is 2413 immune from liability in a civil action to recover damages for 2414 injury, death, or loss to person or property allegedly caused by 2415 any act of that peace officer if the act occurred while the peace 2416 officer carried a concealed handgun and was off duty and if the 2417 act allegedly involved the peace officer's use of the concealed 2418 handgun. Sections 9.86 and 9.87, and Chapter 2744., of the Revised 2419 Code apply to any civil action involving a peace officer's use of 2420

a concealed handgun in the performance of the peace officer's 2421 official duties while the peace officer is off duty. 2422

(B)(1) Notwithstanding section 149.43 of the Revised Code, 2423 except as provided in division (B)(2) of this section, the records 2424 that a sheriff keeps relative to the issuance, renewal, 2425 suspension, or revocation of a license to carry a concealed 2426 handgun or the issuance, suspension, or revocation of a temporary 2427 emergency license to carry a concealed handgun, including, but not 2428 limited to, completed applications for the issuance or renewal of 2429 a license, completed affidavits submitted regarding an application 2430 for a temporary emergency license, reports of criminal records 2431 checks and incompetency records checks under section 311.41 of the 2432 Revised Code, notices of the upcoming expiration date of a 2433 license, and applicants' social security numbers and fingerprints 2434 that are obtained under division (A) of section 311.41 of the 2435 Revised Code, are confidential and are not public records. Except 2436 as provided in division (B)(2) of this section, no person shall 2437 release or otherwise disseminate records that are confidential 2438 under this division unless required to do so pursuant to a court 2439 order. 2440

(2)(a) Upon a written request made to a sheriff and signed by 2441 a journalist on or after the effective date of this section April 2442 8, 2004, except as provided in division (B)(2)(b) of this section, 2443 the sheriff shall disclose to the journalist the name, county of 2444 residence, and date of birth of each person to whom the sheriff 2445 has issued a license or replacement license to carry a concealed 2446 handgun, renewed a license to carry a concealed handgun, or issued 2447 a temporary emergency license or replacement temporary emergency 2448 license to carry a concealed handgun under section 2923.125 or 2449 2923.1213 of the Revised Code. The request shall include the 2450 journalist's name and title, shall include the name and address of 2451 the journalist's employer, and shall state that disclosure of the 2452 information sought would be in the public interest.

(b) A sheriff who is required pursuant to division (B)(2)(a)2454 of this section to disclose to a journalist the name, county of 2455 residence, and date of birth of persons to whom the sheriff has 2456 issued a license or replacement license to carry a concealed 2457 handgun, renewed a license to carry a concealed handgun, or issued 2458 a temporary emergency license or replacement temporary emergency 2459 license to carry a concealed handgun under section 2923.125 or 2460 2923.1213 of the Revised Code shall not disclose the name, county 2461 of residence, or date of birth of a particular person to whom the 2462 sheriff has issued any such license or replacement license if, at 2463 any time prior to the journalist's making of the request described 2464 in division (B)(2)(a) of this section, that person has filed with 2465 the sheriff either a statement sworn by the person that is made 2466 under threat of perjury and that states that the person has 2467 reasonable cause to fear a criminal attack upon the person or a 2468 member of the person's family if the information is disclosed to a 2469 journalist or the general public or a written document prepared by 2470 a governmental entity or public official describing the facts that 2471 give the person reasonable cause to fear a criminal attack upon 2472 the person or a member of the person's family if the information 2473 is disclosed to a journalist or the general public. Written 2474 documents of the nature described in this division include, but 2475 are not limited to, any temporary protection order, civil 2476 protection order, protection order issued by a court of another 2477 state, or other court order, any court report, and any report 2478 filed with or made by a law enforcement agency or prosecutor. 2479

A person may file a statement or written document of the type 2480 described in this division at the time of the person's application 2481 for a license or for renewal of a license to carry a concealed 2482 handgun, at the time of the person's submission of the materials 2483 required to request a replacement license to carry a concealed 2484

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handgun, or at the time of the person's submission of the	2485	
materials required to request a temporary emergency license or a		
replacement temporary emergency license to carry a concealed	2487	
handgun, whichever is applicable, or at any time after the person	2488	
has been issued the license, replacement license, renewal license,	2489	
temporary emergency license, or replacement temporary emergency	2490	
license.	2491	

