As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 234

Senator LaRose

Cosponsors: Senators Eklund, Jordan, Hottinger, Uecker

A BILL

To amend sections 5321.01 and 5321.13 of the	1
Revised Code regarding a tenant of subsidized	2
rental premises owning, using, or possessing a	3
firearm, a firearm component, or ammunition	4
within the tenant's residential dwelling unit.	5

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

Section 1. That sections 5321.01 and 5321.13 of the	6
Revised Code be amended to read as follows:	7
Sec. 5321.01. As used in this chapter:	8
(A) "Tenant" means a person entitled under a rental	9
agreement to the use and occupancy of residential premises to	10
the exclusion of others.	11
(B) "Landlord" means the owner, lessor, or sublessor of	12
residential premises, the agent of the owner, lessor, or	13
sublessor, or any person authorized by the owner, lessor, or	14
sublessor to manage the premises or to receive rent from a	15
tenant under a rental agreement.	16
(C) "Residential premises" means a dwelling unit for	17

residential use and occupancy and the structure of which it is a 18 part, the facilities and appurtenances in it, and the grounds, 19 areas, and facilities for the use of tenants generally or the 20 use of which is promised the tenant. "Residential premises" 21 includes a dwelling unit that is owned or operated by a college 22 or university. "Residential premises" does not include any of 23 24 the following:

(1) Prisons, jails, workhouses, and other places of 25 incarceration or correction, including, but not limited to, 26 halfway houses or residential arrangements that are used or 27 occupied as a requirement of a community control sanction, a 28 post-release control sanction, or parole; 29

(2) Hospitals and similar institutions with the primary 30 purpose of providing medical services, and homes licensed pursuant to Chapter 3721. of the Revised Code;

(3) Tourist homes, hotels, motels, recreational vehicle 33 parks, recreation camps, combined park-camps, temporary park-34 camps, and other similar facilities where circumstances indicate 35 a transient occupancy; 36

(4) Elementary and secondary boarding schools, where the 37 cost of room and board is included as part of the cost of 38 tuition; 39

(5) Orphanages and similar institutions; 40

(6) Farm residences furnished in connection with the 41 rental of land of a minimum of two acres for production of 42 agricultural products by one or more of the occupants; 43

(7) Dwelling units subject to sections 3733.41 to 3733.49 44 of the Revised Code; 45

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(8) Occupancy by an owner of a condominium unit; 46

(9) Occupancy in a facility licensed as an SRO facility
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pursuant to Chapter 3731. of the Revised Code, if the facility
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is owned or operated by an organization that is exempt from
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taxation under section 501(c)(3) of the "Internal Revenue Code
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of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, as amended, or by an
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entity or group of entities in which such an organization has a
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controlling interest, and if either of the following applies:

(a) The occupancy is for a period of less than sixty days. 54

(b) The occupancy is for participation in a program
operated by the facility, or by a public entity or private
charitable organization pursuant to a contract with the
facility, to provide either of the following:

(i) Services licensed, certified, registered, or approved
by a governmental agency or private accrediting organization for
the rehabilitation of mentally ill persons, persons with
developmental disabilities, adults or juveniles convicted of
criminal offenses, or persons suffering from substance abuse;

(ii) Shelter for juvenile runaways, victims of domesticviolence, or homeless persons.65

(10) Emergency shelters operated by organizations exempt
from federal income taxation under section 501(c)(3) of the
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.
501, as amended, for persons whose circumstances indicate a
transient occupancy, including homeless people, victims of
domestic violence, and juvenile runaways.

(D) "Rental agreement" means any agreement or lease,
written or oral, which establishes or modifies the terms,
conditions, rules, or any other provisions concerning the use
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and occupancy of residential premises by one of the parties.	75
(E) "Security deposit" means any deposit of money or	76
property to secure performance by the tenant under a rental	77
agreement.	78
(F) "Dwelling unit" means a structure or the part of a	79
structure that is used as a home, residence, or sleeping place	80
by one person who maintains a household or by two or more	81
persons who maintain a common household.	82
(G) "Controlled substance" has the same meaning as in	83
section 3719.01 of the Revised Code.	84
(H) "Student tenant" means a person who occupies a	85
dwelling unit owned or operated by the college or university at	86
which the person is a student, and who has a rental agreement	87
that is contingent upon the person's status as a student.	88
(I) "Recreational vehicle park," "recreation camp,"	89
"combined park-camp," and "temporary park-camp" have the same	90
meanings as in section 3729.01 of the Revised Code.	91
(J) "Community control sanction" has the same meaning as	92
in section 2929.01 of the Revised Code.	93
(K) "Post-release control sanction" has the same meaning	94
as in section 2967.01 of the Revised Code.	95
(L) "School premises" has the same meaning as in section	96
2925.01 of the Revised Code.	97
(M) "Sexually oriented offense" and "child-victim oriented	98
offense" have the same meanings as in section 2950.01 of the	99
Revised Code.	100
(N) "Preschool or child day-care center premises" has the	101