(c) As used in division (B)(2) of this section, "journalist" 2492 means a person engaged in, connected with, or employed by any news 2493 medium, including a newspaper, magazine, press association, news 2494 agency, or wire service, a radio or television station, or a 2495 similar medium, for the purpose of gathering, processing, 2496 transmitting, compiling, editing, or disseminating information for 2497 the general public. 2498

(C) Each sheriff shall report to the Ohio peace officer 2499 training commission the number of licenses to carry a concealed 2500 handgun that the sheriff issued, renewed, suspended, revoked, or 2501 denied during the previous quarter of the calendar year, the 2502 number of applications for those licenses for which processing was 2503 suspended in accordance with division (D)(3) of section 2923.125 2504 of the Revised Code during the previous quarter of the calendar 2505 year, and the number of temporary emergency licenses to carry a 2506 concealed handgun that the sheriff issued, suspended, revoked, or 2507 denied during the previous quarter of the calendar year. The 2508 sheriff shall not include in the report the name or any other 2509 identifying information of an applicant or licensee. The sheriff 2510 shall report that information in a manner that permits the 2511 commission to maintain the statistics described in division (D) of 2512 section 109.731 of the Revised Code and to timely prepare the 2513 statistical report described in that division. The information 2514 that is received by the commission under this division is a public 2515 record kept by the commission for the purposes of section 149.43 2516 of the Revised Code.

(D) Law enforcement agencies may use the information a 2518 sheriff makes available through the use of the law enforcement 2519 automated data system pursuant to division (H) of section 2923.125 2520 or division (B)(2) or (D) of section 2923.1213 of the Revised Code 2521 for law enforcement purposes only. The information is confidential 2522 and is not a public record. A person who releases or otherwise 2523 disseminates this information obtained through the law enforcement 2524 automated data system in a manner not described in this division 2525 is guilty of a violation of section 2913.04 of the Revised Code. 2526

(E) Whoever violates division (B) of this section is guilty 2527 of illegal release of confidential concealed handgun license 2528 records, a felony of the fifth degree. In addition to any 2529 penalties imposed under Chapter 2929. of the Revised Code for a 2530 violation of division (B) of this section or a violation of 2531 section 2913.04 of the Revised Code described in division (D) of 2532 this section, if the offender is a sheriff, an employee of a 2533 sheriff, or any other public officer or employee, and if the 2534 violation was willful and deliberate, the offender shall be 2535 subject to a civil fine of one thousand dollars. Any person who is 2536 harmed by a violation of division (B) or (C) of this section or a 2537 violation of section 2913.04 of the Revised Code described in 2538 division (D) of this section has a private cause of action against 2539 the offender for any injury, death, or loss to person or property 2540 that is a proximate result of the violation and may recover court 2541 costs and attorney's fees related to the action. 2542

sec. 2923.16. (A) No person shall knowingly discharge a 2543
firearm while in or on a motor vehicle. 2544

(B) No person shall knowingly transport or have a loaded 2545
 firearm in a motor vehicle in such a manner that the firearm is 2546
 accessible to the operator or any passenger without leaving the 2547

2517

vehicle.	2548			
(C) No person shall knowingly transport or have a firearm in	2549			
a motor vehicle, unless it is unloaded and is carried in one of	2550			
the following ways:	2551			
(1) In a closed package, box, or case;	2552			
(2) In a compartment that can be reached only by leaving the	2553			
vehicle;	2554			
(3) In plain sight and secured in a rack or holder made for	2555			
the purpose;	2556			
(4) In plain sight with the action open or the weapon	2557			
stripped, or, if the firearm is of a type on which the action will	2558			
not stay open or which cannot easily be stripped, in plain sight.	2559			
(D) No person shall knowingly transport or have a loaded	2560			
handgun in a motor vehicle if, at the time of that transportation	2561			
or possession, any of the following applies:	2562			
(1) The person is under the influence of alcohol, a drug of	2563			
abuse, or a combination of them.	2564			
(2) The person's whole blood, blood serum or plasma, breath,	2565			
or urine contains a concentration of alcohol prohibited for	2566			
persons operating a vehicle, as specified in division (A) of	2567			
section 4511.19 of the Revised Code, regardless of whether the	2568			
person at the time of the transportation or possession as	2569			
described in this division is the operator of or a passenger in	2570			
the motor vehicle.	2571			
(E) No person who has been issued a license or temporary	2572			
emergency license to carry a concealed handgun under section	2573			
2923.125 or 2923.1213 of the Revised Code shall do any of the				
following:	2575			
(1) Knowingly transport or have a loaded handgun in a motor	2576			

(1) Knowingly transport or have a loaded handgun in a motor 2576vehicle unless the loaded handgun either is in a holster and in 2577

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plain sight on the person's person or it is securely encased by2578being stored in a closed, locked glove compartment or in a case2579that is in plain sight and that is locked;2580

(2) If the person is transporting or has a loaded handgun in 2581 a motor vehicle in a manner authorized under division (E)(1) of 2582 this section, knowingly remove or attempt to remove the loaded 2583 handgun from the holster, glove compartment, or case, knowingly 2584 grasp or hold the loaded handgun, or knowingly have contact with 2585 the loaded handgun by touching it with the person's hands or 2586 fingers while the motor vehicle is being operated on a street, 2587 highway, or public property unless the person removes, attempts to 2588 remove, grasps, holds, or has the contact with the loaded handgun 2589 pursuant to and in accordance with directions given by a law 2590 enforcement officer; 2591

(3) If the person is the driver or an occupant of a motor 2592 vehicle that is stopped as a result of a traffic stop or a stop 2593 for another law enforcement purpose and if the person is 2594 transporting or has a loaded handgun in the motor vehicle in any 2595 manner, fail to promptly inform any law enforcement officer who 2596 approaches the vehicle while stopped that the person has been 2597 issued a license or temporary emergency license to carry a 2598 concealed handgun and that the person then possesses or has a 2599 loaded handgun in the motor vehicle. 2600

(4) If the person is the driver or an occupant of a motor 2601 vehicle that is stopped as a result of a traffic stop or a stop 2602 for another law enforcement purpose and if the person is 2603 transporting or has a loaded handgun in the motor vehicle in any 2604 manner, knowingly disregard or fail to comply with any lawful 2605 order of any law enforcement officer given while the motor vehicle 2606 is stopped, knowingly fail to remain in the motor vehicle while 2607 stopped, or knowingly fail to keep the person's hands in plain 2608 sight at any time after any law enforcement officer begins 2609 approaching the person while stopped and before the law2610enforcement officer leaves, unless, regarding a failure to remain2611in the motor vehicle or to keep the person's hands in plain sight,2612the failure is pursuant to and in accordance with directions given2613by a law enforcement officer;2614

(5) If the person is the driver or an occupant of a motor 2615 vehicle that is stopped as a result of a traffic stop or a stop 2616 for another law enforcement purpose, if the person is transporting 2617 or has a loaded handgun in the motor vehicle in a manner 2618 authorized under division (E)(1) of this section, and if the 2619 person is approached by any law enforcement officer while stopped, 2620 knowingly remove or attempt to remove the loaded handgun from the 2621 holster, glove compartment, or case, knowingly grasp or hold the 2622 loaded handgun, or knowingly have contact with the loaded handgun 2623 by touching it with the person's hands or fingers in the motor 2624 vehicle at any time after the law enforcement officer begins 2625 approaching and before the law enforcement officer leaves, unless 2626 the person removes, attempts to remove, grasps, holds, or has 2627 contact with the loaded handgun pursuant to and in accordance with 2628 directions given by the law enforcement officer. 2629

(F)(1) This section does not apply to officers, agents, or 2630 employees of this or any other state or the United States, or to 2631 law enforcement officers, when authorized to carry or have loaded 2632 or accessible firearms in motor vehicles and acting within the 2633 scope of their duties. This section does not apply to any person 2634 who is subject to and in compliance with the requirements of 2635 section 109.801 of the Revised Code, unless the appointing 2636 authority of the person has expressly specified that the exemption 2637 provided under this provision does not apply to the person. 2638

(2) Division (A) of this section does not apply to a person2639if all of the following circumstances apply:2640

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(a) The person discharges a firearm from a motor vehicle at a
coyote or groundhog, the discharge is not during the deer gun
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hunting season as set by the chief of the division of wildlife of
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the department of natural resources, and the discharge at the
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coyote or groundhog, but for the operation of this section, is
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lawful.