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same meaning as in section 2950.034 of the Revised Code.	102
(O) "Firearm" has the same meaning as in section 2923.11	103
of the Revised Code.	104
(P) "Subsidized residential premises" means residential	105
premises for which the landlord receives rental assistance	106
payments under a rental assistance agreement administered by the	107
United States department of agriculture under the multifamily	108
housing rental assistance program under Title V of the "Federal	109
Housing Act of 1949" or receives housing assistance payments	110
under a housing assistance payment contract administered by the	111
United States department of housing and urban development under	112
the housing choice voucher program, the new construction	113
program, the substantial rehabilitation program, or the moderate	114
rehabilitation program under section 8 of the "United States	115
Housing Act of 1937." "Subsidized residential premises" does not	116
include owner-occupied residential premises of two or fewer	117
dwelling units.	118
Sec. 5321.13. (A) No provision of this chapter may be	119
modified or waived by any oral or written agreement except as	120
provided in division (F) of this section.	121
(B) No warrant of attorney to confess judgment shall be	122
recognized in any rental agreement or in any other agreement	123
between a landlord and tenant for the recovery of rent or	124
damages to the residential premises.	125
(C) No agreement to pay the landlord's or tenant's	126
attorney's fees shall be recognized in any rental agreement for	127
residential premises or in any other agreement between a	128
landlord and tenant.	129
(D) No agreement by a tenant to the exculpation or	130

limitation of any liability of the landlord arising under law or 131 to indemnify the landlord for that liability or its related 132 costs shall be recognized in any rental agreement or in any 133 other agreement between a landlord and tenant. 134

(E) A rental agreement, or the assignment, conveyance,
trust deed, or security instrument of the landlord's interest in
the rental agreement may not permit the receipt of rent free of
the obligation to comply with section 5321.04 of the Revised
Code.

(F) The landlord may agree to assume responsibility for
fulfilling any duty or obligation imposed on a tenant by section
5321.05 of the Revised Code, other than the obligation specified
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in division (A) (9) of that section.

(G) (1) A rental agreement for subsidized residential 144 premises may not contain a provision or impose a rule that 145 requires a person to agree, as a condition of tenancy in the 146 residential premises, to a prohibition or restriction on the 147 lawful ownership, use, or possession of a firearm, firearm 148 component, or ammunition within the tenant's specific rental 149 dwelling unit. A landlord may impose reasonable restrictions 150 related to the possession, use, or transport of a firearm, a 151 firearm component, or ammunition within common areas as long as 152 those restrictions do not circumvent the purpose of this 153 division. A tenant shall exercise reasonable care in the storage 154 of a firearm, firearm component, or ammunition. The restriction 155 set forth in this division is separate from, and in addition to, 156 the restriction set forth in division (C)(3)(b) of section 157 2923.126 of the Revised Code. 158

(2) If a landlord brings an action to enforce a provision159or rule prohibited under division (G)(1) of this section, a160

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tenant, tenant's household member, or tenant's guest who is or	161
would be affected by the enforcement may recover actual damages	162
sustained by that tenant, tenant's household member, or tenant's	163
guest and, in addition to the actual damages, court costs and	164
reasonable attorney's fees.	165
(3) Except in cases of willful, wanton, or reckless	166
misconduct or grossly negligent conduct of the landlord, a	167
landlord is not liable in a civil action for injury, death, or	168
loss to person or property or other damages resulting from or	169
arising out of an occurrence involving a firearm, a firearm	170
component, or ammunition that the landlord is required to allow	171
on the property under division (G)(1) of this section.	172
(4) Divisions (G)(1) to (4) of this section do not apply	173
with respect to, limit, or affect any prohibition or restriction	174
that is required by any law, rule, or regulation of this state	175
or the United States.	176
Section 2. That existing sections 5321.01 and 5321.13 of	177
the Revised Code are hereby repealed.	178

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