(b) The motor vehicle from which the person discharges the
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 firearm is on real property that is located in an unincorporated
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 area of a township and that either is zoned for agriculture or is
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 used for agriculture.

(c) The person owns the real property described in division 2651
(F)(2)(b) of this section, is the spouse or a child of another 2652
person who owns that real property, is a tenant of another person 2653
who owns that real property, or is the spouse or a child of a 2654
tenant of another person who owns that real property. 2655

(d) The person does not discharge the firearm in any of the 2656
following manners: 2657

(i) While under the influence of alcohol, a drug of abuse, or 2658alcohol and a drug of abuse; 2659

(ii) In the direction of a street, highway, or other public 2660or private property used by the public for vehicular traffic or 2661parking; 2662

(iii) At or into an occupied structure that is a permanent or 2663 temporary habitation; 2664

(iv) In the commission of any violation of law, including,
but not limited to, a felony that includes, as an essential
element, purposely or knowingly causing or attempting to cause the
death of or physical harm to another and that was committed by
discharging a firearm from a motor vehicle.

(3) Divisions (B) and (C) of this section do not apply to a 2670

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person	if	all	of	the	following	circumstances	apply:	2011

(a) At the time of the alleged violation of either of those 2672divisions, the person is the operator of or a passenger in a motor 2673vehicle. 2674

(b) The motor vehicle is on real property that is located in 2675
 an unincorporated area of a township and that either is zoned for 2676
 agriculture or is used for agriculture. 2677

(c) The person owns the real property described in division 2678
(D)(3)(b) of this section, is the spouse or a child of another 2679
person who owns that real property, is a tenant of another person 2680
who owns that real property, or is the spouse or a child of a 2681
tenant of another person who owns that real property. 2682

(d) The person, prior to arriving at the real property 2683
described in division (D)(3)(b) of this section, did not transport 2684
or possess a firearm in the motor vehicle in a manner prohibited 2685
by division (B) or (C) of this section while the motor vehicle was 2686
being operated on a street, highway, or other public or private 2687
property used by the public for vehicular traffic or parking. 2688

(4) Divisions (B) and (C) of this section do not apply to a 2689
person who transports or possesses a handgun in a motor vehicle 2690
if, at the time of that transportation or possession, all of the 2691
following apply: 2692

(a) The person transporting or possessing the handgun is
carrying a valid license or temporary emergency license to carry a
concealed handgun issued to the person under section 2923.125 or
2923.1213 of the Revised Code or a license to carry a concealed
handgun that was issued by another state with which the attorney
general has entered into a reciprocity agreement under section
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(b) The person transporting or possessing the handgun is not 2700

knowingly in a place described in division (B) of section 2923.126		
of the Revised Code.	2702	
(c) Either the handgun is in a holster and in plain sight on	2703	
the person's person or the handgun is securely encased by being	2704	
stored in a closed, locked glove compartment or in a case that is	2705	
in plain sight and that is locked.	2706	
(Γ) For muchanish of divisions (\mathcal{D}) (\mathcal{D}) and (\mathcal{D}) of this	0707	

(5) For purposes of divisions (B), (C), (D), and (E) of this2707section, all of the following apply:2708

(a) A firearm is not "loaded" unless there is live ammunition2709actually in the firearm. If there is no live ammunition actually2710in the firearm, the presence near the firearm of ammunition for2711the firearm does not make the firearm "loaded" for purposes of2712those divisions, even if the ammunition is accessible or ready at2713hand to the operator or any passenger in the motor vehicle.2714

(b) With respect to a firearm employing a percussion cap,2715flintlock, or other obsolete ignition system, in addition to the2716circumstances described in division (F)(5)(a) of this section, the2717firearm is "unloaded" when the weapon is uncapped or when the2718priming charge is removed from the pan.2719

(G)(1) The affirmative defenses authorized in divisions
(D)(1)and (2) of section 2923.12 of the Revised Code are
affirmative defenses to a charge under division (B) or (C) of this
section that involves a firearm other than a handgun.

(2) It is an affirmative defense to a charge under division 2724 (B) or (C) of this section of improperly handling firearms in a 2725 motor vehicle that the actor transported or had the firearm in the 2726 motor vehicle for any lawful purpose and while the motor vehicle 2727 was on the actor's own property, provided that this affirmative 2728 defense is not available unless the person, prior to arriving at 2729 the actor's own property, did not transport or possess the firearm 2730 in a motor vehicle in a manner prohibited by division (B) or (C) 2731

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of this section while the motor vehicle was being operated on a 2732 street, highway, or other public or private property used by the 2733 public for vehicular traffic. 2734

(3) It is an affirmative defense to a charge under division2735(A) of this section that the actor discharged the firearm in2736self-defense.2737

(H) No person who is charged with a violation of division 2738
(B), (C), or (D) of this section shall be required to obtain a 2739
license or temporary emergency license to carry a concealed 2740
handgun under section 2923.125 or 2923.1213 of the Revised Code as 2741
a condition for the dismissal of the charge. 2742

(I) Whoever violates this section is guilty of improperly 2743 handling firearms in a motor vehicle. Violation of division (A) of 2744 this section is a felony of the fourth degree. Violation of 2745 division (C) of this section is a misdemeanor of the fourth 2746 degree. A violation of division (D) of this section is a felony of 2747 the fifth degree. A violation of division (E)(3) of this section 2748 is a misdemeanor of the fourth degree. A violation of division 2749 (E)(1), (2), or (5) of this section is a felony of the fifth 2750 degree. A violation of division (E)(4) of this section is a 2751 misdemeanor of the first degree or, if the offender previously has 2752 been convicted of or pleaded guilty to a violation of division 2753 (E)(4) of this section, a felony of the fifth degree. A violation 2754 of division (B) of this section is whichever of the following is 2755 applicable: 2756

(1) If, at the time of the transportation or possession in 2757 violation of division (B) of this section, the offender was 2758 carrying a valid license or temporary emergency license to carry a 2759 concealed handgun issued to the offender under section 2923.125 or 2760 2923.1213 of the Revised Code or a license to carry a concealed 2761 handgun that was issued by another state with which the attorney 2762

general has entered into a reciprocity agreement under section 2763 109.69 of the Revised Code and the offender was not knowingly in a 2764 place described in division (B) of section 2923.126 of the Revised 2765 Code, the violation is a misdemeanor of the first degree or, if 2766 the offender previously has been convicted of or pleaded guilty to 2767 a violation of division (B) of this section, a felony of the 2768 fourth degree.

(2) If division (I)(1) of this section does not apply, a 2770felony of the fourth degree. 2771

(J) If a law enforcement officer stops a motor vehicle for a 2772 traffic stop or any other purpose, if any person in the motor 2773 vehicle surrenders a firearm to the officer, either voluntarily or 2774 pursuant to a request or demand of the officer, and if the officer 2775 does not charge the person with a violation of this section or 2776 arrest the person for any offense, the person is not otherwise 2777 prohibited by law from possessing the firearm, and the firearm is 2778 not contraband, the officer shall return the firearm to the person 2779 at the termination of the stop. 2780

(K) As used in this section:

(1) "Motor vehicle," "street," and "highway" have the same 2782meanings as in section 4511.01 of the Revised Code. 2783

(2) "Occupied structure" has the same meaning as in section 27842909.01 of the Revised Code. 2785

(3) "Agriculture" has the same meaning as in section 519.01 2786of the Revised Code. 2787

(4) "Tenant" has the same meaning as in section 1531.01 of 2788the Revised Code. 2789

(5) "Unloaded" means, with respect to a firearm employing a 2790
percussion cap, flintlock, or other obsolete ignition system, when 2791
the weapon is uncapped or when the priming charge is removed from 2792

2781

the pan.2793Section 2. That existing sections 109.71, 109.731, 109.801,2794311.41, 311.42, 1547.69, 2921.13, 2923.12, 2923.121, 2923.122,27952923.123, 2923.125, 2923.126, 2923.127, 2923.128, 2923.129,27962923.1210, 2923.1213, and 2923.16 and section 109.542 of the2797Revised Code are hereby repealed.2798